## CITY PLANNING COMMISSION <br> DISPOSITION SHEET

PUBLIC MEETING:
WEDNESDAY, March 27, 1996
10:00 A.M. CITY HALL

Lois McDaniel. Calendar Officer 22 Reade Street, Room 2E New York, New York 10007-1216 (212) 720-3370


## COMPREHENSIVE

## CITY PLANNING CALENDAR

of
The City of New York

CITY PLANNING COMMISSION
WEDNESDAY, MARCH 27, 1996

MEETING AT 10:00 A.M. in CITY HALL


Rudolph W. Giuliani, Mayor City of New York
[No. 7]
Prepared by Lois McDaniel, Calendar Officer

## CITY PLANNING COMIMISSION

## GENERAL RULES OF PROCEDURE AS PERTAINING TO PUBLIC MEETINGS

1. A quorum shall consist of seven members.
2. Final action by the Commission shall be by the affirmative vote of not less than seven members.
3. Except by unanimous consent, matters upon which public hearing are required by law shall lie over until the next meeting following the public hearing.
4. Matters not on the calendar may be considered by unanimous consent.

NOTE - Matters scheduled for public hearing by the City Planning Commission usually appear in three calendars: first in Section I, (Scheduling Dates for Future Public Hearings), second in Section II, (Public Hearings), and thind in Section III, (Reports). Matters scheduled for public hearing by Community Boards appear in a separate calendar available in the Calendar Information Office.

CALENDARS: Any member of a Community Board, any civic association or non-profit organization may write the Calendar Officer of the Commission to be placed on the mailing list to receive the Comprehensive City Planning Commission Calendar which consists of the City Planning Commission Public Meeting Calendar, Supplemental Calendar and Special Meeting Calendar, and Community Board Public Hearing Notices. Calendars are also available to the public in the Calendar Information Office, 22 Reade Street, Room 2E, New York, N.Y. 10007. Any other individual or organization wishing to be placed on the calendar mailing list may do so by sending a certified check, made out to the City of New York -- Department of City Planning to the attention of the Calendar Information Office, 22 Reade Street, Room 2E, New York, New York 100071216. The fee, including tax, is $\$ 64.95$ for a two year subscription.

For Calendar Information: call (212) 720-3368, 3369, 3370.
Note to Subscribers: Notify us of change of address by writing to:

City Planning Commission<br>Calendar Information Office<br>22 Reade Street - Room 2E<br>New York, New York 10007-1216

B

# CITY PLANNING COMMISSION 

22 Reade Street, New York, N.Y. 10007-1216

Joseph B. Rose, Chairman
Victor G. Alucea, Vice-Chairman
Amanda M. Burden, a.I.C.P.
irwin G. Cantor, p.E.
Kathy Hirata Chin, Esq.
Alexander Garvin
Anthony I. Giacobbe, Esq.
William J. Grinker
Brenda Levin
Edward T. Rogowsky
Ronald Shifman, a.I.c.p.
jacob B. Ward Commissioners
Lois McDaniel, Calendar Officer
The regular public meetings of the Commission shall be held twice monthiy on Wednesday at 10:00 a. m. in City Hall, Manhattan, uoless otherwise ordered.

## ORDER OF BUSINESS AND INDEX

WEDNESDAY, MARCH 27, 1996

$$
\text { Roll Call; approval of minutes . . . . . . . . . . . . . . . . . . . . . . . . . } 1
$$

I. Scheduling April 10, 1996 ..... 1
II. Public Hearings ..... 19
III. Reports ..... 22
Community Board Public Hearing Notices are available in theCalendar Information Office, Room 2E, 22 Reade Street,New York, N.Y. 10007

The next regular public meeting of the City Planning Commission is scheduled for April 10, 1996 in the City Hall, Room 16, Manhattan, New York at 10:00 a. m.

## C

## GENERAL INFORMATION

## HOW TO PARTICIPATE:

Signing up to speak: Anyone wishing to speak on any of the items listed under "Public Hearing" in this Calendar, is requested to fill out a speaker's slip supplied at the staff desk outside the hearing chambers on the day of the hearing. Speakers on each item will be call in the order these slips are submitted, with the exception that public officials and Community Board Chairpersons will be allowed to speak first. If a large number of people wish to speak on a particular item, statements will be taken alternating every 30 minutes between those speaking in opposition and those speaking in support of the proposal.

Length of Testimony: In order to give others an opportunity to speak, all speakers are asked to limit their remarks to three minutes.

Written Comments: If you intend to submit a written statement and/or other documents please submit 20 sets of each.

Anyone wishing to present facts or to inform the Commission of their view on an item in this calendar, but who cannot or does not wish to speak at the public hearing, may fill out the form below and return it to the desk outside the hearing chambers or mail their written comments to:

## CITY PLANNING COMMISSION

Calendar Information Office - Room 2E
22 Reade Street, New York, N.Y. 10007
(Extra copies of this form may be obtained in the Calendar Information Office at the above address.)
Subject
Date of Hearing $\qquad$ Calendar No. $\qquad$
Borough $\qquad$ Identification No.: $\qquad$ CB No.: $\qquad$ Position:

Opposed $\qquad$
In Favor $\qquad$
Comments: $\qquad$

Name:
Address: $\qquad$
Organization (if any)
Address $\qquad$ Title: $\qquad$

WEDNESDAY, MARCH 27, 1996

## APPROVAL OF MINUTES OF Regular Meeting of March 13, 1996

## I. PUBLIC HEARINGS OF THE FOLLOWING MATTERS TO BE SCHEDULED FOR WEDNESDAY, APRIL 10, 1996 <br> STARTING AT 10:00 A.M. <br> IN CITY HALL <br> NEW YORK, NEW YORK

## BOROUGH OF BROOKLYN

Nos. 1, 2, 3 4, 5 and 6
(Applications for an amendment to the Fresh Creek Urban Renewal Plan, for the
Fresh Creek Urban Renewal Area, an amendment to the City Map and an amendment of the Zoning Map; designation and project approval pursuant to UDAAP; and disposition of city-owned property for the construction of Gateway Estates, a mixed-use affordable housing and regional shopping center development)

No. 1

## CD 5

C 960205 HUK
IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development, pursuant to Section 505 of Article 15 of the General Municipal (Urban Renewal) Law of New York State and Section 197-c of the New York City Charter, for an amendment to the Fresh Creek Urban Renewal Plan, for the Fresh Creek Urban Renewal Area.

The proposed amendment provides for:
I. The redevelopment of 60 sites, with various uses, and comprising property described as follows:

| Site \# | Land Use | Block |
| :---: | :---: | :---: |
| 1 | Park | Lot |
| (the site includes a part of former Ashford Street; |  |  |


| 2 | (the site includes a part of former Fountain a |  |  |
| :---: | :---: | :---: | :---: |
| 3 * | Residential | 4443 | p001 |
|  |  | 4444 | p001 |
|  |  | 4445 | 001 |
|  |  | 4446 | 001 |
|  |  | 4452 | p170 |
| 4a | Residential | 4447 | p001 |
|  |  | 4448 | p001 |
| 4b | Residential | 4448 | p001 |
|  | \& Local Comm | ercial |  |
| 5 | Park | 4447 | p001 |
|  | (the site inclu | des part | Ashford an |
| 6a | Residential | 4447 | p001 |
| 6b | Residential | 4448 | p001 |
|  | \& Local Comm | ercial |  |
| 7 a | Residential | 4452 | p170 |
| 7 b | Residential | 4452 | p170 |
|  | \& Local Comm | ercial |  |
| 7 c | Residential | 4452 | p170 |
| 8 | Residential | 4452 | p170 |
|  |  | 4452 | p400 ** |
| 9 | Residential | 4452 | p170 |
|  | (the site inclu | des a par | er Street). |
| 10 | Park | 4452 | p170 |
|  |  |  | p400 ** |
|  | (the site inclu | des part | Walker Str |
| 11 | Residential | 4452 | p400 |
|  | (the site incl | des a pa | ker Street). |
|  | Residential | 4452 | p400 ** |
|  | * Residential | 4452 | p400 ** |
|  | \& Local Co | mercial |  |
| 12c* | * Residential | 4452 | p400 ** |
| 12d * | * Residential | 4452 | p400 ** |
|  | \& Local Co | mercial |  |

## 3

| $12 e^{*}$ | Public \& Semi-public | 4452 | p400 ** |
| :---: | :---: | :---: | :---: |
| Site \# | \# Land Use | Block | Lot |
| 13a | Residential <br> (the site inclu | $\begin{aligned} & 4452 \\ & 4452 \end{aligned}$ <br> es a part | $\begin{aligned} & \text { p170 } \\ & \text { p } 400 \text { ** } \\ & \text { Street). } \end{aligned}$ |
| 13b | Residential \& Local Comm | $4452$ <br> ercial | p400 ** |
| 13c | Local Comme \& Community <br> (the site inclu | 4452 <br> Facility <br> 4452 <br> es a par | $\begin{gathered} \text { p170 } \\ \text { p400 ** } \\ \text { Street). } \end{gathered}$ |
| 13d | Residential \& Local Comm | $4452$ <br> ercial | p170 |
| 13e | Residential | $\begin{aligned} & 4452 \\ & 4586 \end{aligned}$ | $\begin{aligned} & \text { p170 } \\ & \text { p001 } \end{aligned}$ |
| 13 f | Landscaped Buffer (the site inclu | $\begin{aligned} & 4452 \\ & 4452 \end{aligned}$ <br> des a par | $\begin{aligned} & \text { p170 } \\ & \text { p } 400 \text { ** } \\ & \text { Street). } \end{aligned}$ |
| 13 g | Landscaped Buffer | $\begin{aligned} & 4452 \\ & 4586 \end{aligned}$ | $\begin{aligned} & \text { p170 } \\ & \text { p001 } \end{aligned}$ |
| 13h | Regional Commercial <br> (the site inclu a part of Walk and part of a | 4452 <br> 4452 <br> 4586 <br> des a pa ker Stre former | $\begin{aligned} & \text { p170 } \\ & \text { p400 ** } \\ & \text { p001 } \\ & \text { n Street, } \end{aligned}$ Seaview |
| 14a | Public \& Semi-public (School) | 4449 <br> site inc | $\mathrm{p} 001$ <br> art of Elton |
| 14 b | Residential (the site includ | 4449 <br> es a part | $\mathrm{p} 001$ <br> Street). |
| 15 R | Residential | 4450 | 001 |


| 16a | Residential (the site inclu | 4452 <br> es a part | p170 Street). |
| :---: | :---: | :---: | :---: |
| (the site includes a part of Elton Street). |  |  | $\begin{gathered} \text { p170 } \\ \text { Street). } \end{gathered}$ |
| 17 | Public \& Semi-public (H.S.Field) | $\begin{aligned} & 4451 \\ & 4451 \end{aligned}$ | $\begin{aligned} & 001 \\ & 401 \end{aligned}$ |
| 18a | Residential | $\begin{aligned} & 4452 \\ & 4586 \end{aligned}$ | $\begin{aligned} & \text { p170 } \\ & \text { p001 } \end{aligned}$ |
| Site | Land Use | Block | Lot |
| 18b | Residential | $\begin{aligned} & 4452 \\ & 4586 \end{aligned}$ | $\begin{aligned} & \text { p170 } \\ & \text { p001 } \end{aligned}$ |
| 19a | Residential | 4452 | p170 |
| 19b | \& Local Commercial (the site includes a part of Elton Street). |  |  |
| 19c | Residential | 4452 | p400 ** |
| 20a | Residential \& Local Com | 4452 | ${ }_{\text {p17 }}{ }^{\text {plu }}$ |
| 20b | Residential | 4452 | p400 ** |
| 21a | Residential | 4452 | p400 ** |
| 21 b | Residential | 4452 | p170 |
|  | \& Local | 4586 | p001 |
| Commercial (the site includes a part of Elton Street). |  |  |  |
| 22a | Residential | 4452 | p170 |
|  |  | 4586 | p001 |
| 22 b | Residential | 4452 | p170 |
|  |  | 4486 | p001 |
| 23 | Park | 4452 | p400 ** |
| 24 | Residential | 4452 | p170 |
|  |  | 4586 | p001 |
| 25a | Residential | 4452 | p170 |
|  |  | 4586 | p001 |
| 25b | Residential | 4452 | p170 |


|  |  | 4586 | p 001 |
| :--- | :--- | :--- | :--- |
| 26a | Residential | 4586 | p 001 |
| 26b | Residential | 4586 | p 001 |
| 27 | Residential | 4586 | p 001 |
| 28a | Residential | 4586 | p 001 |
| 28b | Residential | 4586 | p 001 |
| 29 | Residential | 4586 | p 001 |
| 30 | Residential | 4586 | p 001 |
| 31 | Residential | 4586 | p 001 |
| 32 | Residential | 4586 | p 001 |
| 33 | Residential | 4586 | p001 |
| 34 | Public \& | 4586 | 300 |
| Semi-pubic (this is an existing New York State Facility) |  |  |  |

* Parcels 3, 12b, 12c, 12d, and 12e are to be disposed of subject to easements as shown on Map 1 in the Fresh Creek Urban Renewal Plan.
** A portion of the Fresh Creek Urban Renewal Area, Block 4452, Lot 400 is owned by the State of New York. The State has declared its intention to sell the land directly to the developer, pursuant to Chapter 629 of the Laws of 1994. To ensure that the State-owned property is developed consistent with the remainder of the project, the urban renewal plan provides for the acquisition of this property by the City, if necessary, and the Land Disposition Agreement, for the transfer of city-owned property to the developer, will require compliance to the plan. All other property within the area is city-owned.


## II. The following streets and easements are proposed to be eliminated:

Elimination of Schenck Avenue from Flatlands to Shore Parkway.
Elimination of Elton Street from Seaview Avenue to the proposed Fountain Street.
Elimination of Seaview Avenue from Van Siclen avenue to Erskine Street.
Elimination of Seaview loop south of Seaview Avenue.
Elimination of Vandalia Avenue from Schenck Avenue to the proposed Gateway Drive.
Elimination of Walker Street from Schenck Avenue to the proposed Fountain Street.
Elimination of portions of sewer easement 200 feet north and parallel to Vandalia Avenue between Fountain Avenue and Schenck Avenue.
Elimination of sewer easement between Seaview Loop and Seaview Avenue and extending north of Seaview Avenue approximately 25 feet.
Elimination of two sewer easements adjacent to Seaview Avenue from Schenck Avenue to Walker Street.
Elimination of two sewer easements adjacent to Shore Parkway between Schenck and Fountain Avenues.
III. The following are proposed new streets and widening or re-alignment of existing streets:

Establish Gateway Drive from Flatlands Avenue to the proposed Erskine Street; Widen portions of Erskine Street between Seaview Avenue and Vandalia Avenue;
Establish Erskine Street from Vandalia Avenue to Flatlands Avenue;
Establish Erskine Street from Seaview Avenue to Shore Parkway;
Establish Fountain Street from the proposed Gateway Drive to Erskine Street;
Widen a portion of Seaview Avenue between Erskine Street and Fountain Avenue;
Re-align Walker Street from the proposed Fountain Street to Vandalia Avenue;
Establish lower Ashford Street from the proposed Fountain Street to Flatlands Avenue;
Re-align Elton Street from the proposed Fountain Street to Flatlands Avenue;
Establish Linwood Street from Flatlands Avenue to the proposed Old Vandalia Street;
Establish Essex Street from the proposed Fountain Street to Flatlands Avenue;
Establish Berriman Place from the proposed Fountain Street to Vandalia Avenue;
Establish Walker Place from the proposed Walker Street to the proposed Lower Ashford Street;
Establish Ashford Place from the proposed Walker Street to the proposed Lower Ashford Street;
Establish Elton Place from the proposed Elton Street to Erskine Street;
Establish Erskine Place from the proposed Elton Street to Erskine Street;
Establish Shepherd Place from the proposed Elton Place to the proposed Erskine Place;
Establish Old Vandalia Street from the proposed Lower Ashford Street to Fountain Avenue;
Establish Flatlands Place from the proposed Lower Ashford Street to Elton Street;
Establish Cleveland Place from the proposed Old Vandalia Street to the proposed Flatiands Place;
Establish Montauk Place from the proposed Old Vandalia Street to Vandalia Avenue;
Establish Milford Place from the proposed Old Vandalia Street to Vandalia Avenue;
Establish Logan Place from the proposed Old Vandalia Street to Vandalia Avenue;
Establish Fountain Place from the proposed Old Vandalia Street to Vandalia Avenue;

## IV. The following are proposed new easements or widenings and re-alignments of existing easements:

Delineate four sewer corridors between the proposed Gateway Drive and Hendrix Creek;
Delineate three sewer corridors from the proposed Gateway Drive to Shore Parkway;
Delineate two public access easements from the proposed Lower Ashford street to the proposed Elton Street.
V. The following portions of parks are to be de-mapped:

Portion of park bounded by Seaview Avenue, Walker Street, the southerly line of the proposed Gateway Drive and Seaview Loop;

Portion of park included in the proposed widening of Seaview Avenue at the southeasterly intersection of Seaview Avenue and Erskine Street.

Portion of park included in the proposed Erskine Street between Seaview Avenue and Shore Parkway.

## VI. The following parks and park additions are to be mapped:

Two park additions south and west of the proposed Gateway Drive;
Park addition east of the proposed Erskine Street;
Park bounded by the proposed Walker Street, Ashford Place, Lower Ashford Street and Walker Place.

Park bounded by the proposed Lower Ashford Street, Old Vandalia Street, Cleveland Place and Flatlands Place.

Park bounded by the proposed Essex Street, Erskine Place, Shepherd Place and Elton Place.

The proposed amendment to the Fresh Creek Urban Renewal Plan would facilitate the redevelopment of the area with up to $\mathbf{2 , 3 8 5}$ dwelling units, approximately $\mathbf{6 0 , 0 0 0}$ square feet of local retail, community facility and professional office space, a major shopping center of approximately 640,000 square feet, and approximately 45 acres of new and improved park land to replace 30 acres of currently mapped but unimproved park land.

Resolution for adoption scheduling April 10, 1996 for a public hearing.

No. 2
CD 5
C 960206 MMK
IN TBE MATTER OF an application submitted by the Department of Housing Preservation and Development, pursuant to Sections 197-c and 199 of the New York City Charter and Section 5-430 et seq. of the New York City Administrative Code, for an amendment to the City Map involving

- the elimination of portions of a park and various streets, including the discontinuance and closing of portions thereof;
- the establishment of the lines and grades of streets;
- the establishment of the lines of parks and additions to parks;
the adjustment/modification of legal grades, and
the elimination, modification and/or the delineation of various easements/corridors,
and any acquisition or disposition of real property related thereto, all within an area generally bounded by Flatlands Avenue to the north, Fountain Avenue to the east, Shore Parkway to the south, and Van Siclen Avenue to the west, in connection with the development of proposed Gateway Estates within the Fresh Creek Urban Renewal Area, in accordance with Map Nos. X-2678 and X-2679 dated February 1, 1996 and signed by the Borough President.

Resolution for adoption scheduling April 10, 1996 for a public hearing.

No. 3
CD 5
C 960207 ZMK

IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of Zoning Map, Section Nos. 17d, 18b and 23c:

1. changing from an R3-2 District to an R6 District property bounded by Flatiands Avenue, Erskine Street*, Old Vandalia Street*, Fountain Avenue, Vandalia Avenue, Erskine Street*, a line 180 feet south of Fountain Street* and its westerly prolongation, and the center line of former Schenck Avenue*;
2. changing from an R3-2 District to a C4-2 District property bounded by a line 180 feet south of Fountain Street* and its westerly prolongation, Erskine Street*, Seaview Avenue*, Fountain Avenue, the boundary line between Borough of Brooklyn and Borough of Queens, the northerly street line of Shore Parkway, and the center line of former Schenck Avenue*;
3. changing from an R3-2 District to an M1-1 District property bounded by Flatlands Avenue, a line 980 feet west of Fountain Avenue, a line 470 feet south of Flatlands Avenue at Erskine Street*, Fountain Avenue, Old Vandalia Street*, and Erskine Street*; and
4. establishing within the proposed R6 District a C2-4 District bounded by Flatlands Avenue, Elton Street*, Vandalia Avenue, a line 100 feet east of Elton Street*, a line midway between Elton Place* and Fountain Street*, a line 95 feet west of Essex Street*, Fountain Street*, the southerly prolongation of the easterly street line of Essex Street*, a line 180 feet south of Fountain Street*, the southerly prolongation of the westerly street line of Lower Ashford Street*, Fountain Street*, a line 95 feet east of Lower Ashford Street*, a line 115 feet north of Fountain Street*, a line 100 feet west of Elton Street*, the westerly prolongation of the center line of Elton Place*, Elton Street*, the westerly prolongation of the center line of Erskine Place*, and a line 100 feet west of Elton Street*;
as shown on a diagram (for illustrative purposes only) dated February 5, 1996.

* Note: Refer to streets proposed to be established, realigned or eliminated under related mapping application C 960206 MMK.

Resolution for adoption scheduling April 10, 1996 for a public hearing.

No. 4
CD 5
C 960208 HAK
IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development (HPD):

1) pursuant to Section 197-c of the New York City Charter and Article 16 of the General Municipal Law of New York State for:
a) the designation of the following list of properties as an Urban Development Action Area:

| Site | Land Use | Block | Lot |
| :---: | :---: | :---: | :---: |
| $14 b$ | Residential (the site includes | 4449 | p001 |
|  |  | a part | Elton Street). |
| 15 | Residential | 4450 | 001 |
| 16 a | Residential (the site includes | 4452 | p170 |
|  |  | a part | Eiton Street). |
| 18 a | Residential | 4452 | p170 |
|  |  | 4586 | p001 |
| 19c | Residential | 4452 | p400 ** |


| 20b | Residential | 4452 | $\mathrm{p} 400^{* *}$ |
| :--- | :--- | :--- | :--- |
|  |  |  |  |
| 21a | Residential | 4452 | $\mathrm{p} 400^{* *}$ |
|  |  |  |  |
| 22b | Residential | 4452 | p 170 |
|  |  | 4486 | p 001 |
| 24 | Residential | 4452 | p 170 |
|  |  | 4586 | p 001 |
|  |  |  |  |
| 25a | Residential | 4452 | p 170 |
|  |  | 4586 | p 001 |
|  |  |  |  |
| 26b | Residential | 4586 | p 001 |
| 27 | Residential | 4586 | p 001 |
| 28a | Residential | 4586 | p 001 |
| 29 | Residential | 4586 | p 001 |
| 30 | Residential | 4586 | p 001 |
| 31 | Residential | 4586 | p 001 |
| 32 | Residential | 4586 | p 001 |
| 33 | Residential | 4586 | p 001 |

b) an Urban Development Action Area project for such area.
2) pursuant to Section $197-\mathrm{c}$ of the New York City Charter for the disposition of such property to the Nehemiah Housing Development Fund Co. Inc.

Approval of this application would facilitate the construction of approximately 500 dwelling units under the Affordable Housing Program.
** A portion of the Fresh Creek Urban Renewal Area, block 4452, lot 400 is owned by the State of New York. The State has declared its intention to sell the land directly to the developer, pursuant to Chapter 629 of the Laws of 1994. To ensure that the State-owned property is developed consistent with the remainder of the project, the urban renewal plan provides for the acquisition of this property by the City, if necessary, and the Land Disposition Agreement, for the transfer of city-owned property to the developer, will require compliance to the plan. All other property within the area is city-owned.

Resolution for adoption scheduling April 10, 1996 for a public hearing.

No. 5

## CD 5

C 960209 HAK
IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development (HPD):

1) pursuant to Section 197-c of the New York City Charter and Article 16 of the General Municipal Law of New York State for:
a) the designation of the following list of properties as an Urban Development Action Area:

| Site | Land Use | Block | Lot |
| :--- | :--- | :--- | :--- |
| *3 | Residential | 4443 | p001 |
|  |  | 4444 | p 001 |

## $12$



| 22a | Residential | 4452 | p170 |
| :--- | :--- | :--- | :--- |
|  |  | 4586 | p001 |
| $25 b$ | Residential | 4452 | p170 |
|  |  | 4586 | p001 |
| 26 | Residential | 4586 | p 001 |
| 28 b | Residential | 4586 | p 001 |

b) an Urban Development Action Area project for such area.
2) pursuant to Section 197-c of the New York City Charter for the disposition of such property to the Gateway Estates Housing Development Fund Co., Inc.

Approval of this application would facilitate the construction of approximately 1885 dwelling units, under the New York City Affordable Housing Program, as well as commercial and community facility space.

[^0]Resolution for adoption scheduling April 10, 1996 for a public hearing.

No. 6
CD 5
C 960212 HDK
IN THE MATTER OF an application, submitted by the Department of Housing Preservation and Development, pursuant to Section 197-c of the New York City Charter, for the disposition of city-owned property, comprising the following sites within the Fresh Creek Urban Renewal Area:

| Site \# | Land Use | Block | Lot |
| :---: | :---: | :---: | :---: |
| 13f | Landscaped | 4452 | p170 |
|  | Buffer | 4452 | p400 ** |
|  | (the site includes a part of Walker Street). |  |  |
| 13g | Landscaped | 4452 | p170 |
|  | Buffer | 4586 | p001 |
| 13h | Regional | 4452 | p170 |
|  | Commercial | 4452 | p400 ** |
|  |  | 4586 | p001 |
|  | (the site includes a part of Elton Street, a part of Walker Street, part of Seaview Avenue, and part of a former park). |  |  |

The above noted property is proposed to be disposed to Gateway Housing Associates and would facilitate the development of a regional shopping center of approximately 640,000 square feet.
** A portion of the Fresh Creek Urban Renewal Area, Block 4452, Lot 400 is owned by the State of New York. The State has declared its intention to sell the land directly to the developer, pursuant to Chapter 629 of the Laws of 1994. To ensure that the State-owned property is developed consistent with the remainder of the project, the urban renewal plan provides for the acquisition of this property by the City, if necessary, and the Land Disposition Agreement, for the transfer of cityowned property to the developer, will require compliance to the plan. All other property within the area is city-owned.

Resolution for adoption scheduling April 10, 1996 for a public hearing.

## NOTICE

On April 10, 1996, at 10:00 a.m. in City Hall, New York, a public hearing is being held by the Department of Housing Preservation and Development to receive comments related to the Draft Environmental Impact Statement concerning the proposed Gateway Estates project, pursuant to the State Environmental Quality Review Act (SEQRA) and the City Environmental Quality Review Act (CEQR No. 93HPD014K).

## BOROUGH OF MANHATTAN

## No. 7

CD 1
C 950301 PQM
IN THE MATTER OF an application submitted by the Public Administrator and the Department of General Services, pursuant to Section 197-c of the New York City Charter for acquisition of property located at 71/75 Worth Street (Block 173, Lots 6 and 8), for use as an auction house.

Resolution for adoption scheduling April 10, 1996 for a public hearing.

No. 8
CD 1
C 960238 ZSM
IN THE MATTER OF an application submitted by the Landmarks Preservation Commission on behalf of Atalanta Corp. pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74711 of the Zoning Resolution to allow the modification of the following regulations:

- Section 111-101: to allow loft dwellings below the floor level of the third story;
- Section 111-102(b)(1): to allow Use Group 6 uses on the ground floor; and
- Section 111-103(b): to allow loft dwellings in a building with a lot coverage greater than 5,000 square feet;
to permit the conversion of an existing 16 -story building into 74 loft dwelling units, with retail uses on the ground floor and in the cellar, located at 17 Varick Street/25 North Moore Street (Block 190, Lot 1) within the Tribeca West Historic District and Area B1 of the Special Lower Manhattan Mixed Use District (LMM), in an M1-5 District.

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, NY 10007.

Resolution for adoption scheduling April 10, 1996 for a public hearing.

## BOROUGH OF QUEENS

## No. 9

## CD 11

C940043 PCQ
IN THE MATTER OF an application submitted by the Department of Parks and Recreation and the Department of General Services, pursuant to Section 197-c of the New York City Charter for site selection and acquisition of property generally bounded by Little Neck Bay, Little Neck Parkway, and 34th Avenue (Block 8162, Lots $255,264,266,268,272,276,280$, and 310 ), for use as a park and nature preserve.

Resolution for adoption scheduling April 10, 1996 for a public hearing.

## Nos. 10 and 11

(Applications for an amendment to the York College Urban Renewal Plan for the York College Urban Renewal Area and an amendment of the Zoning Map concerning the development of a Federal Drug Administration regional office and laboratory)

No. 10

## CD 12

C 960318 HUQ
IN THE MATTER OF an application submitted by the Department of Housing Preservation and Development, pursuant to Section 505 of Article 15 of the General Municipal (Urban Renewal) Law of New York State and Section 197-c of the New York City Charter, for an amendment to the York College Urban Renewal Plan, for the York College Urban Renewal Area.

The proposed amendment provides for:

1) The subdivision of Site 8, comprising part of the block bounded by 158 th Street, Beaver Road, 159th Street, and Evans Road (Block 10099, Lot 80) into Site 8 and 8B.
2) A change in land use for proposed Site 8, from Institutional Use to Laboratory and Office/Institutional Use.
3) Addition of Laboratory and office uses as a permitted land use.
4) A change in the maximum floor area permitted on Site 8 from no permitted floor area (parking) to 280,000 square feet. The maximum permitted floor area on Site 8B is to remain at 0 .

This amendment would facilitate the development of Site 8 as a regional laboratory and office building for the United States Food and Drug Administration.

Resolution for adoption scheduling April 10, 1996 for a public hearing.

No. 11
CD 12
C 960319 ZMQ
IN THE MATTER OF an application submitted by the Dormitory Authority of the State of New York, the U.S. General Services Administration and the New York City Department of Housing Preservation and Development pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 14d:

1. eliminating from an existing R 6 district a $\mathrm{C} 1-4$ district bounded by Liberty Avenue, Pedestrian Way, a line 65 feet northerly of Liberty Avenue, a line 120 feet westerly of Pedestrian Way, the southerly boundary line of Prospect Cemetery and its westerly prolongation, and 158th Street; and
2. changing from an R6 district to an M1-4 district, property bounded by Liberty Avenue, Pedestrian Way, a line 65 feet northerly of Liberty Avenue, a line 120 feet westerly of Pedestrian Way, the southerly boundary line of Prospect Cemetery and its westerly prolongation, and 158th Street;
as shown on a diagram (for illustrative purposes only) dated February 5, 1996.
Resolution for adoption scheduling April 10, 1996 for a public hearing.

## BOROUGH OF STATEN ISLAND

No. 12

## CD 1

C 910212 ZMR

IN TEE MATTER OF an application submitted by Serpentine Art \& Nature Commons, Inc. pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section Nos. 21b and 21d:

1) changing from an R3-2 district to an R3-1 district property bounded by the westerly prolongation of Cunard Avenue, a line perpendicular to the northerly street line of Pleasant Valley Avenue distant 950 feet westerly of the intersection of the northerly street line of Pleasant Valley Avenue and the westerly street line of Van Duzer Street, Cedar Terrace and its westerly prolongation, a line 100 feet westerly of Cedar Terrace, a line 100 feet westerly of Longview Road, Campus

Road and its easterly prolongation, the Property Line as of July 20, 1953, line 100 feet southerly of Longview Road, a line normal to the northerly street line of Narrows Road North distant 1330 feet westerly (as measured along the street line) of the intersection of the northerly street line of Narrows Road North, and the westerly street line of Richmond Road, Narrows Road North, Clove Road, Howard Avenue, a line 100 feet easterly of Highland Avenue, Arlo Road, a line 200 feet easterly of Highland Avenue, Howard Avenue, the westerly prolongation of Pleasant Valley Avenue, a line passing through two points: one on the last-named course distant 100 feet easterly of its intersection with the easterly street line of Howard Avenue, and the other on the first-named course distant 200 feet westerly of its point of intersection with the second-named course;
2) changing from an R4 District to an R3-1 District property bounded by:
a) Arlo Road, Stratford Avenue, Howard Avenue, and a line 200 feet easterly of Highland Avenue; and
b) a line 150 feet easterly of Duncan Road, Greta Place, Howard Avenue, a line 200 feet northerly of Arlo Road, the easterly boundary line of Silver Mount Cemetery, a line perpendicular to the easterly boundary line of Silver Mount Cemetery distant 400 feet northerly of the point of intersection of the westerly prolongation of the northerly street line of Arlo Road and the southerly prolongation of the easterly boundary line of Silver Mount Cemetery, Bertha Place and its southerly prolongation, and a line passing through two points: one on the last-named course distant 200 feet northerly of the intersection of the last-named course with the previous course and the other on the first-named course distant 300 feet southerly of its intersection with the southerly street line of Greta Place; and
3) changing from an R3-2 District to an R2 District property bounded by the westerly prolongation of Cunard Avenue, a line perpendicular to the northerly street line of Pleasant Valley Avenue distant 950 feet westerly of the intersection of the northerly street line of Pleasant Valley Avenue and the westerly street line of Van Duzer Street, Hillside Avenue, Howard Avenue, the westerly prolongation of Pleasant Valley Avenue, a line passing through two points: one on the last-named course distant 100 feet easterly of its intersection with the easterly street line of Howard Avenue and the other on the first-named course distant 200 feet westerly of its point of intersection with the second-named course;
within the Special Hillsides Preservation District, as shown on a diagram (for illustrative purposes only) dated December 18, 1995.

Resolution for adoption scheduling April 10, 1996 for a public hearing.

## I. PUBLIC HEARNGS

## BOROUGH OF THE BRONX

No. 13
CD 6
C 940410 PPX
PUBLIC HEARING:
IN THE MATTER OF an application submitted by the Department of General Services, pursuant to Section 197-c of the New York City Charter, for the disposition of one (1) city-owned property located at 2504 Webster Avenue (Block 3033, Lot 9), pursuant to zoning.
(On March 13, 1996, Cal. No. 1, the Commission scheduled March 27, 1996 for a public hearing which has been duly advertised.)

Close the hearing.

No. 14
CD 6
C 960102 ZSX

## PUBLIC HEARING:

IN THE MATTER OF an application submitted by Gold \& Wachtel, LLP, pursuant to Sections $197-\mathrm{c}$ and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-512 of the Zoning Resolution to allow an attended public parking garage with a maximum capacity of 730 spaces (including 374 required accessory parking spaces), in an existing 2 -story garage with roof parking, located at One Fordham Plaza, on the north side of E. 189th Street, west of Washington Avenue (Block 3033, part of Lot 53), in a C4-4 District.

Note: This special permit would modify a special permit (C 840248 ZSX) pursuant to Section 74-512 of the Zoning Resolution to allow a public parking garage with a capacity of 500 spaces (including 374 required accessory parking spaces), and which was approved by the City Planning Commission on July 30, 1984 (Cal. No. 4) and adopted as corrected by the Board of Estimate on September 13, 1984 (Cal. No. 42).

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, New York 10007.
(On March 13, 1996, Cal. No. 3, the Commission scheduled March 27, 1996 for a public hearing which has been duly advertised.)

Close the hearing.

## BOROUGH OF BROOKLYN

No. 15

CD 11
N 960367 BDK

## PUBLIC HEARING:

IN THE MATTER OF an application submitted by the Department of Business Services on behalf of the 86th Street Business Improvement District Management Association, pursuant to Section 25-405 of the Administrative Code of the City of New York as amended, concerning the establishment of the Bensonhurst - 86th Street Business Improvement District. The preparation of the Plan was authorized by the Mayor on November 29, 1994.

The district plan is on file with the City Planning Commission and may be seen in Room 4N, 22 Reade Street, New York, New York 10007.
(On March 13, 1996, Cal. No. 3, the Commission scheduled March 27, 1996 for a public hearing which has been duly advertised.)

Close the hearing.

No. 16
CD 6
C 900932 MMK

## PUBLIC HEARING:

IN THE MATTER OF an application submitted by Daniel Tinneny, pursuant to Sections 197-c and 199 of the New York City Charter and Section 5-430 et seg. of the New York City Administrative Code for an amendment to the City Map involving the elimination, discontinuance and closing of President Street between Bond Street and the Gowanus Canal and any acquisition or disposition of property related thereto, all in accordance with Map Nos. X-2586 and N-2606, dated January 3, 1995 and signed by the Borough President.
(On March 13, 1996, Cal. No. 4, the Commission scheduled March 27, 1996 for a public hearing which has been duly advertised.)

Close the hearing.

## BOROUGH OF MANHATTAN

No. 17
CD 2
C 960136 ZSM

## PUBLIC HEARING:

IN THE MATTER OF an application submitted by the Landmarks Preservation Commission on behalf of Grand Mercer, LLC, pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-711 of the Zoning Resolution to modify the requirements of Sections 42 14D(2)(b) to allow Use Group 6 (Retail) uses on the first floor and cellar of an existing building, on property located at 47-49 Mercer Street (Block 474, Lot 16), in an M1-5B District, within the SoHo Cast Iron Historic District.

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, N.Y. 10007.
(On March 13, 1996, Cal. No. 5, the Commission scheduled March 27, 1996 for a public hearing which has been duly advertised.)

Close the hearing.

## III. REPORTS

## BOROUGH OF THE BRONX

No. 18
CD 10
C 900657 MMX
IN THE MATTER OF an application submitted by Village Mall Associates, Inc., pursuant to Sections 197-c and 199 of the New York City Charter and Section 5-430 et seq. of the New York City Administrative Code for an amendment to the City Map involving the elimination, discontinuance and closing of Beach Street west of City Island Avenue, the delineation of a sewer easement and any changes in grade necessitated thereby, and any acquisition or disposition of property related thereto, all in accordance with Map No. 13059, dated April 20, 1994 and signed by the Borough President.
(On January 31, 1996, Cal. No. 1, the Commission scheduled February 14, 1996 for a public hearing. On February 14, 1996, Cal. No. 10, the hearing was closed. On March 13, 1996, Cal. No. 15, the item was laid over.)

For consideration.

## BOROUGH OF BROOKLYN

No. 19
CD 3
C 920412 PPK
IN THE MATTER OF an application submitted by the Department of General Services, pursuant to Section $197-\mathrm{c}$ of the New York City Charter, for the disposition of one (1) city-owned property located at 746 Lafayette Avenue (Block 1791, Lot 34), pursuant to zoning.
(On February 14, 1996, Cal. No. 1, the Commission scheduled February 28, 1996 for a public hearing. On February 28, 1996, Cal. No. 9, the hearing was closed.)

For consideration.

No. 20
CD 11
C 960007 ZSK
IN THE MATTER OF an application submitted by Haym Salomon Home for The Aged pursuant to Sections $197-\mathrm{c}$ and 201 of the New York City Charter for the
grant of a special permit pursuant to Section 74-90 of the Zoning Resolution to permit the development of a nursing home with approximately 240 beds on property located at 2300 Cropsey Avenue (Block 6471, Lot 109; Block 6925, Lot $55)$, in an R6 District.

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, NY 10007.
(On February 14, 1996, Cal. No. 2, the Commission scheduled February 28, 1996 for a public hearing. On February 28, 1996, Cal. No. 10, the hearing was closed.)

For consideration.

No. 21
CD 4
C 950621 PCK
IN THE MATTER OF an application submitted by the Police Department and the Department of General Services, pursuant to Section 197-c of the New York City Charter for site selection of city-owned property (Block 3232, Lots 56 and 57) and site selection and acquisition of privately-owned property (Block 3232, Lot 55), located at 1291/97 DeKalb Avenue for use as a parking lot.
(On February 14, 1996, Cal. No. 3, the Commission scheduled February 28, 1996 for a public hearing. On February 28, 1996, Cal. No. 11, the hearing was closed.)

For consideration.

No. 22
(Request for the grant of an authorization to modify the passenger drop-off and pick-up area requirements to facilitate the development of a docking facility on property located at Pier 4)

## CD 7

N 950222 ZAK
IN THE MATTER OF an application submitted by the New York City Economic Development Corporation for the grant of an authorization pursuant to Section 62721(c) of the Zoning Resolution to modify the passenger drop-off and pick-up area requirements of Section of 62-562 (Passenger drop-off and pick-up areas for docking facilities) to facilitate the development of a docking facility for ferries and sightseeing, excursion and sport fishing vessels on property located at Pier 4 at 1st Avenue and 58th Street, in an M2-1 District.

Plans for this proposal are on file with the City Planning Commission and may be seen at 22 Reade Street, Room 3N, New York, N.Y. 10007.

For consideration.

## BOROUGH OF QUEENS

No. 23
CD 1
C 960153 PPQ
IN THE MATTER OF an application submitted by the Department of General Services pursuant to Section 197-c of the New York City Charter, for the disposition of city-owned property located in the ground floor and basement at 28-11 Queens Plaza North (Block 417, Lot 2), pursuant to zoning.
(On February 14, 1996, Cal. No. 5, the Commission scheduled February 28, 1996 for a public hearing. On February 28, 1996, Cal. No. 13, the hearing was closed.)

For consideration.

No. 24
CD 1
C 960223 ZSQ
IN THE MATTER OF an application submitted by B.R. Northern Corp. pursuant to Sections $197-c$ and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-922 of the Zoning Resolution to allow food stores (U.G. 6A) in excess of 10,000 square feet within an M1-1 District on property located at 48-18 Northern Boulevard (Block 120, Lot 12 and part of Lot 1)*.

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, N.Y. 10007.

* an application for a special permit (C 950117 ZSQ ) pursuant to the same section to allow large retail establishments (U.G. 10A) with no limitations on floor area was granted on November 28, 1995.
(On February 14, 1996, Cal. No. 6, the Commission scheduled February 28, 1996 for a public hearing. On February 28, 1996, Cal. No. 14, the hearing was closed.)

For consideration.

No. 25
CD 12
C 950471 PQQ
C 950472 PPQ
IN THE MATTER OF an application submitted by the Department of General Services pursuant to Section 197-c of the New York City Charter, for acquisition and subsequent disposition to the Primary Care Development Corporation, of property located at 114-39 Sutphin Boulevard (Block 12185, Lots 1, 6, 7), for use as a primary health care facility.
(On February 14, 1996, Cal. No. 7, the Commission scheduled February 28, 1996 for a public hearing. On February 28, 1996, Cal. No. 15, the hearing was closed.)

For consideration.
No. 26
CD 12
N 960380 HKQ
IN THE MATTER OF a communication, dated February 9, 1996, from the Executive Director of the Landmarks Preservation Commission regarding the landmark designation of the First Reformed Church of Jamaica, located at 15310 Jamaica Avenue (Block 10097, Lot 1 in part) by the Landmarks Preservation Commission on January 30, 1996, (List No. 270).

For consideration.

No. 27
CD 12
N 960381 HKQ
IN THE MATTER OF a communication, dated February 9, 1996, from the Executive Director of the Landmarks Preservation Commission regarding the landmark designation of La Casina, located at 90-33 160th Street (Block 9757, Lot 8) by the Landmarks Preservation Commission on January 30, 1996, (List No. 270).

For consideration.

## BOROUGH OF STATEN ISLAND

No. 28

## (Request for the grant of authorizations to facilitate the construction of a swimming pool on property located at 70 Dresden Place)

## CD 2

N 940455 ZAR
IN THE MATTER OF an application submitted by Robert de Santis for the grant of authorizations pursuant to Sections 105-421 and 105-423 of the Zoning Resolution, to allow the alteration of botanic environment or removal of trees and the modification of topography, and compliance with special review provisions pursuant to Section 105-45 of the Zoning Resolution to facilitate the construction of a swimming pool on property located at 70 Dresden Place (Block 689, Lot 23) within a Special Natural Area District (NA-1).

Plans for this proposal are on file with the City Planning Commission and may be seen at 56 Bay Street, 6th Floor, Staten Island, N. Y. 10301.

For consideration.

## CITYWIDE

No. 29
Citywide
N 960110 ZRY
(Amendments to the Zoning Resolution concerning modifications of provisions that would simplify, consolidate, reorganize and improve existing regulations for 1961 plazas, residential plazas, urban plazas, arcades and covered pedestrian spaces. Public gallerias would also be eliminated as a bonused amenity, and existing and future plazas would be allowed to close at night by authorization of the City Planning Commission).

IN THE MATTER OF an amendment of the Zoning Resolution of the City of New York, pursuant to Section 201 of the New York City Charter, relating to various sections concerning plaza regulations, as follows:

Matter in \%mimenk is new, to be added;
Matter in Strikeott is old, to be deleted;
Matter within \# \# is defined in Section 12-10;
... indicate unchanged text omitted within a paragraph;

*     *         * indicate where unchanged text appears in the Zoning Resolution

Article 1

## Chapter 2

Construction of Language and Definitions

12-10
Definitions

## Arcade <br> (delete existing definition)





Covered pedestrian space
(delete existing definition)




Floor Area
(e) floor space in gallerias, \#erestand interior balconies, mezzanines; or bridges;

## Nertherf Plaza -o Regidential plaza

Oper Uif Urbereoper





Plaza
(delete existing definition)







## Plazamiman




Primary opae-se Residentinal plaza
publie-galleria (entire definition deleted)

## Regidential plaza,-Northert plaza, Primary spaee, Regidual opae (all definitions deleted)

## 

Residential use
A "residential use" is any \#use\# listed in Use Group 1 or 2.

## Revidual-spae-se Residential plaza

## Sidowellt-widening Urbaroper

Siewam \#ramiz


#### Abstract

  


Street, wide
A "wide street" is any \#street\# 75 feet or more in width. In C5-3, C6-4 or C6-6 Districts, when a \#front lot line\# of a \#zoning lot\# adjoins a portion of a \#street\# whose average width is 75 feet or more and whose minimum width is 65 feet, such portion of a \#street\# may be considered a \#wide street\#; or when a \#front lot line\# adjoins a portion of a \#street\# 70 feet or more in width, which is between two portions of a \#street\# 75 feet or more in width, and which portion is less than 700 feet in length, such portion may be considered a \#wide street\#, and in that case, for the purposes of the height and setback regulations and the measurement of any
 \#arcade\#, the \#street line\# shall be considered to be a continuous line connecting the respective \#street lines\# of the nearest portions of the \#street\# which are 75 feet or more in width.

Through block arcade
A "through block arcade" is a continuous area within a \#building\# connecting one
 \#arcade\# adjacent to the \#street\#. This area may be enclosed in whole or in part and must have a minimum width of 20 feet and a minimum average height of 20 feet. Such a \#through block arcade\# shally, at either end, be at the same level as the


Urban open space
(delete existing definition)





Chapter 5
Residential Conversion of Existing Non－Residential Buildings in Certain Community
Districts in the Boroughs of Manhattan，Brooklyn and Queens

15－11
Bulk Regulations
The \＃lot area\＃requirements of the following sections are hereby superseded and
 non－\＃residential buildings\＃to \＃dwelling units\＃：

Sections 23－20 through 23－28 慈娄縈（DENSITY REGULATIONS REQUIRED LOT AREA PER DWELLING UNIT，LOT AREA PER ROOM，OR FLOOR AREA PER ROOM）

## 15－20

REGULATIONS GOVERNING CONVERSIONS TO DWELLING UNITS OF NON－RESDDENTIAL BUILDINGS IN C6－2M，C6－4M，M1－5M and M1－6M DISTRICTS

The \＃lot area\＃requirements of the following askections are hereby superseded and replaced with the requirements of Sections $15-21$ and $15-22$ for the conversion of non－\＃residential buildings\＃to \＃dwelling units\＃：

Sections 23－20 through 23－28 \％緮（DENSITY REGULATIONS－REQUIRED LOT AREA PER DWELLING UNIT，LOT AREA PER ROOM；OR FLOOR AREA PER ROOM）；

Article III
Chapter 3
Bulk Regulations for Residential Buildings in Residence Districts

23－131
Balconies in R1，R2 and R6 through R10 Districts
(d) have an aggregate area of projection at the level of any \#story\#, not exceeding, in square feet, 1.8 times the length in feet at that level of such plane surface,
may, by a distance not exceeding nine feet, penetrate any \#sky exposure plane\# or project into or over any required open area set forth in the following osections:



## 23-14

Minimum Required Open Space, Open Space Ratio, Maximum Lot Coverage and Maximum Fioor Area Ratio

R1 R2 R3 R4 R5 R6 R7 R8 R9 R10
In all districts, as indicated, except as otherwise provided in Section 23-19 喑敉 (Special Provisions for Zoning Lots Divided by District Boundaries), ...

23-15
Maximum Floor Area Ratio in R10 Districts
R10
In the district indicated, the \#floor area ratio\# for any \#building\# on a \#zoning lot\#




Seotion 23-16-(Fleor-Area Bonur-for alaza)
Seotion 23-17 (Tloor-Aree Ben for a Plaza-Cometed-Open Area)
Seetion-23-18-(Fleer-Area-Ben for-Areades)
Seotion-23-19-(Speeial-Provion for Zoning Leto-Divided-By Diotriot Boundarieo)
Sotion 23-90-(INCLUSIONARY HOUSING).
Notwithstanding any other provision of this Resolution, the maximum \#floor area ratio\#


 (delete remainder of section)

## 23-154

R-10 infin
(delete entire section)
23-16
Fleer-Area Benus-for a Plaza
(delete existing section)


## 









素站


23-17
Fleer-Area-Bentig-fer a-Plaza-Cenneted-Open-Area
(delete entire section)
23-18
Fleer-Area Bemefer-Areadee
(delete entire section)

Regulations Applying in Special Situations

23-19
2数
Special Provisions for Zoning Lots Divided by District Boundaries

23-22
Required Lot Area per Dwelling Unit, Lot Area per Room or Floor Area per Room

## R1 R2 R3 R4 R5 R6 R7 R8 R9 R10

This Section shall apply to all conversions, \#extensions\#; or \#enlargements\# of existing \#buildings\# that increase the number of \#dwelling units\#, \#rooms\# or \#rooming units\#, except as provided in Section 54-311, as well as to all new \#development\#.

Any given \#lot area\# shall be counted only once in meeting the \#lot area\# requirements.

In all districts, as indicated, the \#lot area\# requirement per \#dwelling unit\#, \#room\# or \#rooming unit\# shall not be less than as set forth in this Section, except as provided in the following Sections:

Section 23-24 (Adjuctment for Let Area or Fleor-Area Remainder)
 (ses)

Section 23-26 (LetArea-Benus-for a Plaza, Plaza-Cennected Opea Aree or Arcade)


Seotion 23-27 (Speoinl Provigion for Existing Small Zening Letol
Seetion 23-28-(Speoial-Provisionf for Zoning Leto Divided-by Distriet-Boundaries)

Section 23-90 (INCLUSIONARY HOUSING)

In R6，R7，R8，R9 or R10 Districts

## R6 R7 R8 R9 R10


 23－225 復（Nyon－profit residences for the elderly，in the districts indicated，．．．

## R10








## R6 R7 R8 R9 R10

（c）In the districts indicated，－and－for \＃residential buildings developed\＃，or \＃enlarged\＃where permitted，pursuant to the Quality Housing Program．．．

Supplementary Regulations

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23－23
Pendity Bentu－for a－Plaza，Plaza－Cenneoted－Open－Area－Or－Areade （delete existing section）
```

23.24

シ襝
Adjustment for Lot Area or Floor Area Remainder
23.25

Special Provisions for Buildings Used Partly for Non－Residential Uses
23.26

耳et Area－Bentu－fer－a－Plaxa，Plaza－Conneoted－Open－Area，－or Areade－ （delete existing section）

23－27
3）
Special Provisions for Existing Small Zoning Lots

23－28
会紋䍗
Special Provisions for Zoning Lots Divided by District Boundaries

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23-64
Alternate Front Setbacks
R6 R7 R8 R9 R10

If-the eper-area previded under-the-termeof thio-Seetion-io a-\#plazat, oreh-open area-may-be-ounted-for the-benk-provided for a-\#plazat-in-the-dintriets-indieated in Sectien -23-16(Fleer-Area-Bento fer-a-Plaza), 23-23 (Denoity-Benta-fer-a Pleza, Plaza-Cennet-Open-Arear-or-Areade) or-23-26-(1)t Area-Berus-for-a-Plaza, Plaza-Genneeted-Open-Aren,-or-Areade).

23-93
Floor Area Compensation
The \#floor area ratio\# ...

For each . 70 of one percent increase in \#floor area\# permitted to \#compensated developments\# pursuant to this Section, the \#lot area\# requirements for such \#compensated developments\# set forth in Sections 23-22 (Required Lot Area per Dwelling Unit or Per Room) or $23-2523.34$ (Special Provisions for Buildings Used Partly for Non-Residential Uses) shall be reduced by . 64 of one percent. In no event shall such reduction exceed 17 percent of the applicable \#lot area\# requirements.

Chapter 4
Bulk Regulations for Community Facility Buildings in Residence Districts

24-01
Applicability of this Chapter

When two or more \#buildings\# on a single \#zoning lot\# are used in any combination for \#community facility uses\# and \#residential\# or other permitted \#uses\#, the regulations set forth in Sections 24-11 to 24-173, 24 䜌 inclusive, relating to Floor
 inclusive, relating to Lot Area Requirements for Buildings Used Partly for Residential Uses, shall apply as if such \#buildings\# were a single \#building\# used partly for \#community facility use\#.

24-10
FLOOR AREA AND LOT COVERAGE REGULATIONS

24-11
Maximum Floor Area Ratio and Percentage of Lot Coverage

## R1 R2 R3 R4 R5 R6 R7 R8 R9 R10

In all districts, as indicated, for any \#community facility building\# or any \#building\# used partly for a \#community facility use\# on any \#zoning lot\#, the maximum \#floor area ratio\# and maximum percent of \#lot coverage\# shall not exceed the \#floor area ratio\# and \#lot coverage\# set forth in the table in this Section, except as otherwise provided in the following Sections:

Section 24-13 (Floor Area Bonus for Deep Front and Wide Side Yards)

Section 24-15 (Fleor-Area-Bentr-fer a Plaza-Germeoted-Open-Azea)

Seetien-24-16-(Fleer-Area-Benti-for-Areadeg)-___

## Seotion 24-18



Any given \#lot area\# shall be counted only once in determining the \#floor area ratio\#.
Notwithstanding any other provision of this Resolution, the maximum \#floor area ratio\# in an R9 or R10 District shall not exceed 12.0 .

In R9A, R9X, R10A and R10X Districts, the bonus provisions of Sections 24-14 (Floor Area Bonus for a Opendrea) and 2416 \% $\%$. (Floor Area Bonus for Arcades) shall not apply and the maximum \#floor area ratio\# shall not exceed that set forth in the following table:

All-\#develepmentaf-or Henlargementa\# loented-within the beundariee- of-Cemminnity Board 7 in the Bereugh of Manhattan chall be orbjeot-to the-requirements-of Seetion
 \#developmentr\#-or Henlargements\#, exeept ag otherwise ferth-in-Seetion 23-151. However,-netwithending thig-of any other-provioien-of-thio-Reselution, R10infit fegulations-chall not-apply-in R10A Districte.




In R9 or R10 Districts, the bonus provisions of Sections 24-14 (Floor Area Bonus

 \#development\# or \#enlargement\# with there 25 percent ijtiss of its total \#floor area\# in \#residential use\#\#, aftor-Eebruary-9, 1994.

In-R9-or R10-Distrieto, moxisting \#plaza\#, \#plaza\# eonneeted-open-area; \#reidentiol plazalt, \#reade\# or-other publie-amenity, open enelesed, for whieh a
 1994, -hatl be liminated or reduedin-ize without corfespending redution in the \#floor-areall-of the-Hbuilding or the aubritition-of equivalent oomplying area for


## R9X R9A-R10A R10X

In the-distriets indieated, ne-existizg \#plazalf-or other-publie amenity, open-or encleced, for which-a-Hfleor area\# benus-has-been received, purguant-toregulations antedating April 48,1985 ,-or Jun-29, 1994-for R10X Distriots, chall-be-eliminated or reduced-in size, witheut-aerferpendiag reduetion-in-the \#fleer-arent-of-the \#buitdizg or the ofibstitution-of-equivaleat eomplying area for outh-menity
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24．4． 2








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24－14
Floor Area Bonus for a 羔新紋䜌 Plaza
R9 R10

In the districts indicated，for each square foot of \＃pleza\＃，er \＃residential plaza\＃


 provided on a \＃zoning lot\＃，the total \＃floor area\＃permitted on that \＃zoning lot\＃ under the provisions of Section 24－11（Maximum Floor Area Ratio and Percentage of Lot Coverage）may be increased by six square feet．

## 24－15 <br> Fleer－Area－Bentefer－a Plaza－Cenneoted－Open－Area （delete existing section）

Floor Area Bonus for Arcades
R9 R10

In the districts indicated，for each square foot of \＃arcade\＃provided on a \＃zoning lot\＃
 permitted on that \＃zoning lot\＃under the provisions of Section 24－11（Maximum Floor Area Ratio and Percentage of Lot Coverage）may be increased by three square feet．
24.17

紋皃
Special Provisions for Buildings Used Partly for Residential and Partly for Community Facility Uses

24171

Maximum floor area ratio
$24-172$

Floor area ratio for residential portion

24－173
㭗絃得
Open space ratio for residential portion

24－174

Location of open space for residential portion

Balconies in R3 through R10 districts
R3 R4 R5 R6 R7 R8 R9 R10
(d) have an aggregate area of projection at the level of any \#story\#, not exceeding, in square feet, 1.8 times the length in feet at that level of such plane surface;
may, by a distance not exceeding nine feet, penetrate any \#sky exposure plane\# or project into or over any required open area set forth in the following Sections:
$\qquad$
(2) \#plazan,

(8) \#\#pedectrian-mall\#
$24-176$
\%紋6\%
Balconies in R6A through R10A Districts
$24-18$
34*
Special Provisions for Zoning Lots Divided by District Boundaries

24-22
Let Area-Benth for a Plaza, Plazn-Conneoted-Open-Area,-or-Areade (delete entire Section)

## 









### 24.23


Special Provisions for Zoning Lots Divided by District Boundaries

34

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## 24-33

Permitted Obstructions in Required Yards or Rear Yard Equivalents
In all \#Residence Districts\#, the following...



24-51
Permitted Obstructions

In all \#Residence Districts\#, the following...
(g) unenclosed balconies, subject to the provisions of Section24-175㭗繳 (Balconies

3.5S





24-53
Alternate Front Setbacks

R6 R7 R8 R9 R10

If the open area provided under the terms of this Section is a \#\% Siluintive plaza\#,

 and
 or Arcade).

24-54
Tower Regulations
R7-2 R8 R9 R10

 occupied by towers.

24-55
Required Side and Rear Setbacks
Publie golleria
(entire definition deleted)

Recidential-plazaj-Northort-plaza, Primary cpaco,Recidual opae
(all definitions deleted)

Residential use
A "residential use" is any \#use\# listed in Use Group 1 or 2.
Residual space-soridential plaza

Sidewall-widening-see-Urban-open-space
SituMak




Street, wide
A "wide street" is any \#street\# 75 feet or more in width. In C5-3, C6-4 or C6-6 Districts, when a \#front lot line\# of a \#zoning lot\# adjoins a portion of a \#street\# whose average width is 75 feet or more and whose minimum width is 65 feet, such portion of a \#street\# may be considered a \#wide street\#; or when a \#front lot line\# adjoins a portion of a \#street\# 70 feet or more in width, which is between two portions of a \#street\# 75 feet or more in width, and which portion is less than 700 feet in length, such portion may be considered a \#wide street\#, and in that case, for the purposes of the height and setback regulations and the measurement of any
 \#arcade\#, the \#street line\# shall be considered to be a continuous line connecting the respective \#street lines\# of the nearest portions of the \#street\# which are 75 feet or more in width.

Through block arcade



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| :---: | :---: |
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27-02

## Definitions

Words in italics are defined in Section 12-10 (DEFINITIONS) or, if applicable exclusively to this Section, in this Section.

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Article 3
Chapter 2
Use Regulations

32-00
GENERAL PROVISIONS

All districts in Column A shall comply with the regulations for districts indicated in Column B except as set forth in the sections indicated in Column $C$.

| Column A | Column B | Column $\mathbf{C}$ |
| :---: | :---: | :---: |
| Cl and C 2 in R9A | R9 | 32-434 3 \% W W |
| Cl and C 2 in R10A | R10 | $32-43432$ |



32-43
Ground Floor Use in Certain Locations



## 













Within the boundaries of Community Board 7 in the Borough of Manhattan, when a \#development\#, \#enlargement\# or change of \#use\# is located in an R10 equivalent \#Commercial District, uses\# on the ground floor or within five feet of \#curb level\# fronting on a \#wide street\# shall be limited to non-\#residential uses\#, except lobby space

32-434
Groundieor-use in dintrion
C1-8A-C1-9AC2-7A-62-8A-C4-6AC4-7A
(delete entire Section)

Chapter 3
Bulk Regulations for Commercial or Community Facility Buildings in Commercial Districts

33-01
Applicability of this Chapter

All C6-1A Districts shall comply with the regulations of C6-1 Districts except as set



33-12
Maximum Floor Area Ratio
C1 C2 C3 C4 C5 C6 C7 C8
(世) In all districts, as indicated, for any \#building\# on any \#zoning lot\#, the maximum \#floor area ratio\# shall not exceed the \#floor area ratio\# set forth in this Section, except as otherwise provided in the following Sections:

Section 33-13 (Fleor-Area-Bennefora-Plaza-or Plaza Conneted-Open Area)等

Section 33-14 (Floer Area Bonu-for Urben-Open-Spaen)


Section 33-15 (Fleor-Area Bonth for-Afeades)
 widemisk

Section 33-16 (Fleor-Area Bente for Frent Yards)


Section 33-17 Speoin_ Provioiens-fer-Zening Leto Divided-by Digtriet Boundaries)





Any given \#lot area\# shall be counted only once in determining the \#floor area ratio\#.

Within the boundarie of-Gemmuity-Beaid-7in-Manhattan, oll HdevelepmentaH-or \#enlargements\#-loentedin-R10-equivalent \#Cemmereinl-Distriots\#-chall-be-imited
 Section 23-151 (R10-Infil). No Hfleor areat benur for \#plazac\#-or \#arcadec\# chall be-permitted exeept as-othervies-fet-ferth in-Seetion 23-151. Hewever, fetwithatarding thicer any-other provioien of thio Reselution, R10 Infll regulatione thath-net-apply if-R10A-0r-R10K equivalent \#Gemmereinl Distriotolt.

## G1 8AG1-8Y $61-9 A-62$ 7A-G2-7XG2 8A-64-6A-64-7A-G5 1A-66-2A.66-3AG6-3Y C6-4A-66-4X

(b) In-the-dictrietg indicated, and-in-C1 and G2-Distrietomapped within-R9A, R9X, R10A-er-R10X Diotriete, the-provioieng-of Seetion-33-13-(Fleer Aree-Bonus-fer a Plazar Plaza-Cenneeted-Open-Areq) and-33-15(Fleer-Area-Benudfor-Areedeg) chall net applys and ne-xisting \#plazall or other public-amenity, open-er enolesed, fer-whieh-a-\#fleer-area\#-beath hen-been-reeeived, purfuent-to regulations antedating August-14, 1987,-or Jume-29, 1994-fer-C6-3X-0r-C6-4X Distrieto, ohell be-eliminated-er redued-in-6ize-witheut-aerrespending reduriou-in the \#fleer areat of the-fbuilding\#-or the eubstitutien-of equivalent-0emplying area-for-bueh anenity lownere-on the \#zoning let\#-










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C) \#\# \&



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## 33-120.5 <br> Maximum-limit on fleer-aree ratie <br> (delete existing Section)











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33-126
Special provisions for C5-2A Districts
In a C5-2A District, the provisions of Section 33-120.5 (Maximum-limitar ara
 and Required Setbacks), 33-44 (Alternate Front Setback§), 33-45 (Tower Regulations), and 33-47 (Modification of Height and Setback Regulations) shall be inapplicable to any \#development\# or \#enlargement\#. No \#floor area\# bonuses are permitted. The following regulations shall apply to all such \#developments\# or \#enlargements\#.
(d) Provision of pedestrian circulation space

Such pedestrian circulation spaces shall meet the requirements set forth in Section 81-451 (Design standards for pedestrian circulation spaces) except that references to urban plazas, subway connections and through block connections shall not be applicable within C5-2A Districts. Sidewalk widenings, arcades, and corner arcades shall not be subject to the standards set forth in Seetien 1210 (DEFINITIONS)



33-13<br>Floor Area-Bents-for- - Plaza or-Plaza-Gomected-Open Asea<br>(delete existing Section)










## 

33-137
Cemmeroial-buildinge-in-ertain opeoified-Cemmereinl Dintriete
(delete entire Section)

33-132<br>Cemmanity fanility buildinge-in-Cl-ar-C2 Dietriet with-bulk goverfed by-strfounding R-er-R10-Digtriet<br>(delete entire Section)

33-133
Gemmunity faeility buildinge-in-oertain-other opeeified-Cemmereial-Diotriate (delete entire Section)

33-14
Fleor-Afea-Benug-for-Urben-Open-Spee
(delete existing Section)








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33-141
 (delete entire Section)

33-142
Cemmuity faility-buidding in-C1-C2-Distrieto-with-buth governed-by sumding-Rgor R10-Distriet
(delete entire Section)
33-143
Community facility buidding in certain other-sperified-Gommercial-Districto (delete entire Section)

33-15
Fleor Are Bentur for-Areades
(delete Sections 33-15, 33-151, 33-152, and 33-153)


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33-16
Fhoor-Area-Bonus for Front Yards
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$33-16$
3"䜌
Floor Area Bonus for Front Yards
33-164
3
In districts with bulk governed by Residence District bulk regulations

## 33-162


In certain other Commercial Districts

## C3 C4-1

In the districts indicated, the provisions set forth in Section 33-164 3/3. shall also apply as set forth in the following table:

33-17
3:
Special Provisions for Zoning Lots Divided by District Boundaries

33-23
Permitted Obstructions in Required Yards or Rear Yard Equivalents
(b) In any \#rear yard\# or \#rear yard equivalent\#:

Unenclosed balconies, subject to the provisions of Section 24-175 - / /


33-42
Permitted Obstructions
In all \#Commercial Districts\#, the following shall not...
(h) Unenclosed balconies, subject to the provisions of Section 24175 新稘

33.4.5
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33-44
Alternate Front Setbacks

If the open area provided under the terms of this Section is a \#plaza\#, Hesiditimiz

 indicated in Section 33-13 (Floor Area Bonus for a Residentiaf Plaza), Scenien ${ }^{2}$.



33-45
Tower Regulations

33－451
In certain specified Commercial Districts
C4－7 C5－2 C5－3 C5－4 C5－5 C6－4 C6－5 C6－6 C6－7 C6－8 C6－9

 occupied by towers．

33－455
Alternate regulations for towers on lots bounded by two or more streets

## C5－3 C5－5 C6－6 C6－7 C6－9

In the districts indicated，．．．
（a）The maximum percent of \＃lot area\＃whioh 部算 may be occupied by such tower， shall be the sum of 40 percent plus one－half of one percent for every .1 by which the \＃floor area ratio\＃of such \＃building\＃is less than the \＃floor area ratio\＃ permitted under the provisions of Section 33－12（Maximum Floor Area Ratio），


 Areat，or Section 33－15 3 3娄䜌（Floor Area Bonus for Arcades）．The maximum \＃lot coverage\＃for any tower built under the provisions of this Section or for any \＃building\＃or \＃buildings\＃on any \＃zoning lot\＃occupied by such tower shall be 55 percent of the \＃lot area\＃of such \＃zoning lot\＃．
（b）At all levels，including ground level，such \＃building\＃shall be set back from the \＃street line\＃as follows：
（1）On \＃narrow streets\＃，by a distance equal to at least the fraction of the \＃aggregate width of street walls\＃of the tower，the numerator of which fraction is one and the denominator of which fraction is the sum of 3.0 plus .0667 for every .1 by which the \＃floor area ratio\＃of such \＃building\＃is less than the \＃floor area ratio\＃permitted under the provisions of Section 33－12，33－13；33－
 fifth，and provided further that such setback need not exceed 45 feet．
（2）On \＃wide streets\＃，by a distance equal to at least the fraction of the \＃aggregate width of street walls\＃of the tower，the numerator of which fraction is one and
the denominator of which fraction is the sum of 4.0 plus .1 for every .1 by which the \＃floor area ratio\＃of such \＃building\＃is less than the \＃floor area ratio\＃permitted under the provisions of Section 33－12，33－13，33－14，ef 33－15 \％緦紋䜌 provided that such fraction shall be no less than one－seventh，and provided further that such setback need not exceed 35 feet．

33－456
Alternate setback regulations on lots bounded by two or more streets

## C5－3 C5－5 C6－6 C6－7 C6－9

In the districts ．．．
（a）On \＃narrow streets\＃，by a distance equal to at least the fraction of the \＃aggregate width of street walls\＃of the tower，the numerator of which fraction is one and the denominator of which fraction is the sum of 3.0 plus .0333 for each .1 by which the \＃floor area ratio\＃of the \＃building\＃is less than the \＃floor area ratio\＃permitted
 that such fraction shall be no less than one－fifth，and provided further that such setback need not exceed 45 feet．
（b）On \＃wide streets\＃，by a distance equal to at least the fraction of the \＃aggregate width of street walls\＃of the tower，the numerator of which fraction is one and the denominator of which fraction is the sum of 4.0 plus .05 for each .1 by which the \＃floor area ratio\＃of the \＃building\＃is less than the \＃floor area ratio\＃permitted
 that such fraction shall be no less than one－seventh，and provided further that such setback need not exceed 35 feet．

Chapter 4
Bulk Regulations for Residential Buildings in Commercial Districts

34－10
APPLICABILITY OF RESIDENCE DISTRICT BULK REGULATIONS

34－11
General Provisions

C1 C2 C3 C4 C5 C6

In the districts indicated, the \#bulk\# regulations for \#residential buildings\# set forth in Article II, Chapter 3, shall apply to all \#residential buildings\# in accordance with the provisions of this Section, except as modified by the provisions of Sections 34-21 to
 Controls\%, and aubjeot-te the-previoieng-of Artiele-VII_-Chapter-2-(Speoial-Lineeln Square-Distriet) and-Ghapter-5 (Special-United-Natienc-Develepment-Distriet), where applieable.



 Plaza-Cennected-Open-Area)-0r 24-16(Fleor-Area-Bents-fer-Areades), shall net apply to any \#development\#-er \#enlargement\#-with-mere-then-25-peroent-of ite totel \#fteer area\#-in-\#residential use\#-after-February-9,1994.
 R10-Digtriots, neoxisting-\#plezat, \#plezan-oonneeted-open-area, \#regidential plazaH, \#arende\#-orether-publie menity, open-or-enelesed, fer whieh \& \#fleor-area\#bente has beenreoived purfuantoregulation antedating February-9, 1994, chall beeliminated er-reduced in cize-witheut a-cerrespending-reduction in the-\#fleor areat-of the \#buituing\#-or the oubotitution-of equivalent-e日mplying erea fer ourb amenity-eleewhere enthe-\#zening-let\#.

34-112
Residential bulk regulations in other C 1 or C 2 Districts or in $\mathrm{C} 3, \mathrm{C} 4, \mathrm{C} 5$ or C 6 Districts

C1-6 C1-7 C1-8 C1-9 C2-6 C2-7 C2-8 C3 C4 C5 C6
In the districts indicated, the \#bulk\# regulations are the \#bulk\# regulations for the \#Residence Districts\# set forth in the following table W. Hevever, the provioien of
 apply-to-Hbuildiago or other-strueturest in C4-4,-C4-5, C4 2F, C4-6, C47, 65-or 66-Dictricts, unlesf-guch \#buildings\#-are-\#develeped\#-er \#enlarged\# pursuant to the Quality Heusizg-Pregram.

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34－20
EXCEPTIONS TO APPLICABILITY OF RESIDENCE DISTRICT CONTROLS

3422
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Modification of Yard Regulations

34224

Modification of front yard requirements

Modification of side yard requirements
34.223

驚緕㿥
Special provisions applying along district boundaries

## 34－22 <br> Medification－of Yard－Regulations <br> （Move Modification of Yard Regulations to Section 34－24） <br> 

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## 3423

34*)
Modification of Height and Setback Regulations

## C1 C2 C3 C4 C5 C6

In the districts indicated, the height and setback regulations set forth in Sections 23-61 to 23-68, inclusive, relating to Height and Setback Regulations, and made applicable to such districts in Section 34-11 (General Provisions), are modified as set forth in this Section.

- Madeak k

 24 (Special provisions applying along district boundaries), no \#front yard\# is
required for any \＃residential building\＃in a \＃Commercial District\＃．Therefore，in applying the height and setback regulations in a \＃Commercial District\＃，a \＃sky exposure plane\＃（which in a \＃Residence District\＃would be measured from a point above the \＃front yard line\＃）may be measured from a point above the \＃street line\＃．
 \＃sky exposure plane\＃is measured from a point above the \＃front yard line\＃．


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In C1 or C2 Districts mapped within R3 or R4A Districts，the height and setback regulations applicable to R4 Districts，except R4A and R4B Districts，may be used for \＃residential buildings\＃．

## W8


In C1 or C2 Districts mapped within R4，R4B or R4－1 Districts，the height and setback regulations applicable to an R5B District may be used for \＃residential buildings\＃．

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## 3424

## Modifiention- Fleor-Area and-Open Spee Regulation (delete entire Section)

## Chapter 5

Bulk Regulations for Mixed Buildings in Commercial Districts

35-25
Special Street Wall Location and Height and Setback Regulations in Certain Districts

## C4-6A C4-7A C5-1A C6-2A C6-3A C6-3X C6-4A C6-4X

(b)(3) In the districts indicated, and in other C4, C5 or C6 Districts with a \#residential\# equivalent of an R8, R9 or R10 District where the \#residential\# portion of a \#mixed building\# is \#developed\# or \#enlarged\# pursuant to the Quality Housing Program, the \#street walli\# location requirements shall be as set forth in paragraph (b)(2), inclusive, of this Section, except that a \#street wall\# with a minimum height of 12 feet shall be required on a \#narrow street line\# beyond 50 feet of its intersection with a \#wide street\#, and shall extend along such entire \#narrow street\# frontage of the \#zoning
 apply ele日g any Hotreat line\# ooupied by \#urban plazat.
4. C6" 2 W"




35-30
APPLICABILITY OF FLOOR AREA AND OPEN SPACE REGULATIONS TO MIXED BUILDINGS

35-31
Maximum Floor Area Ratio of Different Portions of Mixed Buildings

## Residential portions

## C1 C2 C3 C4 C5 C6

触 In the districts indicated, the maximum \#floor area ratio\# for the \#residential\# portion of a \#mixed building\# shall be the applicable maximum \#floor area ratio\# permitted for \#residential buildings\# under the provisions of Sections 35-21 to 3523, inclusive, relating to Applicability of Residence District Bulk Regulations to



6. . at non-\#residential use\# occupying a portion of a \#building\# that was in existence on December 15, 1961 may be changed to a \#residential use\# and the regulations on maximum \#floor area ratio\# shall not apply to such change of \#use\#.
3.32















[^1]

## 35-35 <br> Fleor-Area Benw-for-Plazar-Plaza-Gomectod-Open-Area-or-Areadain-Gomection <br> with Mixed Building <br> (eliminate existing Section)




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35-40
APPLICABILITY OF LOT AREA REQUIREMENTS TO MLXED BUILIDINGS
35-41
Lot Area Requirements for Non-Residential Portions of Mixed Buildings

## C1 C2 C3 C4 C5 C6

In the districts indicated, except as otherwise provided in Sections 35-42 (Density or Lot Area Bonus in Mixed Buildings) and 8504-(Modifiontion-of-Buth Regulatione), in addition to the \#lot areal for the \#residential\# portion of a \#mixed building\# required under the provisions of Sections 35-21 to 35-23, inclusive, relating to Applicability of Residence District Bulk Regulations to Mixed Buildings, for each 100 square feet of \#floor area\# used for \#commercial\# or \#community facility use\#, an amount of \#lot area\# shall be provided not less than as set forth in this Section. Any given \#lot area\# shall be counted only once in meeting the \#lot area\# requirements.







35-42
Density or Lot Area Bonus in Mixed Buildings
(delete existing Section)

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## 35-70 <br> SPECIAL PROVISIONS FOR CERTAIN MIXED BULLDINGS

In the \#Commercial Districts\# indicated with a suffix "CR", the \#lot area\# requirements of Sections 23-20 and 35-41 and the provisions of Section 35-35 shall not apply to any \#mixed building development\# on a \#zoning lot\# having a minimum area of 20,000 square feet and which complies with the following requirements:
(d) The \#development\# shall provide \#covered pedestrian space\#, a \#through block arcade\# or other areas accessible to the public thich generate a \#floor area\# bonus and which, in the aggregate, earn a minimum bonus \#floor area ratio\# equivalent to 2.50 . Such bonus shall be applied to increase the permitted \#floor area\# of the entire \#development\#. In no event; shall the resulting \#floor area ratio\# exceed the amount set forth in Section 33-120.5-(Maximum limiton floer


Chapter 7
Special Regulations

37-011
Applicability of Section 37-01

In the-\#Speeial-Midtewn-Distriet\#, (Artiole-VIII, Chapter 1), the provioienc-of thit Section-dhall netepply.

37-02
Applicability of Article II, Chapter 7 -Speeiat-Urban-Design-Guidelineo-


In-C46,-C4-7, C5 1, C5 2,-C5-4, C6-4, C6-5, and-C6-8 theregulations of Artiele II,Chapter 7 (SpeeinlUrban Design-Guidelineo Residential-Plezos), memified-by shall-apply to-any- \#recidential-develepment\#-er-to-any-\#development\#-accupied-by \#prodeminantly reoidential-use\#-whieh-obtaine-a-\#fleer area\#-bontu-puratant io Seetion 23-16-(Fleor-Aree-Bentu-for-a-Plaxa)-er 24-14 (Fleor-Area-Bentr-fer-A Plaza), -xeept-as-modified by the-provisien of Seotion-37-021 t0-37-026, ineludive, felating to-Medifigation to-Applicability-of-Artiole-II, Chapter 7.

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In C1 8，C1－9，G2 7or－C2 8－Diatrioto，or－in－G1－or C2 Diatriet mapped－within R9－er R10－Distriets，the－provisions－of this－Seotion－ h hall－met－apply－to－any－\＃development\＃－or \＃enlargemen\＃with－mere han 25 pereent－ofitetetal \＃fleer area\＃in \＃residentioluse\＃－ after－February $9,1994$.

In－C1－8，G1－9，G2－7－62 8－Dictriots，or in C1－ar－G2 Dictricto mapped－within－R9－or R10Distriets，no－oxisting \＃plaza\＃，\＃plaza\＃－eonneeted－oper area，\＃reoidential－plaza\＃； \＃arende\＃－or－other publie menity，open－oreneleced，fer whieh a \＃fleer area\＃－benuohas been reoeived purguant to regulation antedating February－9，1994，ohallbe bimizated er reduced－in－cize－without a－correcpending reduction in the－\＃fleer area\＃－of the \＃evildiag\＃－ F the oubgitutien－ef equivalent－e日mplying area fer oueh－amenity－eleewhere enthe－\＃zoning let\＃．

In the \＃Special－Midtown－Dictrict\＃－（Artiele－VIII，Chapter－1），the－provisions－of this Seetion－shall net apply．

37－021
Modifications to applicability of Article II，Chapter 7
In the districts in which this Chapter is applicable，the regulations of Article II，
 modified by the provisions of Section 37－022（Retail frontage），37－023（Additional amenities），37－024（Additional amenities in northern plazas），37－025（Maintenance

 regulations of Article II，Chapter 7，applicable to Commercial Districts．

37－023
Additional amenities

The amenities in this Section ．．．may not contain both an open air cafe or 留符 a kiosk．
$37-026$
Existing plaza
（delete entire Section）
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#### Abstract

       











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#### Abstract

      


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#### Abstract

   






Article 4
Manufacturing District Regulations

Chapter 3
Bulk Regulations

43-12
Maximum Floor Area Ratio

M1 M2 M3
In all districts, as indicated, for any \#building\# on any \#zoning lot\#, the maximum \#floor area ratio\# shall not exceed the \#floor area ratio\# set forth in the following table, except as otherwise provided in the following Sections:

Section 43-122 (Maximum floor area ratio for community facility buildings)


Section 43-15 (Fleer-Area-Bentr-for-Areades


In \#buildings\# used partly for \#community facility use\# and partly for \#manufacturing\# or \#commercial use\#, the total \#floor area\# used for \#manufacturing\# or \#commercial use\# shall not exceed the amount permitted in the preceding table or by the bonus provisions in Section 43-13- 苟, 43-14-or-43-15.



```
43-120.5
Moxinum limit on-fleor arearatio
```


## M11-M2 M3

In-all-distrieto, indieated, netwithtanding any-other-provision of thig Reeolution, the maximum \#fleor-area ratiol in an M1.6 Distriet-shall-not-oweod-12.0.

43-13

M1-6
 p:aze fiel provided on a \#zoning lot\#, the total \#floor areä\# permitted on that \#zoning lot\# under the provisions of Section 43-12 (Maximum Floor Area Ratio) may be increased by six square feet.

```
43-14
Fleor Area Benma for a Plaza-Conneoted-Open Area
(delete existing Section)
43-15
W\mp@code{Wa}
Floor Area Bonus for Arcades
```

M1-6
In the district indicated, for each square foot of \#arcade\# provided on a \#zoning lot\#, the total \#floor area\# permitted on the \#zoning lot\# under the provisions of Section 4312 (Maximum Floor Area Ratio) may be increased by three square feet.

#   izect yed: 









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43-44
Alternate Front Setbacks
M1 M2 M3





Article 7

Administration

Chapter 4
Special Permits by the City Planning Commission

74-634
Subway station improvements in commercial zones of 10 FAR and above in Manhattan
(e) Modification of special urban design guidelines and urban open space

The City Planning Commission may modify the requirements of Section 37-01 (Special Urban Design Guidelines-Streetscape), Section 37-02 (Speoial-Urben



 improvement cannot be accommodated without modification to these requirements.

74-72
Bulk Modification
74-721
Height and setback and yard regulations
(a) In C4-7, C5-2, C5-3, C5-4, C6-1A, C6-4, C6-5, C6-6, C6-7 or M1-6 Districts, the City Planning Commission may permit modification of the height and setback regulations including tower coverage controls for \#developments\# or \#enlargements\# located on a \#zoning lot\# having a minimum area of 40,000 square feet or occupying an entire \#block\#. For fueh \#developments\#-or \#enlargements\# the-Cemmisien-may-medify the-minimum-required-distanee-between-a new \#building\# and-an-oxisting \#building\# eneet forth-in-Seetiou-23-70-(NANMMUM4 REQURED-DISTANGE-BETWEEN-TWO-OR-MORE-BUIDANGS-ON A SINGLE ZONING IOT) provided that the following findinge-are-met:
\#burding\#io-60-foots

(d) In C5-3, C6-6 and C6-7 Districts excluding...
(3) that the \#development\# or \#enlargement\#...

Such public open 期緮 shall have a southern exposure, and adjoin a
 Section 12-10(LIrban-Open Space), paragraphe (0) to (\#) ,-ande(Urban Plaza) paragraphe (h)-and-(i) B4.

 development and maintenance of such off-site public space shall be approved by the Commission. The off-site public shall be kept open to the general public in accordance with a time schedule specified by the Commission. In no event shall such off-site public open space be eligible for \#floor area\# or bonus computation in connection with this or any other \#development\# or \#enlargement\#.

74-722
Special floor area regulations
(delete entire Section)

74-74
General Large-Scale Development

Notwithstanding any provision to the contrary contained in Sections 23-151 ( $\mathrm{R}-10$ (fifil), 23-22 (Required Lot Area per Dwelling Unit, Lot Area per Room or Floor

Area per Room），and 23－23－（Density Bentu－fer－Plaza，Plaza－Genneted－Open－Area，
 requirement for a \＃residential use\＃within a \＃general large－scale development\＃shall be expressed in terms of \＃dwelling units\＃or \＃rooming units\＃as set forth below：

74－748
Previously granted special permits
 which a \＃floor area\＃bonus or any increase in tower coverage above 40 percent of the \＃lot area\＃of the \＃zoning lot\＃has been received under Section 74－74 （Commercial Development Extending into More than One Block）prior to February 22， 1990 shall be eliminated or reduced in size except by special permit of the Commission pursuant to a finding that a proposed change will provide a greater public benefit in the light of the public amenity＇s purpose．

74－761
Elevated plazas
In C5－5 or C6－9 Districts，the City Planning Commission may permit \＃第第 plazas\＃at levels consistent with existing or contemplated public pedestrian circulation to be more than five feet above the \＃curb level\＃of the nearest adjoining \＃street\＃，provided that the following findings are made：
 to it，has an area of not less than 8,000 square feet with a minimum dimension of 80 feet；and
（b）that easy access to the \＃猜㶌 plaza\＃level is provided from the \＃street\＃level below．

74－762
Sunken plazas
In C6－1A Districts，the City Planning Commission may permit a portion of the
 nearest adjoining \＃street\＃to provide access of light and air and direct pedestrian access by stairs or escalators from an adjoining \＃street\＃，\＃arcade\＃，\＃plaza\＃，
\#through block arcade\#, \#plaza\#-connected open space, \#court\#, or \#yard\#, to a subway station, mezzanine or concourse. The \#intian plaza\# bonus may be increased from six square feet to ten square feet of \#floor areä\# for every one square foot of such depressed \#imezain plaza\# area. Such stairs or escalators above the depressed level of the \#iffay plaza\# are permissible obstructions, provided that they:
 and
(b) are kept open to the general public during normal working hours.

Not more than 50 percent of the \#isidian plaza\# area shall be depressed.

74-79
Transfer of Development Rights from Landmark Sites
In all districts except R1, R2, R3, R4 or R5 Districts or C1 or C2 Districts mapped within such districts, for new \#developments\# or \#enlargements\#, the City Planning Commission may permit development rights to be transferred to adjacent lots from lots occupied by landmark \#buildings or other structures\#, may permit the maximum permitted \#floor area\# on such adjacent lot to be increased on the basis of such transfer of development rights, may permit, in the case of \#residential developments\# or \#enlargements\#, the minimum required \#open space\# or the minimum \#lot area per room\# to be reduced on the basis of such transfer of development rights, may permit variations in the front height and setback regulations and the regulations governing the size of required loading berths, and minor
 regulations, for the purpose of providing a harmonious architectural relationship between the \#development\# or \#enlargement/\# and the landmark \#building or other structure\#.

74-792
Conditions and limitations
(a) For the purposes of this Section, except in C5-3, C5-5, C6-6, C6-7 or C6-9 Districts, the basic maximum allowable \#floor area\# for a \#zoning lot\# occupied by a landmark shall be the maximum \#floor area\# allowed by the applicable district regulations on maximum \#floor area ratio\# or minimum required \#open space
ratio\＃and shall not include any additional \＃floor area\＃allowed for \＃plezas\＃，
 er any other form er 绘 bonus whether by right or special permit．
（c）When adjacent lots are located in C5－3，C5－5，C6－6，C6－7 or C6－9 Districts and are to be \＃developed\＃with \＃commercial buildings\＃\＃the following conditions and limitations shall apply：
（1）the maximum amount of \＃floor area\＃that may be transferred from any \＃zoning lot\＃occupied by a landmark building，shall be the maximum \＃floor area\＃allowed by Section 33－120．5溇浟 for \＃commercial buildings\＃on said landmark \＃zoning lot\＃，as if it were undeveloped，less the total \＃floor area\＃ of all existing \＃buildings\＃on the landmark \＃zoning lot\＃；
（3）the City Planning Commission may require泰 where appropriate，that the design of the \＃development\＃include provisions for public amenities such as，but not limited to，open public spaces，subsurface pedestrian passageways leading to


74－844
Preservation of community facility uses within certain developments containing public open areas
（d）that the \＃development\＃provides a minimum of．．．

A portion of the open area shall be developed as a park area concentrated in one location and having a minimum dimension of 45 feet and a minimum area of 4,500 square feet．The park area shall be accessible to the public from 9 a．m．to 9 p．m． each day from May 1 to September 30 and from 9 a．m．to 6 p．m．each day from October 1 to April 30，and such hours shall be posted on a sign wheh plainly visible from the sidewalk adjoining the principal entrance to the park．In addition to the 4,500 square feet of park area，in meeting the 25 percent pubiic open area requirements of this Section the \＃development\＃may provide a non－


The Commission may prescribe additional conditions and safeguards to minimize adverse effects on the character of the surrounding area. The \#zoning lot\# containing such \#development\# shall be subject to all the regulations applicable to a C1-9 District subject to the provisions of any special purpose district within which the \#zoning lot\# is located, except that the maximum permitted \#floor area ratio\# shall be 11.0. The \#fioor area\# bonus provision for \#plazan\#, \#plaza\# ermeted
 off-street parking requirements of Section $36-332$ shall be 20 percent.

## 74-87 <br> Covered Pedestrian Space (delete entire Section)

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## 74-91 <br> Urban Open Space Modifications

In C5-3, C5-5, C6-6, C6-7 or C6-9 Districts, the City Planning Commission may permit modifications of the provisions of Seetion-12-10-(DEFFINTIONS Urban


WIzkin widenings\# or \#open air concourses\# for bonus \#floor area\#, provided that such modifications shall not include any modification of Section 33-14 (Floor Area Bonus

 for each square foot of \#urban open space\#, and that such modifications shall be conditioned upon findings made by the Commission in accordance with the provisions of this Section.

The Commission may prescribe appropriate conditions and controls to enhance the relationship of such \#urban open spaces\# to surrounding development.

74-911
Urban plazas
For \#urban plazas\#, the City Planning Commission may permit modifications of the requirements set forth in Seetion 1210 (OEFINTIIONS-Urban OpenSpaendUrban

 usefulness and attractiveness as an \#urban open space\# will be assured by the proposed layout and design and that the \#development\# as a whole will produce a good urban design relationship with surrounding \#buildings\# and \#open spaces\#.

74-912
Sidewalk widenings
For \#sidewalk widenings\#, the City Planning Commission may permit modifications of the requirements relating to \#sidewalk widenings\#, as set forth in Seetion-12-10

 provided that the Commission finds that such modifications will assure the usefulness of the \#sidewalk widening\# for its intended purpose of improving pedestrian circulation and will produce an overall good site plan.

74-913
Open air concourses
For \#open air concourses\#, the City Planning Commission may permit modifications of the requirements set forth in Seetion 1210 (TEFENTIIONS-UrbenOpenSpae



74-96
Special Urban Design Guidelines - Residential Plaza Modifications
In R10, C1-9, C2-8, C4-6, C4-7, C5-1, C5-2, C5-4, C6-4, C6-5 and C6-8 Districts, or C1 or C2 Districts mapped within an R10 District, the City Planning Commission may permit modifications of the provisions of Article II, Chapter 7 (Special Urban
 of Article II, Chapter 7 -Speeial-Ufban-Design-Guidelineo-Residential Plaza 影
 modifications of Seetion 23-16 (Floer-Area-Benus fora-Plaza) and Section 24-14 (Floor Area Bonus for a each square foot of \#residential plaza\#. Such modifications shall be conditioned upon the Commission finding that the \#residential plazaf's usefulness and attractiveness will be assured by the proposed layout and design and that the \#development\# as a whole will produce a superior relationship with surrounding \#buildings\# than that achieved through these urban design guidelines.

Chapter 7
Special Provisions for Zoning Lots Divided by District Boundaries

77-22
Floor Area Ratio

In applying this provision, the \#floor area\# bonus permitted for \#plozas\#, \#plaza\#
 applicable regulations of this Resolution, shall apply only to such \#plaza \#, \#plaza-
 thereof, as are located in a district in which such bonus is granted.

77-25
Lot Area Requirements

In applying this provision, the density bonus permitted for \#plezan, \#plaza
 applicable regulations of this Resolutions shall apply only to such \#plazas\#, \#pleza\#
 located in a district in which such bonus is granted.

Chapter 8
Special Regulations Applying to Large-Scale Residential Developments

78-31
Location of Buildings, Distribution of Bulk and Open Space and Modification of Height and Setbacks
(e) In R9, R10, C1-8, C1-9, C2-7 or C2-8 Districts, or in C1 or C2 Districts mapped within R9 or R10 Districts, the bew-previdion-of Seotion -23-16-fleer-Area

 15-(Fleer Area Benur for aPleza- Conneoted-Open-Area), 24-16 (fleer-Area-Bentus fer-Areader)-9r-2700 (GENERAL PURPOSES) shell-Hot-apply to any \#development\#-or \#enlergement\#-with-mere-than-25-pereent-of ite tetel-\#fleer




 within-R9-or R10-Distrioto, ne-existing \#plaza\#,-\#plaza-0enneeted-өpen-area, \#residential plaza\#, \#areade\#-or other-publie-anenity, open-er-enelesed, fer-whieh-a \#fleer-area\# benus has been received purcuantoregulatiens-antedating February 9 , 1994,-ihallbe oliminated-er redueed-in-size-witheuterreqpending reduetien-in-the \#fleer-areat of the \#building\#-er the oubatitutien-ef-equivalenteomplying area for ounh amenity-olsowhere-on-the \#zening let\#:

Chapter 9
Special Regulations Applying to Large-Scale Community Facility Developments

General Provisions

In R9, R10, C1-8, C1-9, C2-7 or C2-8 Districts, or in C1 or C2 Districts mapped within R9 or R10 Districts, the burprionf-afSection-23-16 (Ftoor Area Bentr

 Bomu for a Plaza Gonneted-Open Areà,-24-16-(Fteor-Area Bonn for Areader),-of 27-00 (GENERAL-PURPOSES)-hall ne apply to any \#dovelopment Henlergement with mere than 25 pereen of ito total floer area in \#recidential ube\# ater February 9, 1994. Mil



Article 8
Special Purpose Districts
Chapter 1
Special Midtown District

81-062
Applicability of Chapter 4 of Article VII
Within the \#Special Midtown District\#; the following provisions regarding special permits by the City Planning Commission shall not be applicable:

Section 74-72 (Bulk Modification) :
Seotion 74-74-(Gemmercial Devolopments-Extending inte-Mere-than-One-Block)
Section 74-75 (Educational Construction Fund Projects)
Section 74-82 (Through Block Arcades)
Section 74-83 (Court Houses)

Section 74-852 (Height and setback regulations for developments on lots divided by district boundaries)

Section 74-87 (Covered Pedestrian Space)


##  

81-22





81221
Benus-provicion- \#et applicable
The provioien of the following ehaptore-relating to of right \#fleor area\# bentues and-are aplieable in the \#Speeial Midtown-Diotriet:

Artiole II, Chapterg -3, 4, 5,6-and-7
Artiole III, Chapters 3, 4,5,7-and-8
Artiole NT,Ghater 3
81 22구
Applicable-provicions
A0 of-righ \#fleor-area\# benuee for wrbe plaze are-applieable in aceordane with the provigion of Section 8123 (Fleor-Area-Bentee for-Urban Plaza). A0-of right \#floer-areat bonuse for through \#bleoky fallerias are-applicable only in the Theater Subdiotrie in aeordane with the-proviciong-of-Seotion 81 748-(Fleor area-bent for-through bloek galleries).

## 81-23

Floor Area Bonus for Urban Plazas
The-provicion in the definition of-an \#urber plazath an eet-forth-in-Seotion-12 10
 Diotriet-In theif stead the provision of thi Seotion.

Exereflemithin the \＃Special Midtown District\＃，for each
 thentenderder forth Seetien，the basic maximum \＃floor areal permitted on that \＃zoning lot\＃under the provisions of Section 81－211（Maximum floor area ratio for non－residential or mixed buildings）may be increased by six square feet，provided that in no case shall such bonus \＃floor area\＃exceed a \＃floor area ratio\＃of 1.0 ．





This Section shall be applicable in all underlying districts throughout the entire \＃Special Midtown District\＃，except that：
 C5P District within the Preservation Subdistrict；
（b）no \＃development\＃or \＃enlargement\＃on a \＃zoning lot\＃shall receive a bonus for an Wurban plazail lat is within 50 feet of a \＃street line\＃of a designated \＃street\＃on which retail or \＃street wall\＃continuity is required pursuant to Sections 81－42（Retail Continuity a／gong Designated Streets）or 81－43（Street Wall Continuity a／klong Designated Streets）；
（c）no \＃development\＃or \＃enlargement\＃on a \＃zoning lot\＃within the Theatre 萲ate． Subdistrict Core，as defined in Section 81－71（General Provisions），shall receive a bonus for an 获urban plaza\％；and
（d）there shall be no \＃floor area\＃bonus for an\＃urban plaza\％on \＃zoning lots\＃in the Grand Central Subdistrict．

81－231
Standards for urban plazas

An－＂urban－plaza＂is a－oentinueus－area－open－te－thereky and frenting－upen－4－Hotreet\＃－er sidewalk－widening ant－is aeeesoible－to－the－publie－at－all timeo，exeept－as cet－ferth－in


No foundation permit shall be issued by the Department of Buildings for any \＃development\＃whion imatial includes an urban plaza券 without certification by the Chairperson of the City Planning Commission of a detailed design plan showing all features of the proposed \＃urban plaza\＃\＃required by this Chapter．An application for such certification shall be filed with the Chairperson of the City Planing Commisesion showing the plan of the \＃zoning lot\＃；a site plan indicating the area and dimensions of the proposed＂urban plaza\％and the location of the proposed \＃development\＃or
\＃enlargement\＃and of all existing \＃buildings\＃temporarily or permanently occupying the \＃zoning lot\＃with accompanying documentation of conditions to be met before any temporary \＃buildings\＃may be cleared from the \＃zoning lot\＃；elevations of the \＃development\＃or \＃enlargement\＃；computation of proposed \＃floor area\＃，including bonus \＃floor area\＃；and a plan or plans showing all the required features of the

 restrictions indexed against the property and in favor of property owners and tenants within a half mile radius of the 㵂urban plaza舜 binding the owner，his successors and assigns to improve and maintain the \＃urban plaza\＃and provide public access thereto in accordance with the plans to be certified by the Chairperson of the－City Planming Gemmion．The filing of such declaration in the Office of the Register of the City of New York（County of New York）shall be a precondition for the Chairperson＇s certification．

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（delete remainder of Section）
81－232
Existing plazas or other public amenities



No existing \＃plaza\＃，\＃urban open space\＃，or other public amenity，open or enclosed，for which a \＃floor area\＃bonus has been received，pursuant to regulations antedating May 13，1982，shall be eliminated or reduced in size the \＃Speeiel－Midtewn－Diotriot\＃without a corresponding reduction in the \＃floor area\＃of the \＃building\＃or the substitution of equivalent complying area for such amenity elsewhere on the \＃zoning lot\＃．Any elimination or reduction in the size of， or of any other design features of，such an existing public amenity shall be permitted in the \＃Special Midtown District\＃only by special permit of the City Planning Commission subject to a finding by the Commission that the proposed change will provide a greater public benefit in the light of the public amenity＇s purpose and the purposes of the \＃Special Midtown District\＃．

## 












Where a portion of an existing \#covered pedestrian space\# was designated by a special authorization of the City Planning Commission, prior to May 13, 1982, to be used for off-street loading after business hours, the Commission may, by special permit, after public notice and hearing, and subject to Beard-of Ettimete
 to the loading berth requirements\% provided that such modifications will result in substantial improvement of the pedestrian circulation system and amenities within the existing \#covered pedestrian space\# without adversely affecting the operation of off-street loading facilities.

## 81-233

Special provisions for zoning lots divided by district boundaries
Where an \%urban plaza\% is located on a \#zoning lot\# divided by a district boundary, the \#floor area\# bonus for such urban plaza\% may be credited to either portion of the \#zoning lot/\# regardless of the \#urban plaza's location or the date when the \#zoning lot\# was created, provided that the amount of such bonus permitted on either portion of the \#zoning lot\# shall not exceed the maximum amount that would be permitted on such portion if it were a separate \#zoning lot\# and subject to all other applicable provisions of Article VII, Chapter 7.

81-413
Provisions for handicapped

All mandatory district plan elements required by the provisions of Section 81-45 (Provision of Pedestrian Circulation Space) or Section 81-46 (Through Block

Connection）shall be accessible to the handicapped，meeting the standards set forth in




81－43
Street Wall Continuity Along Designated Streets

No arcades，sidewalk widenings or 花rban plazas㣙 shall be permitted on Fifth Avenue，42nd Street，34th Street or 57th Street frontages．Between 43rd and 50th Streets，no arcades or
落urban plazas\％shall be permitted on Seventh Avenue．．．

81－45
Provision of Pedestrian Circulation Space

Such pedestrian circulation space shall meet the requirements set forth in Section 81－ 451 （Design standards for pedestrian circulation spaces），Section 81－46（Through Block Connection），Section 81－47（Off－Street Relocation or Renovation of a Subway Stair）or Section 81－49（Off－Street Improvement of Access to Rail Mass Transit Facility）．Sidewall－wideningo，areadeg－and－erner－areothell net beoubjeet to the－atandardo fet forth－in－Seotion－12－10－（DEFINTIONS）．




81－451
Design standards for pedestrian circulation spaces
（a）Sidewalk widening
（2）Permitted interruptions


 standard of a sidewalk widening．
（vi）A sidewalk widening may be interrupted by a driveway whet in located at a \＃side lot line\＃；however，where the \＃zoning lot\＃has a through \＃block\＃connection，or a through \＃block\＃urban plaza券，or a through \＃block\＃．．．
（c）Arcade

An arcade shall meet the following requirements：
（1）Dimensions
（iii）On a 竤 \＃narrow street\＃frontage of a \＃corner lot\＃，an arcade is permitted only if it extends for the full length of the \＃street\＃frontage， with the exception of a driveway for a required loading berth located at
 unobstructed pedestrian flow along such entire frontage in combination with one or more of the following other spaces with which it connects at one or both ends：an intersecting \＃street\＃，or an intersecting sidewalk widening，a corner arcade，a \＃plazat，an 録urban plaza ，a through \＃block\＃connection，a through \＃block\＃galleria，a relocated or renovated subway entrance，or an off－street rail mass transit access improvement．
（iv）On a \＃wide street\＃．．．
（b）in the case of a \＃building\＃that occupies less than the entire \＃street\＃ frontage between intersecting \＃streets\＃，on a full \＃block\＃front \＃zoning lot\＃，unobstructed pedestrian flow along the entire frontage is provided on the \＃zoning lot\＃by the arcade in combination with one or more of the following \＃open spaces\＃with which the arcade
connects at one or both ends：an intersecting sidewalk widening，a corner circulation space，a \＃plaza\＃or an 發urban plaza范；or
（c）in the case of a \＃building\＃whose \＃zoning lot\＃occupies less than the entire \＃street\＃frontage between intersecting \＃streets\＃，the arcade connects with an existing arcade of matching width and alignment as
 an adjacent \＃zoning lot\＃，so that unobstructed pedestrian flow along the entire \＃block\＃front is provided by the arcade in combination with such existing spaces．

81－452
Bonused amenities qualifying as pedestrian circulation spaces
（b）Through \＃block\＃urban plaza絭（see Section 81－23），up to a maximum of 3，000 square feet．
（c）澓Urban plaza漛（see Section 81－23）
（1）For an 庶urban plaza譶 that faces a \＃street\＃intersection or provides access to a major \＃building\＃entrance： 30 percent of the 热urban plaza＇s䜤 area．
（2）For other 㳅urban plazas荈：the first 10 feet of depth from the \＃street line\＃， provided that it conforms to the design standards of a sidewalk widening．

81－453
Exemptions from the pedestrian circulation space requirements
（c）the \＃zoning lot\＃is an \＃interior\＃or \＃through lot\＃fronting only on a \＃street\＃or \＃streets\＃where no arcade，sidewalk widening or 䔆urban plaza涊 is permitted，i．e．，
 within the Preservation Subdistrict；

81－461
Locational standards
(b) To count as...
(1) Where the \#zoning lot\# or a portion thereof is directly across a \#street\# from and opposite to an existing through \#block\# connection on an adjacent \#block\# to the north or south and the existing connection is at least 150 feet from a north-south \#wide street\#, the alignment of the new through \#block\# connection shall overlap with that of the existing connection. Such existing connection may also be a through \#block\# galleria, through \#block\# urban plaza澱 or any through \#block\# circulation area with a minimum width of 12 feet, which is located within a \#building\#. 1

81-471
Standards for location and design
(a) Location

The relocated or renovated entrance shall be immediately adjacent to, and accessible without any obstruction from, a public sidewalk or at least one of the following public spaces, which shall have a minimum horizontal dimension equal to the width of the relocated stairs:

```
sidewalk widening (Section 81-45)
corner circulation space (Section 81-45)
arcade (Section 81-45)
corner arcade (Section 81-45)
building entrance recess area (Section 81-45)
%urban plaza%
(Section 81-23)
```

(b) Design standards

In addition, and for a relocated entrance only, the relocated entrance shall have a queuing space at the top and bottom of the stairs at least 8 feet wide and 15 feet long. Such queuing space may overiap with a sidewalk widening, or an arcade, or an \%urban plaza\%.

The relocated or renovated entrance may be located within an provided that the minimum width of the stairs is 10 feet and the queuing area required for a relocated entrance is unobstructed and contiguous to a sidewalk or a sidewalk widening．A relocated or renovated entrance within an arban plazay is a permitted obstruction；but shall not be subject to the percentage limit on permitted obstructions for an＂urban plaza羔．

81－48
Major Building Entrances
（a）When the \＃zoning lot\＃contains an 渻ban plazai\％or an open though \＃block\＃ connection located entirely outside of the \＃building\＃，the major entrance to the \＃building\＃shall open on the 然urban plaza\％or the open through \＃block\＃ connection．
（b）Where there is no ${ }_{\text {Murban }}$ plaza落 or open through \＃block\＃connection on the \＃zoning lot\＃，the following restrictions on major entrances shall apply to \＃corner lots\＃or \＃block\＃front lots：

## 81－49

Off－street Improvement of Access to Rail Mass Transit Facility
An off－street rail mass transit access improvement shall provide a new point of unobstructed off－street public access to a rail mass transit station or facility．It shall immediately adjoin，and be accessible without any obstruction from ${ }^{3}$ a public sidewalk， a sidewalk widening，a corner circulation space，an arcade，a corner arcade，a building

（b）Obstructions
An off－street mass transit access improvement shall be free of obstructions except for building columns and shall provide a continuous unobstructed path at least 15 feet wide connecting the public sidewalk，pedestrian circulation space or \％urban
plaza赛 with the rail mass transit station or facility.

81-632
Conditions and limitations
The transfer of development rights from a "granting $\operatorname{lot}^{\prime \prime}$ to a "receiving lot" pursuant to Section $81-63$ shall be subject to the following conditions and limitations:
(a) the maximum amount of \#floor area\# that may be transferred from a "granting lot", shall be the maximum \#floor area/t allowed by Section 33-120.5 3..." for \#commercial buildings\# on said sici landmark \#zoning lot\#, as if it were undeveloped, less the total \#floor area\# of all existing \#buildings\# on the landmark \#zoning lot\#;

81-748
Floor area bonus for through block gallerias
(b) Location

At each end it shall adjoin and open onto a \#street\#, a sidewalk widening, a \#plaza\# or an "urban plaza\% adjacent to the \#street\#. It shall provide continuous, unobstructed access from one end to the other.
(c) Elevation

It shall have the same grade elevation at each end as the sidewalk, sidewalk
 at least 20 feet from the end, beyond which a grade change, if any, is permitted only to reconcile grade differences between the two ends. Provisions for changes in grade shall include ramps for wheelchair users with a maximum slope of one to twelve.
(f) Minimum clear path

Except as provided in paragraph (g) (Permitted obstructions) there shall be a straight path, clear of all obstructions, including door swings, extending from one
end of the galleria to the other, with a minimum width of 15 feet. Where the through \#block\# galleria is adjoined at one or both ends by a sidewalk widening, \#plaza\# or furban plaza\%, such minimum width of clear path shall be continued across the adjoining \#open space\# to the \#street line\#.
(g) Permitted obstructions
(3) For through \#block\# gallerias with areas larger than 3,000 square feet, public seating is required. There shall be at least one linear foot of seating for each 20 square feet of through \#block\# galleria area in excess of 3,000 square feet. The design standards for seating shall be as set forth in Seotion -81-231

 not within夜 the through \#block\# galleria. All seating within the through \#block\# galleria shall be accessible to the public.

81-84
Mandatory Regulations and Prohibitions
The following requirements listed in this Section shall apply to all \#developments\#, \#enlargements\#, \#extensions\#, or changes of.\#use\# within the Subdistrict:
(a) Pedestrian access to \#uses\#
 the Fifth Avenue \#street line\#.

Chapter 2
Special Lincoln Square District

## 82-32

Special Provisions for Increases in Floor Area

Seotien-23-17,-24-15-0r-33-14(Fleer-Area-Benu-for a-Plaza-Genneeted-Open-Area), Seotiens-23-18, 24-16-0r 33-15-(Fleor-Area-Bonus-for-Arcadec), or-Sectien-23-23 (Dendity-Benug-fora Plaza-Cenneeted-Open-Area-Ar-Areade) 33-15-(Floer-Area-Bente for-Open-Air Ceneeurse and sidewalk-Wideninge), 33-16(fleer Area-Bento-hall-net apply. In liou-thereef, the fellowing provioieno-ohall-apply-whiok-may be used seperately-er in oembization, provided that the total \#floer area-ratio\#-permitted-on-a \#zering let\#-dees net-ereeed 12.0:





Chapter 6
Special Greenwich Street Development District

86-052
Frontage allocated for Use Group G
Frontage along the inside boundary of an \#arcade\# shall be \#developed\# and used in accordance with the provisions of this Section:

(b) the remainder of such frontage may be devoted to access to lobbies, \#plezas,
 stairs, or to...

86-053
Floor area bonus for special lot improvements
Bonus \#floor area\# may be granted for \#covered pedestrian spaces\#, elevated \#期旅 plazas\#, \#through block arcades\#, or other significant improvements to pedestrian circulation, collectively known as special lot improvements, where such features are designated on the District Plan as lot improvements and are constructed in accordance with the provisions of this Section.
(a) The grant of bonus \#floor area\# for \#covered pedestrian spaces\# shall be conditioned upon compliance with the definition-of \#eovered-pedertrian open eet ferth-in Seetion-12-10(DEFINIFIONS) (nd with the provisions of Section 74-

87 (Covered Pedestrian Space), except that:
(1) the \#covered pedestrian space\# may qualify by being directly accessible to the public from any adjoining part of the public pedestrian circulation system; ;
 \#pedestrian mall\#;-01-othor-Hoovered-pedestrian spaent;
(b) The grant of bonus \#floor area\# for elevated \#firian plazas\# shall be conditioned upon compliance with the definition flolazath an-set forth-in-Seetion-12-19

 except that:
(1) the level of the elevated \#wisum plaza\# shall be limited to not more than three feet above or below the level of an adjacent lot or pedestrian circulation improvemente by which public access to the elevated \#ution plaza\# is provided;
 feet of elevated \#uxten plaza\#, each tree being of a minimum caliper of 6 数 inches and being watered by an automatic watering system, the measurement of caliper and the specifications for planting being in accordance with the standards and specifications of the American Society of Nurserymen; and
(3) the Commission may authorize obstructions in addition to those permitted by
 generally include features of an artistic nature, kiosks or open \#uses\# for public recreation, eating, entertainment and enjoyment, such as open air cafes. Not more than two-thirds of the \#imenan plaza's\# area may be occupied by such obstructions or \#uses\#, and they shall be restricted to appropriate areas so that suitable space is reserved and conveniently located for walking, standing, sitting and the providing of any pedestrian connection required by the District Plan.

 (Begio-maximum fleor area ratio).
(c) The grant of bonus \#floor area\# for \#through block arcades\# shall be conditioned upon compliance with the definition of \#through block arcade\# as set forth in Section 12-10 (DEFINITIONS) and the provisions of Section 74-82 (Through Block Arcades), except that:
（1）the \＃through block arcade\＃may qualify by being directly accessible to the public from elevated \＃plezaf，；\＃eovered－pedestrian of of any part of the public pedestrian circulation system，as well as from an adjoining \＃street\＃，

（2）\＃uses\＃permitted to occupy frontage along a \＃through block arcade\＃are limited to those \＃uses\＃listed in Use Group G．

86－054

The City Planning Commission may authorize obstructions in addition to those

 conditions set forth in paragraph（b）（3）of Section 86－053（Floor area bonus for special lot improvements）．

86－061
Additional floor area ratio for pedestrian circulation improvements or special lot improvements

A \＃developer\＃in the case of ．．．

（a）For any \＃development\＃．．．

If a \＃development＇s\＃adjusted basic maximum \＃floor area ratio\＃is 15.0 ，the bonus rates established in the regulations of the C5－5 District shall apply to any \＃covered pedestrian space\＃，\＃through block arcade\＃，elevated \＃符縣期 plaza\＃or special lot improvement provided by such \＃development\＃．When additional \＃floor area\＃ attributable to the provision of elective pedestrian circulation improvements or special lot improvements would result in a \＃floor area ratio\＃in excess of 15 ，the excess \＃floor area\＃shall be credited as bonus \＃floor area\＃subject to the provisions of Section 86－062（Bonus floor area limitations）．

The Commission may also grant, upon application, authorizations:
(2) modifying the provisions of this Chapter in accordance with the provisions of Section 86-081 (Minimum retail requirement), Section 86-082 (Use Group G), and

(3) modifying the proportionality and elevation of \#urban plaza\# requirements as

 would enhance the pedestrian circulation system.

## Chapter 8

Special South Street Seaport District

88-02
Definitions

Development rights
The basic maximum permitted \#floor area\# for a \#granting lot\# if-it were undoveloped allowed by the applieable ditriet \#fleor areat rogulation and ohell met inoludo any additional-\#fleor-areat-allowed-for-fplazast,- or - \#plazath-conneoted openareas-or any-other form-of benur whether by rightor-special permit. Iitallilte





Article 9
Special Purpose Districts

## Chapter 2

Special Park Improvement District

92-03
Special Bulk Provisions
For the purposes of this Chapter, the maximum \#floor area ratio\# for any \#development\# or \#enlargement\# on a \#zoning lot\# shall not exceed 10.0. \#Plazas\#, \#plazall-oenneoted open areas Hareades\#- dhall-net-be digible for a \#fieor-area\# bento. Hewever, where-building-plan have-been flled with-the-Depertment of Butidingo prier to May 31, 1981 and Hfleor-areat bentu he beon reeeived-eithor by-providing on cite benusable public amenitiec-or by making eontribution to the

 of 50 pereet of the thuidding in in acordane with the plan for whioh outh-permit
 Maf be w mite

9208
Speoial Regulation for Zoning Loto-Oppesito C5 3-CR Distrieto (delete entire Section)

9209
Speoin-Regulation for Narfow-Buildingol
(delete entire Section)

Chapter 3
Special Jacob K. Javits Convention Center District

93-222
Design standards
(b) Permitted obstructions

Obstructions permitted in Seetion 12-10-(DEFINTIONS-Urben-Open Spaeo)


 addition, the following shall be permitted obstructions in a pedestrian way: architectural ornamentation of building walls adjacent to a pedestrian way, such as cornices, moldings or lighting, provided such elements do not project more than one foot from such building wall over the pedestrian way.
(e) Standards of accessibility for the handicapped

The standards of accessibility shall be as permitted in Section-12-10 (DEFINITIONS-UFban OpenSpene)paragfaph (e) (Standards of Aevessibility for


(l) Signs

The standards for signs on a pedestrian way shall be as permitted in Seatien 1210



(n) Maintenance

The standards for maintenance shall be as set forth in Seetion 1210




93-26
Maximum Limit on Floor Area Ratio
The \#fleor-areat ben provisions-allowed-in the underiying distrito for \#plazan\#, \#plazat eonneated-open arees, \#urber oper opaees", \#areadeen and-all-other Hfleor

 bistrict However, for any predominantly \#residential development\# located on a \#zoning lot\# in any district in which such a \#development\# is permitted, the \#floor area ratio\# may be increased from 10.0 to 12.0 by complying with the provisions of Section 23-90 (INCLUSIONARY HOUSING).

Chapter 4<br>Special Sheepshead Bay District

94-062
Use Group SB
In Areas A, B, C, D and E, except as stated in this Section, all \#commercial uses\# permitted by Use Group SB shall be limited to a maximum \#floor area\# of 3,500 square feet per establishment and to a maximum frontage per establishment at ground floor level of 35 feet when facing any \#plaza\#-, Emmons Avenue, Sheepshead Bay Road, Ocean Avenue and Bedford Avenue. Any \#use\# marked with a single asterisk (*) shall not be located on the ground floor of a \#building\#.

Chapter 5
Special Transit Land Use District

95-032
Location of transit easements
The transit easement volume may be located within a \#building\#, in open areas,
 projected overhangs of a \#building\#. At least one vertical face of the easement volume shall be at a \#front lot line\#. The easement volume shall be located on the \#zoning lot\# as close as possible to the \#street\# containing the transit line.

Terms and Conditions for Permitted Uses and Construction within Transit Easement Volume

No \#floor area\# bonus shall be allowed for any transit easement provided on a \#zoning lot\#. When a transit easement volume required on a \#zoning lot\# is located within a \#building\#, any floor spaces occupied by such transit easement volume shall not count as \#floor area\#. Any portion of the \#lot area\# of a \#zoning lot\# occupied by a transit easement and weather protected by an overhang or roofed
 districts which allow a

The transit easement volume, any construction allowed therein or any weather protection provided thereon by an overhang or roofed area pursuant to Section 95053, shall be considered permitted obstructions within required \#yards\#, \#open


95-051
Development of transit access facilities
All access facilities, including any lightwells or sky lights required within a transit easement volume, shall be constructed and maintained by the Transit Authority except for any building columns, footings or any other permitted obstructions allowed therein.

The subway entrance within the transit easement volume and any adjoining \#plaza\#
 sidewalk and shall be directly accessible to the public at all times. When such...

95-052
Special access facilities for the handicapped
Special elevators for the handicapped may locate within a transit easement volume provided stair and/or escalator access to the subway mezzanine are located within the same easement and in no event located within the public sidewalk adjacent to the \#zoning lot\#.

Such special elevators shall be designed by the New York City Transit Authority in consultation with the owner of the \#zoning lot\# and shall be integrated
architecturally，including color and material，with the \＃development\＃and adjoining



95－053
Weather protection
The stairs or escalators providing pedestrian access to the subway mezzanine，which are not covered at the entrance level，shall be weather protected by the \＃building\＃or portion thereof including an overbang，or by a roofed area provided by the owner of the \＃zoning lot\＃in accordance with the New York City Transit Authority requirements．Such overhang or roofed area shall cover either or both the stairway and the escalator which are uncovered at the ground level．漛答verhang or roofed area shall be sufficient to cover the access facilities within the easement


等䘑㓋 area，a roof area shall be provided with either a glazed or translucent material for at least 50 percent of its surface area．The roofed area shall be no more than 15 feet above \＃curb level\＃and shall biend harmoniously with the



95－054
Permitted uses and other constructions

In addition，any portion of the transit easement volume at \＃curb level\＃not to be covered for weather protection，may contain trees，benches；or any obstructions
 elements shall not interfere with the pedestrian movement．

95－06
Temporary Use of the Easement Area
 \#use\# as a landscaped open area whioh tuay may contain obstructions permitted in a
 temporary nature within the easement volume for such temporary \#uses\# shall be removed by the owner of the \#zoning lot\# prior to the time at which public \#use\# of the easement area is required. A minimum notice of six months in writing shall be given by the Transit Authority to the owner of the \#zoning lot\# in order to vacate the tenants of such temporary \#uses\#.

95-11
Miscellaneous Provisions

The pavement on a public sidewalk fronting a \#development\# within the \% \%pecial




Chapter 8
Special Manhattan Landing Development District

98-13
Pedestrian Connection
"Pedestrian connections" as shown in the District Plan are two types: connections between two elements specified in the District Plan, which are approximately at the same level, and connections between two clearly separate levels. In the former case, the connection shall be not less than a level, or approximately level, walkway 15 feet in width; in the latter case, the connection shall not be less than a pair of $32 \%$ inch wide escalators. In either case, the connection may be effected by means of $a$ \#plaza\#, \#areado\#,-\#plaza\#-oomnected-open-area, \#through-bleek-arcede\#,-eleveted

 described in the District Plan, the length of the \#pedestrian connection\# shall not exceed the straight line distance between the two points by more than 50 percent.

98-14
Pedestrian Way
A "pedestrian way" is that part of a \#district parcel\# including \#pedestrian spaces\#
or \#visual corridors\# whion 猚羂:

Arbors, trellises, awnings, canopies, balconies (subject to the provisions of Section
 provided that the aggregate area of such overhead obstructions projected to the surface of the \#pedestrian way\# is less than 20 percent of the surface area of the \#pedestrian way\#, or as specified in the District Plan.

98-17
Pedestrian Space
A "pedestrian space" is a landscaped open area, accessible to the public at all times




 Such obstructions may ...

98-20
RESIDENTIAL OPEN SPACE
The \#developer\# of a \#zoning lot\# shall provide recreational space for the

 square feet of space for each \#room\# in C4-6 or C2-8 Districts and not less than 6.25 square feet of space for each \#room\# in C5-3CR or C6-4 Districts. Such \#residential open space\#:

98-23

(b) the remainder of such frontage may be devoted to access to lobbies, \#plas

## 98－30

MAXIMUM FLOOR AREA RATIO


（a）in C5－3CR Districts，the maximum \＃floor area ratio\＃as set forth in Seetien－33－ 120．5（Moximum limit of fleer areatio）， 84，shall be not more than 18.0 by complying with the \＃mandatory lot improvements\＃of the District Plan．The maximum \＃floor area ratio\＃may exceed 18.0 by complying with applicable provisions of the \＃Special South Street Seaport District\＃（Article VIII，Chapter 8）．In no event shall the \＃floor area ratio\＃of a \＃residential building\＃or portion thereof exceed 9．0；
（b）in $\mathrm{C} 2-8$ Districts，the maximum \＃floor area ratio\＃as set forth in Section $33-120.5$ W3，放 may be raised from 2.0 to not more than 2.4 by complying with the requirements of the District Plan．Maximum \＃floor area ratio\＃for \＃residential uses\＃in C2－8 Districts shall be 2．4；
（c）in C4－6 Districts，the maximum \＃floor area ratio\＃as set forth in Section 33．120．5永稵矅 may be raised from 3.40 to not more than 4.08 by complying with the requirements of the District Plan．In no event shall the \＃floor area ratio\＃of a \＃residential building\＃or portion thereof exceed 9．0；for \＃mixed buildings\＃，the maximum \＃floor area ratio\＃shall not exceed 12．0；and

98－51
Minimum Retail Requirement

By special authorization，the City Planning Commission may permit \＃floor area\＃\＃ not exceeding 20 percent of the total \＃floor area\＃required to be allocated for \＃uses\＃ in Section 98－23\％to be located in an area other than one of the aforementioned areas．Alternate areas include，but are not limited to，the top \＃story\＃of a
 open air cafe．Such alternate areas may qualify under Commission authorization only if the Commission finds that their arrangement and intended \＃use\＃is suitable from the standpoint of service to the public．

## APPENDIX B

DESCRIPTION OF IMPROVEMENTS BY DISTRICT PARCEL

## District Parcel 21

(d) A \#pedestrian connection\# below grade along the southeast \#street line\# of Water Street, between Maiden Lane and John Street, connecting the mezzanine of the

 Street at Fletcher Street and at John Street. If the subway mezzanine is not yet built or designed, easements for the \#pedestrian connection\# shall be provided.

Article 10
Special Purpose Districts

Chapter 7
Special South Richmond Development District

107-44
Maximum Floor Area Ratio for Community Facility Uses
The provisions of Section 24-13 (Floor Area Bonus for Deep Front and Wide Side
 apply to any \#community facility uses\# located in the Special District.

Chapter 9
Special Little Italy District

109－123
Floor area per room regulations
For the purposes of this Chapter，the requirement of \＃lot area per room\＃for a \＃residential building\＃or \＃residential\＃portion of a \＃mixed building\＃，and the \＃lot area\＃ requirement for the non－\＃residential\＃portion of a \＃mixed building\＃as set forth in Sections 23－22， $23-25$ 家䜌 or 35－40，shall not apply to any \＃development\＃or \＃enlargement\＃．In lieu thereof，there shall be not more than one \＃room\＃for each 230 square feet of gross \＃residential floor areał．

Article 11
Special Purpose Districts

Chapter 5
Special Fulton Mall District

115－08
Continuity of Street Wall



 located within 50 feet of the \＃street line\＃of Fulton Street．

115－11
Special Floor Area Regulations
（b）a contribution to the Fulton Mall District Fund in accordance with the provisions of Section 115－13．

Such contribution to the 畨und shall be made at the time of filing for a building permit with the Department of Buildings．For any fbuilding\＃containing \＃residential uses\＃within an R－10 ${ }^{\text {al }}$ I equivalent \＃Commercial District\＃，any
reduction in the \#lot area per room\# requirement shall not exceed 17 percent, as set forth in Section 23-22.

In no case shall the \#floor area ratio\# exceed the amount set forth in Seatien 33-120.5 (Maximum-limit-on-fleor-area-ratio):
S"

Chapter 7
Special Hunters Point Mixed Use District

117-651
Bulk regulations
(a) Within the Court Square Subdistrict, the following provisions affecting \#Commercial Districts\# shall not apply: Section 33-14 絃緮 (Floor Area Bonus
 Section 33-26 (Minimum Required Rear Yards).
(On February 14, 1996, Cal. No. 9, the Commission scheduled February 28, 1996 for a public hearing. On February 28, 1996, Cal No. 17, the hearing was closed.)

## For consideration.


[^0]:    * Parcels 3, 12b, 12c, 12d, and 12 e are to be disposed of subject to easements as shown on Map 1 in the Fresh Creek Urban Renewal Plan.
    ** A portion of the Fresh Creek Urban Renewal Area, block 4452, lot 400 is owned by the State of New York. The State has declared its intention to sell the land directly to the developer, pursuant to Chapter 629 of the Laws of 1994. To ensure that the State-owned property is developed consistent with the remainder of the project, the urban renewal plan provides for the acquisition of this property by the City, if necessary, and the Land Disposition Agreement, for the transfer of city-owned property to the developer, will require compliance to the plan. All other property within the area is city-owned.
    *** Parcel 12e, a proposed School site, is to be conveyed to Gateway Estates Housing Housing Development Fund, if and when the City acquires this property from the State.

[^1]:    
    
    
    

