## CITY PLANNING COMMISSION

## DISPOSITION SHEET



MEETING ADJOURNED AT: 11:19 A.M.

## CITY PLANNING COMMISSION

## DISPOSITION SHEET




## CITY PLANNING COMMISSION

## 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: in Section I, (Scheduling Dates for Future Public Hearings), in Section II, (Reports), and in Section III, (Public Hearings). Matters scheduled for public hearing by Community Boards appear in a separate calendar available in the Calendar Information Office.

NOTICE--CALENDARS: City Planning Commission calendars and disposition sheets are now available on the Department of City Planning's web site (www.nyc.gov/planning). The availability of these documents on-line will occur earlier than the current printed documents.

If you wish to be notified of the web site availability of calendars and disposition sheets, please send your name, organization and E-mail address to the address listed below. Any individual or organization that would like to receive paper copies of the aforementioned documents will be able to do so at a fee of $\$ 120.00$ annually. Please have the 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 10007-1216.

For Calendar Information: call (212) 720-3368, 3369, 3370.
Note to Subscribers: Notify us of change of address including E-mail by writing to:
City Planning Commission
Calendar Information Office
22 Reade Street - Room 2E
New York, New York 10007-1216

# B <br> CITY PLANNING COMMISSION 

22 Reade Street, New York, N.Y. 10007-1216<br>Amanda M. Burden, FAICP, Chair<br>Kenneth J. Knuckles, Esq., Vice Chairman<br>Angela M. Battaglia<br>Rayann Besser<br>Irwin G. Cantor, P.E.<br>angela R. Cavaluzzi, aIt<br>Alfred C. Cerullo, III<br>Be tty Y. Chen<br>Maria M. Del Toro<br>Richard W. Eaddy<br>Nathan Leventhal<br>Shirley A. McRae<br>Karen A. Phillips, Commissioners<br>Yvette V. Gruel, Calendar Officer

The regular public meetings of the Commission shall be held twice monthly on Wednesday at 10:00 a.m. in Spector Hall, 22 Reade Street, Manhattan, unless otherwise ordered.

## TABLE OF CONTENTS

## WEDNESDAY JULY 1, 2009

Roll Call; Approval of Minutes............................................................................. 1
I. Matters To Be Scheduled for Public Hearing ............................................................ 1
II. Reports......................................................................................................... 8
III. Public Hearings......................................................................................... 25
IV. Schedule Of Meetings: July 1, 2009 - December 31, 2009................................... 73

## Community Board Public Hearing Notices are available in the <br> Calendar 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 July 22, 2009 at Spector Hall, 22 Reade Street, 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 called in the order these slips are submitted, with the exception that public officials 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 support of the proposal and those speaking in opposition.
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

Comments:
Calendar No. $\qquad$
$\qquad$
$\qquad$

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

JULY 1, 2009

# APPROVAL OF MINUTES OF the Regular Meeting of June 17, 2009; And Special Meeting of June 29, 2009 <br> I. PUBLIC HEARINGS OF THE FOLLOWING MATTERS TO BE <br> SCHEDULED FOR WEDNESDAY, JULY 22, 2009 <br> STARTING AT 10:00 A.M. AT SPECTOR HALL, 22 READE STREET <br> NEW YORK, NEW YORK <br> BOROUGH OF THE BRONX 

No. 1
FIVE STAR DAY CARE CENTER
CD 3
C 090324 PQX
IN THE MATTER OF an application submitted by the Administration For Children's Services and the Department of Citywide Administrative Services, pursuant to Section 197-c of the New York City Charter, for the acquisition of property located at 3261 Third Avenue (Block 2368, Lot 39) for continued use as a child care center.

Resolution for adoption scheduling July 22, 2009 for a public hearing.

## BOROUGH OF BROOKLYN

No. 2
640 BROADWAY
CD 1
C 090379 HAK
IN TH E MA TTER OF an application submitted by the Department of Housing Preservation and Development (HPD):

1) pursuant to Article 16 of the General Municipal Law of New York State for:
a) the designation of property located at 640 Broadway (Block 2270, Lots 10), site 6 within the Broadway Triangle Urban Renewal Area, as an Urban Development Action Area; and
b) an Urban Development Action Area Project for such area; and
2) pursuant to Section 197-c of the New York City Charter for the disposition of such property to a developer to be selected by HPD;
to facilitate the development of a five-story mixed-use building, tentatively known as 640 Broadway, with approximately 9 residential units and commercial space to be developed under the Department of Housing Preservation and Development's Participation Loan Program.

## Resolution for adoption scheduling July 22, 2009 for a public hearing.

Nos. $3,4 \& 5$

## NAVY GREEN

No. 3
CD 2
C 090444 ZMK
IN THE MATTER OF an application submitted by 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. 12d:

1. changing from an M1-2 District to an R8 District property bounded by Flushing Avenue, Vanderbilt Avenue, a line perpendicular to the westerly street line of Vanderbilt Avenue distant 85 feet northerly (as measured along the street line) from the point of intersection of the westerly street line of Vanderbilt Avenue and northerly street line of Park Avenue, and Clermont Avenue; and
2. establishing within the proposed R8 District a C2-4 District bounded by Flushing Avenue, Vanderbilt Avenue, a line perpendicular to the westerly street line of Vanderbilt Avenue distant 85 feet northerly (as measured along the street line) from the point of intersection of the westerly street line of Vanderbilt Avenue and northerly street line of Park Avenue, and Clermont Avenue;
as shown a diagram (for illustrative purposes only) dated June 1, 2009.
Resolution for adoption scheduling July 22, 2009 for a public hearing.

No. 4

CD 2
C 090445 ZSK
IN THE MATTER OF an application submitted by the New York City Department of Housing Preservation and Development pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 78-312(d) of the Zoning Resolution to modify the height and setback requirements of Section 23-632 (Front Setbacks in districts where front yards are not required) to facilitate the construction of a mixed-use development on property located at 136-50 Flushing Avenue (Block 2033, Lot 1), in an R8/C2-4 District*, within a Large-Scale Residential Development.
*Note: The site is proposed to be rezoned from an M1-2 District to an R8/C2-4 District under a concurrent related application (C 090444 ZMK).

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.

Resolution for adoption scheduling July 22, 2009 for a public hearing.

No. 5
CD 2
IN THE MA TTER OF an application submitted by the Department of Housing Preservation and Development (HPD):
1.) pursuant to Article 16 of the General Municipal Law of New York State for:
a) the designation of property located at 136-50 Flushing Avenue (Block 2033, Lot 1) , as an Urban Development Action Area; and
b) an Urban Development Action Area Project for such area; and
2.) pursuant to Section 197-c of the New York City Charter for the disposition of such property to a developer to be selected by HPD;
to facilitate the development of a mixed-use development, tentatively known as Navy Green, with approximately 455 residential units, commercial and community facility space.

Resolution for adoption scheduling July 22, 2009 for a public hearing.

## Nos. 6, 7 \& 8

## 470 VANDERBILT AVENUE

No. 6
CD 2
C 090441 ZMK

IN THE MATTER OF an application submitted by Atara Vanderbilt, LLC pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 16c:

1. eliminating from an existing R6 District a C2-3 District bounded by Fulton Street, Vanderbilt Avenue, and a line 100 feet southeasterly of Fulton Street, and Clermont Avenue;
2. changing from an R6 District to a C6-3A District property bounded by Fulton Street, Vanderbilt Avenue, a line 100 feet southeasterly of Fulton Street, and Clermont Avenue; and
3. changing from an M1-1 District to a C6-3A District property bounded by a line 100 feet southeasterly of Fulton Street, Vanderbilt Avenue, Atlantic Avenue, and Clermont Avenue;
as shown on a diagram (for illustrative purposes only) dated June 1, 2009.
Resolution for adoption scheduling July 22, 2009 for a public hearing.

No. 7
CD2
N 090442 ZRK

IN THE MATTER OF an application submitted by the Atara Vanderbilt, LLC pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, concerning Article II, Chapter 3 (Bulk regulations for

Residential Buildings in Residence Districts), relating to the application of the Inclusionary Housing Program to R9A districts in Community District 2, Borough of Brooklyn,

Matter in underline is new, to be added;
Matter in strikeout is to be deleted;
Matter with \# \# is defined in Section 12-10;

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

23-144
In designated areas where the Inclusionary Housing Program is applicable
In \#Inclusionary Housing designated areas\#, as listed in the following table, the maximum permitted \#floor area ratios\# shall be as set forth in Section 23-942 (In Inclusionary Housing designated areas). The locations of such districts are specified in Section 23-922 (Inclusionary Housing designated areas).

| Community District | Zoning District |
| :--- | :--- |
| Community District 1, Brooklyn | R6 R6A R6B R7A |
| Community District 2, Brooklyn | R7A R9A |
| Community District 3, Brooklyn | R7D |
| Community District 6, Brooklyn | R7-2 |
| Community District 7, Brooklyn | R8A |
| Community District 3, Manhattan | R7A R8A R9A |
| Community District 6, Manhattan | R10 |
| Community District 7, Manhattan | R9A |
| Community District 2, Queens | R7X |

***
Inclusionary housing designated areas
The Inclusionary Housing Program shall apply in the following areas:
(e) In Community District 2, in the Borough of Brooklyn, in the R7A and R9A Districts within the areas shown on the following Maps 7, 8 and 9:

Map 8
Portion of Community District 2, Brooklyn


Map 9
Portion of Community District 2, Brooklyn
(Revised Map - Applicable Inclusionary housing area expanded)

## Resolution for adoption scheduling July 22, 2009 for a public hearing.

No. 8

## CD 2

IN THE MATTER OF an application submitted by Atara Vanderbilt, LLC pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-743(a) of the Zoning Resolution to modify the requirements of Section 23-145 (For residential buildings developed or enlarged pursuant to the Quality Housing Program), Section 23-852 (Inner court recess), and Section 35-24 (Special Street Wall Location and Height and Setback Regulations in Certain Districts) to facilitate a mixed use development on property located at 470 Vanderbilt Avenue (Block 2009, Lots 1, 19, 20, 23, 26, 31-44), in a C6-3A* District, within a General Large-Scale Development.
*Note: The site is proposed to be rezoned from R6/C2-3 and M1-1 Districts to a C6-3A District under a concurrent related application C 090441 ZMK.

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.

Resolution for adoption scheduling July 22, 2009 for a public hearing.

## II. REPORTS

## BOROUGH OF BROOKLYN

## No. 9

## FILLMORE PLACE HISTORIC DISTRICT

IN T HE M ATTER OF a communication dated May 22, 2009, from the Executive Director of the Landmarks Preservation Commission regarding the landmark designation of the Fillmore Place Historic District, designated by the Landmarks Preservation Commission on May 12, 2009 (List No. 413, LP No. 2333). The District boundaries are: bounded by a line beginning at the intersection of the northern curbline of Fillmore Place and the western curbline of Roebling Street, continuing southerly across the roadbed of Fillmore Place and along the western curbline of Roebling Street to a point formed by its intersection with a line extending easterly from the southern property line of 168 Roebling Street, westerly along said line and the southern property line of 168 Roebling Street, southerly along a portion of the eastern property line of 30 Fillmore Place, westerly along the southern property lines of 30 through 18 Fillmore Place, southerly along a portion of the eastern property line of 16 Fillmore Place, westerly along the southern property lines of 16 through 10 Fillmore Place, northerly along a portion of the western property line of 10 Fillmore Place, westerly along the southern property line of 675 Driggs Avenue to the eastern curbline of Driggs Avenue, northerly along said curbline to a point formed by its intersection with a line extending easterly from the northern curbline of North 1st Street, westerly across the roadbed of Driggs Avenue and along the northern curbline of North 1st Street to a point formed by its intersection with a line extending southerly from the western property line of 676 Driggs Avenue, northerly along the western property lines of 676 through 662 Driggs Avenue, easterly along the northern property line of 662 Driggs Avenue to the western curbline of Driggs Avenue, southerly along said curbline to a point formed by its intersection with a line extending westerly from the northern property line of 667 Driggs Avenue, easterly along said line across the roadbed of Driggs Avenue and along the northern property lines of 667 Driggs Avenue and 7 Fillmore Place, northerly along a portion of the western property line of 9 Fillmore Place, easterly along the northern property lines of 9 through 21 Fillmore Place, southerly along a portion of the eastern property line of 21 Fillmore Place, easterly along the northern property line of 23 Fillmore Place, southerly along the eastern property line of 23 Fillmore Place to the northern curbline of Fillmore Place, easterly along said curbline to the point of the beginning.
(On June 4, 2009, the Commission duly advertised June 17, 2009 for a public hearing. On June 17, 2009, Cal. No. 27, the hearing was closed.)

## For consideration.

Nos. 10 \& 11

## DUMBO REZONING

## No. 10

IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, Section 23-90, inclusive, relating to the application of the Inclusionary Housing Program to proposed R7A and R8A districts, and Section 123-90, relating to the establishment of Special Mixed Use District \#2 in DUMBO in the Borough of Brooklyn, Community District 2.

The proposed text amendment may be seen in the Comprehensive City Planning Calendar of June 3, 2009 (Cal. No. 19) and at the Department of City Planning web site: (www.nyc.gov/planning).
(On May 20, 2009, Cal. No. 8, the Commission scheduled June 3, 2009 for a public hearing. On June 3, 2009, Cal. No. 19, the hearing was closed.)

## For consideration.

## No. 11

CD 2
C 090310 ZMK
IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 12d:

1. changing from an M1-2 District to an M1-4/R7A District property bounded by Plymouth Street, Bridge Street, a line midway between Plymouth Street and Water Street, a line 200 feet easterly of Bridge Street, Water Street, a line 125 feet easterly of Bridge Street, a line midway between Water Street and Front Street, a line 75 feet easterly of Bridge Street, Front Street, and a line 150 feet easterly of Jay Street;
2. changing from an M3-1 District to an M1-4/R7A District property bounded by:
a. John Street, Bridge Street, Plymouth Street, and a line 150 feet easterly of Jay Street; and
b. Plymouth Street, a line 100 feet easterly of Bridge Street, a line midway between Plymouth Street and Water Street, and Bridge Street;
3. changing from an M1-2 District to an M1-4/R8A District property bounded by Plymouth Street, a line 150 feet easterly of Jay Street, Front Street, and Adams Street;
4. changing from an M3-1 District to an M1-4/R8A District property bounded by John Street, the northerly centerline prolongation of Pearl Street, a line 100 feet northerly of John Street, the northerly centerline prolongation of Jay Street, John Street, a line 150 feet easterly of Jay Street, Plymouth Street, and Adams Street; and
5. establishing a Special Mixed Use District (MX-2) bounded by John Street, the northerly centerline prolongation of Pearl Street, a line 100 feet northerly of John Street, the northerly centerline prolongation Jay Street, John Street, Bridge Street, Plymouth Street, a line 100 feet easterly of Bridge Street, a line midway between Plymouth Street and Water Street, a line 200 feet easterly of Bridge Street, Water Street, a line 125 feet easterly of Bridge Street, a line midway between Water Street and Front Street, a line 75 feet easterly of Bridge Street, Front Street, Adams Street, Plymouth Street, and Adams Street;
as shown in a diagram (for illustrative purposes only) dated February 17, 2009, and subject to the conditions of CEQR Declaration E-231.
(On May 20, 2009, Cal. No. 9, the Commission scheduled June 3, 2009 for a public hearing. On June 3, 2009, Cal. No. 20, the hearing was closed.)

## For consideration.

## Nos. 12 \& 13

## GREENPOINT/ WILLIAMSBURG CONTEXTUAL REZONING

## No. 12

N 090333 ZRK
IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, relating to Article II, Chapter 3 (Bulk regulations for Residential Buildings in Residence Districts), Section 23-90, inclusive, relating to the extension of the Inclusionary Housing Program to proposed R7A districts, in the Borough of Brooklyn, Community District 1.

The proposed text amendment may be seen in the Comprehensive City Planning Calendar of June 3, 2009 (Cal. No. 17) and at the Department of City Planning web site: (www.nyc.gov/planning).
(On May 20, 2009, Cal. No. 6, the Commission scheduled June 3, 2009 for a public hearing. On June 3, 2009, Cal. No. 17, the hearing was closed.)

## For consideration.

## No. 13

CD 1
C 090334 ZMK
IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section Nos. 12c, 13a, 13b.

The proposed amendment may be seen in the Comprehensive City Planning Calendar of June 3, 2009, (Cal. No. 18) and at the Department of City Planning web site: (www.nyc.gov/planning).
(On May 20, 2009, Cal. No. 7, the Commission scheduled June 3, 2009 for a public hearing. On June 3, 2009, Cal. No. 18, the hearing was closed.)

## For consideration.

## BOROUGH OF MANHATTAN

## No. 14

## NYPD STABLES

## CD 4

## C 080012 PCM

IN THE M ATTER OF an application submitted by the Police Department and the Department of Citywide Administrative Services, pursuant to Section 197-c of the New York City Charter for the site selection and acquisition of property located at 770 Eleventh Avenue (Block 1082, p/o Lot 1) for use as a police mounted unit facility and stables.
(On May 20, 2009, Cal. No. 1, the Commission scheduled June 3, 2009 for a public hearing. On June 3, 2009, Cal. No. 12, the hearing was closed.)

## For consideration.

No. 15
4-8 EAST $94{ }^{\text {TH }}$ STREET

CD 8
C 090003 ZSM
IN THE MATTER OF an application submitted by the RJM /EM 4 East $94^{\text {th }}$ Street, 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 23-691 (Limited Height Districts), 23-633 (b) and 23-633(d) (Street wall location and height and setback regulations), and 23-663 (Required rear setbacks for tall buildings in other districts) to allow the renovation of two buildings located at 4 and 6-8 East $94^{\text {th }}$ Street (Block 1505, Lot 66) in an R8B/LH1A and R10 Districts, within the Special Park Improvement District (PI).

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 May 20, 2009, Cal. No. 2, the Commission scheduled June 3, 2009 for a public hearing. On June 3, 2009, Cal. No. 13, the hearing was closed.)

## For consideration.

## No. 16 - LAID OVER

## 150 CHARLES STREET PUBLIC GARAGE

CD 2
C 090036 ZSM

IN THE M ATTER OF an application submitted by 150 Charles Street Holdings, LLC pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Sections 13-562 and 74-52 of the Zoning Resolution to allow an attended public parking garage with a maximum capacity of 110 spaces on portions of the ground floor and cellar of a residential development on property located at 303 West $10^{\text {th }}$ Street (Block 636, Lot 70), in a C1-7 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 May 20, 2009, Cal. No. 3, the Commission scheduled June 3, 2009 for a public hearing. On June 3, 2009, Cal. No. 14, the hearing was closed.)

## For consideration.

## BOROUGH OF MANHATTAN

No. 17

## FORT WASHINGTON PRESBYTERIAN CHURCH LANDMARK

## CD12

N 090458 HKM

IN T HE M ATTER OF a communication dated May 12, 2009, from the Executive Director of Landmarks Preservation Commission regarding the landmark designation of Fort Washington Presbyterian Church, 21 Wadsworth Avenue, (aka 21-27 Wadsworth Avenue, 617-619 West $174^{\text {th }}$ Street) (Block 2143, Lot 38) by the Landmarks Preservation Commission on May 12, 2009, (List No. 414/LP No. 2337).

## For consideration.

## No. 18

## AUDUBON PARK HISTORIC DISTRICT

## CD 12

## N 090459 HKM

IN T HE M ATTER OF a communication dated May 12, 2009, from the Executive Director of Landmarks Preservation Commission regarding the Audubon Park Historic District designated by the Landmarks Preservation Commission on May 12, 2009, (List No. 414/LP No. 2335). The district boundaries are:
property bounded by a line beginning at the intersection of the southern curbline of West $156^{\text {th }}$ Street and the western curbline of Broadway, extending northerly across West $156^{\text {th }}$ Street and continuing northwesterly along the southwestern curbline of Edward M. Morgan Place to its intersection with the southeastern curbline of Riverside Drive, continuing northeasterly across Edward M. Morgan Place to the intersection of the northeastern curbline of Edward M. Morgan Place with the southern curbline of West $158^{\text {th }}$ Street, easterly along the southern curbline of West $158^{\text {th }}$ Street to a point formed by its intersection with a line extending southerly from the eastern property line of 609 West $158^{\text {th }}$ Street, northerly across the roadbed and along said property line to the northern
property line of 611 West $158^{\text {th }}$ Street (aka 810 Riverside Drive) to the western property line of 611 West $158^{\text {th }}$ Street (aka 810 Riverside Drive), southerly along said property line to the northern curbline of West $158^{\text {th }}$ Street, westerly across Riverside Drive and along said curbline to a point formed by its intersection with a line extending northerly from the western property line of 807 Riverside Drive (aka 620-624 West $158^{\text {th }}$ Street), southerly across the roadbed and along said property line to the northern property line of 801 Riverside Drive, westerly along a portion of said property line to the western property line of 801 Riverside Drive, southerly along portion of said property line to the northern property line of 779 Riverside Drive (aka 779-789 Riverside Drive), westerly along said property line to the western property line of 779 Riverside Drive (aka 779-789 Riverside Drive), southerly along said property line to the northern property line of 775 Riverside Drive (aka 773-777 Riverside Drive), westerly along a portion of said property line and along the northern property line of Manhattan Tax Map Block 2134 Lot 250 to the northeastern curbline of Riverside Drive West, southeasterly and easterly along said curbline, continuing easterly along the southern curbline of Riverside Drive, easterly across Riverside Drive to the eastern curbline of Riverside Drive, southerly along said curbline to its intersection with the northern curbline of West $155^{\text {th }}$ Street, easterly along said curbline to a point formed by its intersection with a line extending southerly from the eastern property line of 780 Riverside Drive (aka 780-784 Riverside Drive; 635-639 West $155^{\text {th }}$ Street), northerly along said property line and along the eastern property line of 788 Riverside Drive (aka 786-788 Riverside Drive; 640-642 West $156^{\text {th }}$ Street) to the southern curbline of West $156^{\text {th }}$ Street, easterly along said curbline to the point of the beginning.
(On June 4, 2009, the Commission duly advertised June 17, 2009 for a public hearing. On June 17, 2009, Cal. No. 28, the hearing was closed.)

## For consideration.

## No. 19

## $111 \boldsymbol{8}^{\text {TH }}$ AVENUE GARAGE

CD 4
C 080088 ZSM
IN THE MA TTER OF an application submitted by $1118^{\text {th }}$ Avenue Parking LLC pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Sections 13-562 and 74-52 of the Zoning Resolution to allow an attended public parking garage with a maximum capacity of 625 spaces on portions of the ground floor and cellar of an existing 17-story commercial building on property located at $1118^{\text {th }}$ Avenue (Block 39, Lot 1), 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, N.Y. 10007.
(On May 6, 2009, Cal. No. 7, the Commission scheduled May 20, 2009 for a public hearing. On May 20, 2009, Cal. No. 26, the hearing was closed. On June 17, 2009, Cal. 21, the item was laid over.)

## For consideration.

## BOROUGH OF QUEENS

## No. 20

MIDDLE VILLAGE/MASPETH REZONING
CD 5
C 090382 ZMQ
IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section Nos. 13c, 13d, 14a, 14b and 17c.

The proposed amendment may be seen in the Comprehensive City Planning Calendar of June 17, 2009, (Cal. No. 29) and at the Department of City Planning web site: (www.nyc.gov/planning).
(On June 3, 2009, Cal. No. 1, the Commission scheduled June 17, 2009 for a public hearing. On June 17, 2009, Cal. No. 29, the hearing was closed.)

## For consideration.

## BOROUGH OF STATEN ISLAND

## No. 21

97 VICTORY BOULEVARD

## CD 1 <br> N 090074 ZAR

IN THE MATTER OF an application submitted by Dominick Desimone for the grant of an authorization pursuant to Section 119-312 of the Zoning Resolution for certain uses within the Special Hillsides Preservation District to facilitate the development of a three story mixed- use building at 97 Victory Boulevard (Block 23, Lot 55) within the Special Hillsides Preservation District.

Plans for this proposal are on file with the City Planning Commission and may be seen at the Staten Island Office of the Department of City Planning, 130 Stuyvesant Place, $6{ }^{\text {th }}$ floor, Staten Island, New York, 10301.

## For consideration.

## Nos. 22 \& 23

## PAGE AVENUE

## No. 22

CD 3
N 070554 RAR
IN THE MATTER OF an application submitted by Bay Properties for the grant of authorization pursuant to Section 107-68 of the Zoning Resolution for the modification of group parking facility and access regulations to facilitate the construction of 32 onefamily homes on Page and Geigerich Avenues (Block 7792, Lot 242), within the Special South Richmond District.

Plans for the proposal are on file with the City Planning Commission and may be seen at 130 Stuyvesant Place, $6^{\text {th }}$ Floor, Staten Island, New York 10301.

## For consideration.

## No. 23

CD 3
N 070555 RAR

IN THE MATTER OF an application submitted by Bay Properties for the grant of authorization pursuant to Section 107-65 of the Zoning Resolution for the modification of existing topography to facilitate the construction of 32 one-family homes on Page and Geigerich Avenues (Block 7792, Lot 242), within the Special South Richmond District.

Plans for the proposal are on file with the City Planning Commission and may be seen at 130 Stuyvesant Place, $6^{\text {th }}$ Floor, Staten Island, New York 10301.

## For consideration.

## CITYWIDE

## No. 24

## NOTICE OF ADOPTION OF RULES FOR LAND USE AND CEQR APPLICATION FEES

NOTICE IS HEREBY GIVEN, pursuant to the authority vested in the City Planning Commission by Sections 192 and 1043 of the New York City Charter, that the City Planning Commission hereby adopts the amendment to Title 62 of the Official Compilation of the Rules of the City of New York, regarding fees. This rule was first published for comment in the City Record on May 12, 2009 and a public hearing thereon was held on June 17, 2009. On June 17, 2009, Cal. No. 32, the hearing was closed. This rule shall take effect 30 days from the date hereof.

## Underlining indicates new material. Material to be deleted is in brackets.

Section 1. Section 3-01 of Subchapter A of Chapter 3 of Title 62 of the Rules of the City of New York is amended to read as follows:

## § 3-01 Fee for CEQR Applications.

Except as specifically provided in this section, every application made pursuant to Executive Order 91 and Chapter 5 of these rules [on or after June 29, 2007] shall include a non-refundable fee which shall be submitted to the lead agency for the action or to an agency that could be the lead agency pursuant to § 5-03 of the rules of the Commission, and shall be in the form of a check or money order made out to the "City of New York". The fee for an application shall be as prescribed in the following Schedule of Charges, § 3-02 of these rules. The fee for modification for an action, which modification is not subject to § 197-c of the New York City Charter shall be twenty percent of the amount prescribed in the Schedule of Charges for an initial application. The fee for any modification for an action, which is subject to § 197-c of the New York City Charter shall be the amount set forth in the Schedule of Charges (§3-02) as if the modification were an initial application for the action. Where the fee for an application is set pursuant to § 302(a), and the square footage of the proposed modification is different from the square footage of the original action, the fee for an application for the modification shall be based upon the square footage of the modified action or as set forth in § 3-02(b), as determined by the lead agency.

Agencies of the federal, state or city governments shall not be required to pay fees, nor shall a neighborhood, community or similar association consisting of local residents or homeowners organized on a non-profit basis be required to pay fees, if the proposed action for purposes of CEQR review consists of a zoning map amendment for an area of at least two blocks in size, in which one or more of its members or constituents reside. Fees shall be paid when the application is filed, and these fees may not be combined in one check or money order with fees required pursuant to other land use applications submitted to the

Department of City Planning or the City Planning Commission. No application shall be processed by the lead agency until the fee has been paid and twenty-five copies of the application have been filed with the lead agency.

## Section 2. S ection 3-02 of Subchapter A of Chapter 3 of Title 62 of the Rules of the City of New York is amended to read as follows:

## § 3-02 Schedule of Charges

(a) Projects measurable in square feet
(Square Footage of Total Project).

| Less than 10,000 sq. ft. | $[\$ 425] \underline{\$ 460}$ |
| :--- | ---: |
| 10,000 to 19,999 sq. ft. | $[\$ 1,250] \underline{\$ 1,350}$ |
| 20,000 to 39,999 sq. ft. | $[\$ 2,720] \underline{\$ 2,940}$ |
| 40,000 to 59,999 sq. ft. | $[\$ 5,060] \underline{\$ 5,465}$ |
| 60,000 to 79,999 sq. ft. | $[\$ 7,590] \underline{\$ 8,195}$ |
| 80,000 to 99,999 sq. ft. | $[\$ 25,300] \underline{\$ 27,660}$ |
| 100,000 to 149,999 sq. ft. | $[\$ 44,275] \underline{\$ 47,815}$ |
| 150,000 to 199,999 sq. ft. | $[\$ 66,125] \underline{\$ 71,415}$ |
| 200,000 to 299,999 sq. ft. | $[\$ 119,025] \$ 128,545$ |
| 300,000 to 499,999 sq. ft. | $[\$ 178,535] \$ 192,820$ |
| 500,000 to $1,000,000$ sq. ft | $[\$ 290,950]$ |
| Over $1,000,000$ sq. ft. | $\underline{\$ 314,225}$ |

(b) Projects not measurable in square feet.

| (Ex: bus franchises) |  | $[\$ 1,740]$ | $\$ 1880$ |
| :--- | :--- | :--- | :--- |
| Type II Actions | $[\$ 100]$ | $\underline{\$ 110}$ |  |

## (c) Supplemental Fee for Environmental Mitigation

In addition to all other applicable fees as set forth above, a supplemental fee of $\$ 8,000$ shall be required for CEQR applications filed on or after July 1, 2009, for which a restrictive declaration to ensure compliance with project components related to the environment and/or mitigation of significant adverse impacts will be executed.

## Section 3. Sect ion 3-06 of Subchapter B of Chapter 3 of Title 62 of the Rules of the City of New York is amended to read as follows:

## § 3-06 Fee for Applications Pursuant to City Charter § 197-c and Other Applications.

Except as specifically provided in this section, every type of application listed in Section 3.07, Schedule of Charges, [made on or after June 29, 2007,] shall include a nonreturnable fee which shall be paid by check or money order made out to the City of New York.

The fee for an initial application, or for a modification, renewal or follow-up action, shall be as prescribed in the following Schedule of Charges, provided that if an applicant simultaneously submits applications for several actions relating to the same project, the maximum fee imposed shall be two hundred percent of the single highest fee[. However], provided that such maximum fee limitation shall not apply to supplemental fees. [a] An additional fee shall be charged for any applications later filed in relation to the same project, while such project is pending review and determination.

Agencies of the federal, state or city governments shall not be required to pay fees nor shall any fees be charged if a neighborhood, community or similar association consisting of local residents or homeowners organized on a non-profit basis applies for a zoning map amendment for an area of at least two blocks in size, in which one or more of its members or constituents reside.

Section 4. Section 3-07 of Subchapter B of Chapter 3 of Title 62 of the Rules of the City of New York is amended to read as follows:

## § 3-07 Schedule of Charges

(a) Applications for Special Permits and Zoning Map amendments pursuant to Section 197-c of the City Charter:
(1) Applications for special permits:

For special permits, the total amount of floor area, or in the case of open uses, area of the zoning lot:

| Less than 10,000 square feet | $[\$ 1,890] \$ 2040$ |
| :--- | ---: |
| 10,000 to 19,999 square feet | $[\$ 2,870] \underline{\$ 3,100}$ |
| 20,000 to 39,999 square feet | $[\$ 3,780] \$ 4,080$ |


| 40,000 to 69,999 square feet | $[\$ 4,830] \$ 5,215$ |
| :--- | ---: |
| 70,000 to 99,999 square feet | $[\$ 5,670] \$ 6,125$ |
| 100,000 to 239,999 square feet | $[\$ 6,300] \underline{\$ 6,805}$ |
| 240,000 to 500,000 square feet | $[\$ 16,450] \underline{\$ 17,765}$ |
| over 500,000 square feet | $[\$ 27,300] \underline{\$ 29,485}$ |

For this purpose, the amount of floor area shall be calculated based upon the floor area for the entire development or enlargement.
(2) Applications for zoning map amendments, the area of all zoning lots in the area to be rezoned:

| Less than 10,000 square feet | $[\$ 2,030] \underline{\$ 2,190}$ |
| :--- | ---: |
| 10,000 to 19,999 square feet | $[\$ 3,010] \$ 3,250$ |
| 20,000 to 39,999 square feet | $[\$ 3,990] \$ 4,310$ |
| 40,000 to 69,999 square feet | $[\$ 5,040] \underline{\$ 5,445}$ |
| 70,000 to 99,999 square feet | $[\$ 5,950] \$ 6,425$ |
| 100,000 to 239,999 square feet | $[\$ 6,580] \$ 7,105$ |
| 240,000 to 500,000 square feet | $[\$ 17,080] \underline{\$ 18,445}$ |
| over 500,000 square feet | $[\$ 28,350] \$ 30,620$ |

(b) Applications for changes to the City Map, Landfills:

Except for applications to eliminate a mapped but unimproved street from the property of an owner-occupied, one- or two-family residence, for which no fee shall be charged, fees are as follows:

| Elimination of a mapped but unimproved street | $[\$ 1,610] \underline{\$ 1,740}$ |
| :--- | :--- |
| Establishment of a Landfill | $[\$ 3,150] \underline{\$ 3,400}$ |
| Any other change in The City Map | $[\$ 5,040] \underline{\$ 5,445}$ |

(c) Applications for franchises and revocable consents:
(1) Applications pursuant to §197-c of the City Charter - $[\$ 3,150] \$ 3,400$
(2) Enclosed sidewalk cafes pursuant to New York City Administrative Code section 20-225: [\$50] \$55 per seat/minimum of $[\$ 1,260] \$ 1360$
(d) Applications for amendments to the text of the Zoning Resolution pursuant to Section 201 of the City Charter -[\$5,040] \$5,445
(e) Applications for zoning certifications and zoning authorizations:
(1) For certification for public school space pursuant to Section 107-123 of Article X, Chapter 7 (Special South Richmond Development District) of the Zoning Resolution, the fee shall be [\$150] \$160.
(2) Pursuant to Article VI, Chapter 2 (Special Regulations Applying in The Waterfront Area), Article X, Chapter 5 (Natural Area District), Article X, Chapter 7 (Special South Richmond Development District) and Article XI, Chapter 9 (Special Hillsides Preservation District) of the Zoning Resolution.

Certifications -- For an application for one zoning lot with no more than two existing or proposed dwelling units and no commercial or community facility use....[\$350] \$380

For all other applications the fee for each zoning lot shall be [\$400] \$430.

Authorizations -- For an application for one zoning lot with no more than two existing or proposed dwelling units and no commercial or community facility use ....[\$700] \$755

For all other applications with no commercial or community facility use, the fee shall be based upon the number of dwelling units being proposed, in the amount of [\$770] \$830 per dwelling unit, however, in cases of open uses, the fee shall be based upon the area of the zoning lot, and in cases of community facility or commercial uses, the fee shall be based upon the total amount of floor area, as follows:

| Less than 10,000 square feet | $[\$ 980]$ | $\$ 1,060$ |
| :--- | :--- | :--- |
| 10,000 to 19,999 square feet | $[\$ 1,470] \underline{\$ 1,590}$ |  |
| 20,000 to 39,999 square feet | $[\$ 1,890] \underline{\$ 2,040}$ |  |
| 40,000 to 69,999 square feet | $[\$ 2,450] \$ \underline{\$ 2,645}$ |  |
| 70,000 to 99,999 square feet | $[\$ 2,870] \$ \$, 100$ |  |
| 100,000 square feet and over | $[\$ 3,150] \$ 3,400$ |  |

(3) Pursuant to §95-04 (Transit Easements) of the Zoning Resolution -[\$250] \$270
(4) Pursuant to all other sections of the Zoning Resolution:

Total amount of floor area, or in the case of open uses, area of the zoning lot as follows:

| Less than 10,000 square feet | $[\$ 980] \$ 1060$ |
| :--- | ---: |
| 10,000 to 19,999 square feet | $[\$ 1,470] \underline{\$ 1,590}$ |
| 20,000 to 39,999 square feet | $[\$ 1,890] \underline{\$ 2,040}$ |
| 40,000 to 69,999 square feet | $[\$ 2,450] \$ 2,645$ |
| 70,000 to 99,999 square feet | $[\$ 2,870] \$ 3,100$ |
| 100,000 square feet and over | $[\$ 3,150] \underline{\$ 3,400}$ |

In the case of [area] a transfer of development rights or floor area bonus, the fee shall be based upon the amount of floor area associated with such transfer or bonus.
(f) Modifications, follow-up actions and renewals
(1) The fee for an application which requests a modification of a previously approved application, where the new application is subject to § 197-c of the New York City Charter, shall be the same as the current fee for an initial application, as set forth in this Schedule of Charges.
(2) The fee for an application which requests a modification of a previously approved application, where the new application is not subject to § 197-c of the New York City Charter, shall be one-half of the current fee for an initial application, as set forth in this Schedule of Charges.
(3) The fee for a follow up action under the Zoning Resolution, or a restrictive declaration or other legal instrument shall be one-quarter of the amount prescribed in this Schedule of Charges for an initial application.
(4) The fee for the renewal of a previously approved enclosed sidewalk cafe shall be one-half of the amount prescribed in this Schedule of Charges for an initial application.
(5) The fee for the renewal pursuant to Section 11-43 of the Zoning Resolution of a previously approved special permit or authorization which has not lapsed shall be one-half of the amount prescribed in this Schedule of Charges for an initial application.

## (g) Supplemental Fee for Large Projects

In addition to all applicable fees as set forth above, a supplemental fee shall be required for the following applications:

| Applications that may result in the development of 500,000 to 999,999 square feet of floor area | \$80,000 |
| :---: | :---: |
| Applications that may result in the development of $1,000,000$ to $2,499,000$ square feet of floor area | \$120,000 |
| Applications that may result in the development of at least 2,500,000 square feet of floor area | \$160,000 |

Section 5. Sections 3-08 and 3-09 subchapter C of chapter 3 of Title 62 of the Rules of the City of New York are amended to read as follows:
§ 3-08 Natural Feature Restoration Fee.
In the event that an application, pursuant to §§105-45, 107-321, 107-65, and 119-40 of the Zoning Resolution, for the restoration of trees that have been removed or topography that has been altered without the prior approval of the City Planning Commission pursuant to $\S \S 105-40,107-60,119-10,119-20$, or 119-30 of the Zoning Resolution is filed, the fee for such application shall be $\$ .10$ per square foot, based upon the total area of the zoning lot, but in no case to exceed $[\$ 17,500] \$ 18,900.00$.

This section shall not apply to developments for which zoning applications have been approved by the City Planning Commission prior to January 6, 1983 and for which an application for a building permit has been filed prior to January 6, 1983.

## § 3-09 Fee for Zoning Verification

The fee for a request that the Department of City Planning verify in writing the zoning district(s) in which a property is located shall be $[\$ 100] \$ 110$ per request. Each zoning verification request shall be made in writing, and shall include the address, borough, tax block and lot(s) of the property. Each separate property shall be a separate request; however, a property comprised of multiple contiguous tax lots shall be treated as a single request.

## STATEMENT OF BASIS AND PURPOSE

The City Planning Commission is amending its rules pursuant to its authority under Sections 192 and 1043 of the New York City Charter.

Amendments to Chapter 3 of Title 62 of the Rules of the City of New York would increase fees for the processing and review of City Environmental Quality Review (CEQR) applications and of land use applications by $8 \%$ to reflect increased labor costs. Supplemental land use application fees would be established for large projects of over of

500,000 square feet of floor area. A supplemental CEQR fee would also be required for projects for which a restrictive declaration to ensure compliance with project components related to the environment and/or mitigation of significant adverse impacts will be executed. The supplemental fees would capture the costs of the additional work that is required of Department staff in connection with large projects, and projects for which a restrictive declaration to ensure compliance with project components related to the environment and mitigation measures will be executed.

In addition to the changes described above, Section 3-07 of the land use fee rule has been clarified to establish that for certain authorizations, the fee for a project with nonresidential uses is the same as the fee for a project with open uses. The lower fee for certain residential uses is not applicable if the project also contains a commercial or community facility use.

## For consideration.

## III. PUBLIC HEARINGS

## BOROUGH OF STATEN ISLAND

No. 25

## PRESENTATION CIRCLE

## CD 3

C 080374 ZSR

## PUBLIC HEARING:

IN THE MATTER OF an application submitted by Presentations Sisters of Staten Island, Inc. pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-732 of the Zoning Resolution to allow a private sewage pumping station which will serve a 97 -unit residential development on property located at 419 Woodrow Road [Block 5735, p/o Lot 1 (tentative Lot 15)], in an R3-2 District, within the Special South Richmond District (SRD).

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 June 17, 2009, Cal. No. 8, the Commission scheduled July 1, 2009 for a public hearing which has been duly advertised.)

Close the hearing.

## BOROUGH OF THE BRONX

## Nos. 26 \& 27

## SOCIAL SECURITY ADMINISTRATION PARKING

## No. 26

## CD 6

C 090342 ZMX

## PUBLIC HEARING:

IN THE MA TTER 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 the Zoning Map, Section No. 3d, by:

1. eliminating within an existing R7-1 District a C1-4 District bounded by a line 100 feet northwesterly of Southern Boulevard, a line 70 feet southwesterly of East $176^{\text {th }}$ Street, and a line 80 feet southeasterly of Trafalgar Place; and
2. establishing within an existing R7-1 District a C1-4 District bounded by:
a. Trafalgar Place, East $176^{\text {th }}$ Street, a line 100 feet northwesterly of Southern Boulevard, and a line 70 feet southwesterly of East $176^{\text {th }}$ Street; and
b. a line 80 feet southeasterly of Trafalgar Place, a line 100 feet northwesterly of Southern Boulevard, and East $175^{\text {th }}$ Street;
as shown on a diagram (for illustrative purposes only) dated April 20, 2009.
(On June 17, 2009, Cal. No. 3, the Commission scheduled July 1, 2009 for a public hearing which has been duly advertised.)

## Close the hearing.

## No. 27

CD 6
N 090343 HAX

## PUBLIC HEARING:

IN THE MA TTER OF an application submitted by the Department of Housing Preservation and Development (HPD):

1) pursuant to Article 16 of the General Municipal Law of New York State for:
a) the designation of property located at 906 and 916 East $176^{\text {th }}$ Street (Block 2958, p/o Lots 106 and 109) and 907 East $175^{\text {th }}$ Street (Block 2958, Lot 120) as an Urban Development Action Area; and
b) an Urban Development Action Area Project for such area;
to facilitate accessory parking.
(On June 17, 2009, Cal. No. 4, the Commission scheduled July 1, 2009 for a public hearing which has been duly advertised.)

## Close the hearing.

## BOROUGH OF BROOKLYN

No. 28

## JARICAN CULTURAL CENTER

## CD 8

## C 090219 ZSK

## PUBLIC HEARING:

IN THE MATTER OF an application submitted by Jarican Cultural Foundation pursuant to Sections 197 -c and 201 of the New York City Charter for the grant of a special permit pursuant to Section 74-921 of the Zoning Resolution to allow a non-profit institution without sleeping accommodations (Use Group 4A) on the second floor of a proposed twostory building located at 1025 Pacific Street (Block 1125, lots 60 and 61), in an M1-1 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.
(On June 17, 2009, Cal. No. 7, the Commission scheduled July 1, 2009 for a public hearing which has been duly advertised.)

## Close the hearing.

## BOROUGH OF THE BRONX

Nos. 29 \& 30
161 STREET REZONING

## No. 29

CD 4
N 090364 ZRY

## PUBLIC HEARING:

IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, modifying regulations establishing two new zoning districts: C6-3D and R9D and modifying related regulations.

Matter in underline is new, to be added;
Matter in strikeout is to be deleted;
Matter with \# \# is defined in Section 12-10;

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

Article 1
General Provisions
Chapter 1
Title, Establishment of Controls and Interpretation of Regulations

11-12
Establishment of Districts
R9 General Residence District
R9-1 General Residence District
R9A General Residence District
R9D General Residence District
R9X General Residence District

C6-3 General Central Commercial District
C6-3A General Central Commercial District
C6-3D General Central Commercial District
C6-3X General Central Commercial District

*     *         * 

ARTICLE II RESIDENCE DISTRICT REGULATIONS
Chapter 3 Bulk Regulations for Residential Buildings in Residence Districts

## 23-011

Quality Housing Program
(a) In R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A or R10X Districts, any \#development\# or \#enlargement\# shall comply with the applicable district \#bulk\# regulations as set forth in this Chapter and any \#residential development\#, \#enlargement\#, \#extension\# or conversion shall also comply with the requirements of Article II, Chapter 8 (Quality Housing Program). In R5D Districts, certain requirements of Article II, Chapter 8, shall apply as set forth in Section 28-01 (Applicability of this Chapter).

## 23-144

In designated areas where the Inclusionary Housing Program is applicable
In \#Inclusionary Housing designated areas\#, as listed in the following table, the maximum permitted \#floor area ratios\# shall be as set forth in Section 23-942 (In Inclusionary

Housing designated areas). The locations of such districts are specified in Section 23-922 (Inclusionary Housing designated areas).

| Community District | Zoning District |
| :--- | ---: |
| Community District 4, Bronx | R8A R9D |
| Community District 1, Brooklyn | R6 R6A R6B R7A |
| Community District 2, Brooklyn | R7A |
| Community District 3, Brooklyn | R7D |
| Community District 7, Brooklyn | R8A |
| Community District 6, Manhattan | R10 |
| Community District 7, Manhattan | R9A |
| Community District 2, Queens | R7X |

## 23-145 <br> For residentia l buildings de veloped or enl arged pur suant to the Quality Housin g Program

## R6 R7 R8 R9 R10

In the districts indicated, the maximum \#lot coverage\# and the maximum \#floor area ratio\# for any \#residential building\# on a \#zoning lot developed\# or \#enlarged\# pursuant to the Quality Housing Program shall be as set forth in the following table and the maximums for \#developments\#, or \#enlargements\# where permitted, located within 100 feet of a \#wide street\# in R6, R7 or R8 Districts without a letter suffix outside the \#Manhattan Core\#, shall be as designated by the same district with an asterisk. In an R6 District inside the \#Manhattan Core\# located within 100 feet of a \#wide street\#, the maximums shall be indicated by the same district with a double asterisk.

## MAXIMUM LOT COVERAGE AND FLOOR AREA RATIO <br> FOR <br> QUALITY HOUSING BUILDINGS (in percent)

|  | Maximum \#Lot Coverage\# |  |
| :--- | :---: | ---: | ---: | (20rner Lot\# | \#Interior Lot\# or |
| ---: |
| \#Through Lot\# |$\quad$| Maximum |
| ---: |
| District |


| R6* R6A R7B | 80 | 65 | 3.00 |
| :--- | :---: | :---: | :---: |
| R6B | 80 | 60 | 2.00 |
| R7 | 80 | 65 | 3.44 |
| R7* R7A | 80 | 65 | 4.00 |
| R7D | 80 | 65 | 4.20 |
| R7X | 80 | 70 | 5.00 |
| R8 R8A R8X | 80 | 70 | 6.02 |
| R8* | 80 | 70 | 7.20 |
| R8B | 80 | 70 | 4.00 |
| R9 R9A | 80 | 70 | 7.52 |
| R9X R9D | 80 | 70 | 9.00 |
| R10 | 100 | 10.00 |  |

## 23-532 <br> Required rear yard equivalents

However, in \#lower density growth management areas\# and in R5D, R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A and R10X Districts, and for \#buildings developed\# or \#enlarged\# pursuant to the Quality Housing Program in other R6 through R10 Districts, on any \#through lot\# at least 180 feet in maximum depth from \#street\# to \#street\#, a \#rear yard equivalent\# shall be provided only as set forth in paragraph (a) of this Section.

*     *         * 

23-621
Permitted obstructions in certain districts

*     *         * 

R6A R6B R7A R7B R7D R7X R8A R8B R8X R9A R9D R9X R10A R10X
(c) In the districts indicated, and for \#buildings developed\# or \#enlarged\# pursuant to the Quality Housing Program in other R6, R7, R8, R9 and R10 Districts, the permitted obstructions set forth in Section 23-62 shall apply to any \#building or other structure\#. In addition, a dormer may be allowed as a permitted obstruction within a required setback distance. Such dormer may exceed a maximum base height specified for such district provided that on any \#street\# frontage, the aggregate width of all dormers at the maximum base height does not exceed 60 percent of the length of the \#street wall\# of the highest \#story\# entirely below the maximum base height. For each foot of height above the maximum base
height, the aggregate width of all dormers shall be decreased by one percent of the \#street wall\# width of the highest \#story\# entirely below the maximum base height.

*     *         * 

23-633
Street wall location and height and setback regulations in certain districts
R6A R6B R7A R7B R7D R7X R8A R8B R8X R9A R9D R9X R10A R10X
In the districts indicated, \#street wall\# location and height and setback regulations are set forth in this Section. The height of all \#buildings or other structures\# shall be measured from the \#base plane\#. The provisions of Sections 23-64 (Alternate Front Setbacks) and 23-65 (Tower Regulations) shall not apply, except as otherwise set forth for \#buildings\# in R9D and R10X Districts.
(a) \#Street wall\# location

R6A R7A R7D R7X R9D
(1) In the districts indicated, and for \#buildings developed\# or \#enlarged\# pursuant to the Quality Housing Program on \#wide streets\# in R6 or R7 Districts without a letter suffix, the \#street wall\# of any \#development\# or \#enlargement\# shall be located no closer to the \#street line\# than the closest \#street wall\# of an existing \#building\# to such \#street line\#, located on the same \#block\#, and within 150 feet of such \#development\# or \#enlargement\#. However, a \#street wall\# need not be located further from the \#street line\# than 15 feet. On \#corner lots\#, these \#street wall\# location provisions shall apply along only one \#street line\#.
(b) Setback regulations

R6A R6B R7A R7B R7D R7X R8A R8B R8X R9A R9D R9X R10A R10X

In the districts indicated, and for \#buildings developed\# or \#enlarged\# pursuant to the Quality Housing Program in other R6, R7, R8, R9 and R10 Districts, setbacks are required for all portions of \#buildings\# that exceed the maximum base height specified in the table in this Section. Such setbacks shall be provided in accordance with the following regulations:
(1) At a height not lower than the minimum base height or higher than the maximum base height specified in the table in this Section, a setback with a depth of at least 10 feet shall be provided from any \#street wall\# fronting on a \#wide street\#, and a setback with a depth of at least 15
feet shall be provided from any \#street wall\# fronting on a \#narrow street\#, except such dimensions may include the depth of any permitted recesses in the \#street wall\#.
(2) On \#narrow streets\#, where a \#street wall\# is required to be located further than 10 feet from a \#street line\# in accordance with paragraph (a) of this Section, the depth of the required setback above the minimum base height may be reduced one foot for every foot that the \#street wall\# is required to be located beyond 10 feet of the \#street line\#, but in no event shall a setback less than 10 feet in depth be provided above the minimum base height.
(3) These setback provisions are optional for any building wall that is either located beyond 50 feet of a \#street line\# or oriented so that lines drawn perpendicular to it, in plan, would intersect a \#street line\# at an angle of 65 degrees or less. In the case of an irregular \#street line\#, the line connecting the most extreme points of intersection shall be deemed to be the \#street line\#. Furthermore, dormers provided in accordance with the provisions of Section 23-621 may penetrate a required setback area.
(4) In R9D Districts, for \#developments\# or \#enlargements\# that front upon an elevated rail line, at a height between grade level and 25 feet, a setback with a depth of at least 20 feet shall be provided from the \#street line\# fronting on such elevated rail line. The depth of such setback may be reduced by one foot for every foot that the depth of the \#zoning lot\#, measured perpendicular to the elevated rail line, is less than 110 feet, but in no event shall a setback less than 10 feet in depth be provided.
(c) Maximum building height

No \#building or other structure\# shall exceed the maximum building height specified in the table in this Section, except as otherwise provided below:

## R9D R10X

In the districts indicated, any \#building\# or \#buildings\# or portions thereof which in the aggregate occupy not more than 40 percent of the \#lot area\# of a \#zoning lot\# (or, for \#zoning lots\# of less than 20,000 square feet, the percentage set forth in the table in Section 23-651), above a height of 85 feet above the \#base plane\#, is hereinafter referred to as a tower. Dormers permitted within a required setback area pursuant to Section 23-621 (Permitted obstructions in certain districts) shall not be included in tower coverage. Such tower or towers may exceed a height limit of 85 feet above the \#base plane\# provided:
(1) at all levels, such tower is set back from the \#street wall\# of a base at least 15 feet along a \#narrow street\# and at least 10 feet along a \#wide
street\#, except such dimensions may include the depth of any permitted recesses in the \#street wall\#;
(2) the base of such tower complies with the \#street wall\# location provisions of paragraph (a) of this Section and the setback provisions of paragraph (b) of this Section; and
(3) the minimum coverage of such tower above a height of 85 feet above the \#base plane\# is at least 33 percent of the \#lot area\# of the \#zoning lot\#; however, such minimum coverage requirement shall not apply to the highest 40 feet of such tower.

Dormers permitted within a required setback area pursuant to Section 23-621 (Permitted obstructions in certain districts) shall not be included in tower eoverage.
(4) In R9D Districts, the highest four \#stories\#, or as many \#stories\# as are located entirely above a height of 165 feet, whichever is less, shall have a \#lot coverage\# of at least 50 percent of the \#story\# immediately below such \#stories\#, and a maximum \#lot coverage\# of 80 percent of the \#story\# immediately below such \#stories\#. Such reduced \#lot coverage\# shall be achieved by one or more setbacks on each face of the tower, where at least one setback on each tower face has a depth of at least four feet, and a width that, individually or in the aggregate, is equal to at least 10 percent of the width of such respective tower face. For the purposes of this paragraph, (c)(4), each tower shall have four tower faces, with each face being the side of a rectangle within which the outermost walls of the highest \#story\# not subject to the reduced \#lot coverage\# provisions have been inscribed. The required setbacks shall be measured from the outermost walls of the \#building\# facing each tower face. Required setback areas may overlap.
(5) In R9D Districts, for towers fronting on elevated rail lines, the outermost walls of each \#story\# located entirely above a height of 85 feet shall be inscribed within a rectangle. The maximum length of any side of such rectangle that is parallel or within 45 degrees of being parallel to such elevated rail line shall be 125 feet, or 75 percent of the frontage of the \#zoning lot\# along such elevated rail line, whichever is less.

R6A R6B R7A R7B R7D R7X R8A R8B R8X R9A R9D R9X R10A R10X
(d) Additional regulations

In the districts indicated, and for \#buildings developed\# or \#enlarged\# pursuant to the Quality Housing Program in other R6, R7, R8, R9 and R10 Districts, the following additional regulations shall apply:
(5) In R9D Districts, where a \#building\# on an adjacent \#zoning lot\# has \#dwelling unit\# windows located within 30 feet of a \#side lot line\# of the \#development\# or \#enlargement\#, an open area extending along the entire length of such \#side lot line\# with a minimum width of 15 feet shall be provided. Such open area may be obstructed only by the permitted obstructions set forth in Section 23-44 (Permitted Obstructions in Required Yards or Rear Yard Equivalents).

R6A R6B R7A R7B R7D R7X R8A R8B R8X R9A R9D R9X R10A R10X

MINIMUM BASE HEIGHT, MAXIMUM BASE HEIGHT AND MAXIMUM BUILDING HEIGHT

| District | Minimum <br> Base <br> Height | Maximum <br> Base <br> Height | Maximum Building Height |
| :---: | :---: | :---: | :---: |
| R6B | 30 | 40 | 50 |
| R6**[del] ${ }^{\text {a }}$ | 30 | 45 | 55 |
| R6* ${ }^{[\text {del }] 1}$ inside Core*** ${ }^{[d e]]}$ | 40 | 55 | 65 |
| R6A R6* ${ }^{[d e l]}$ outside Core $\left.{ }^{* * *}{ }^{[d e l]}\right]$ | 40 | 60 | 70 |
| R7B R7** ${ }^{[d e l]}$ 2 <br> R7* ${ }^{[d e]]}$ inside Core ${ }^{\left.* * *{ }^{[d e]]}\right]}$ | 40 | 60 | 75 |
| R7A R7* ${ }^{[d e]]}$ outside Core $\left.{ }^{* * *}{ }^{[d e l]}\right]$ | 40 | 65 | 80 |
| R7D | 60 | 85 | 100 |
| R7X | 60 | 85 | 125 |
| R8B | 55 | 60 | 75 |
| R8***del] ${ }^{\text {a }}$ | 60 | 80 | 105 |
| R8A R8**del] | 60 | 85 | 120 |
| R8X | 60 | 85 | 150 |


| $\mathrm{R9A***}{ }^{\text {del }] 2} \mathrm{R} 9 * *{ }^{[d \mathrm{del}] \underline{2}}$ | 60 | 95 | 135 |
| :---: | :---: | :---: | :---: |
| R9A R9** ${ }^{[d e l]}$ | 60 | 102 | 145 |
| $\underline{\text { R9D }}$ | $\underline{60}$ | $85^{5}$ | **** ${ }^{\text {del] } 4}$ |
| R9X*** ${ }^{[d e l]}$ | 60 | 120 | 160 |
| R9X** ${ }^{[d e]]}$ | 105 | 120 | 170 |
| $\mathrm{R} 10 \mathrm{~A} * *^{[d \mathrm{le}] 2} \mathrm{R} 10 * *{ }^{[\mathrm{del}]}$ ] | 60 | 125 | 185 |
| $\mathrm{R} 10 \mathrm{~A} *^{[\mathrm{del}]} 1 \mathrm{R} 10 *^{[\mathrm{del}]} 1$ | 125 | 150 | 210 |
| R10X | 60 | 85 | *****del] |

23-663
Required rear setbacks for tall buildings in other districts

## R6A R6B R7A R7B R7D R7X R8A R8B R8X R9A R9D R9X R10A R10X

(b) In the districts indicated, and for \#buildings developed\# or \#enlarged\# pursuant to the Quality Housing Program in other R6 through R10 Districts, no portion of a \#building\# that exceeds the applicable maximum base height specified in Section 23-633 (Street wall location and height and setback regulations in certain districts) shall be nearer to a \#rear yard line\# than 10 feet.

In the case of a \#through lot\# on which a \#rear yard equivalent\# is provided as set forth in paragraph (a) of Section 23-533, the requirements of this Section shall apply as if such \#rear yard equivalent\# were two adjoining \#rear yards\#. If
a \#rear yard equivalent\# is provided as set forth in paragraph (b) of Section 23533, the requirements of this Section shall not apply.

## 23-90 <br> INCLUSIONARY HOUSING

## 23-92

Applicability
23-922
Inclusionary Housing designated areas

The Inclusionary Housing Program shall apply in the following areas:
(YY) In Community District 4, in the Borough of the Bronx, in the R8A and R9D Districts within the areas shown on the following Map XX:


23-942

## In Inclusionary Housing designated areas

The provisions of this Section shall apply in the \#Inclusionary Housing designated areas\# set forth in Section 23-922, except within Waterfront Access Plan BK-1 and in R7-3 Districts within Community District 1, Borough of Brooklyn.
(a) Maximum \#floor area ratio\#

The \#floor area\# of a \#development\# or \#enlargement\# may not exceed the base \#floor area ratio\# set forth in the following table, except that such \#floor area\# may be increased by one and one-quarter square feet for each square foot of \#floor area\# provided for \#lower income housing\#, up to the maximum \#floor area ratio\# specified in the table. However, the amount of \#lower income housing\# required to receive such bonus \#floor area\# need not exceed 20 percent of the total \#floor area\#, exclusive of ground floor non-\#residential floor area\#, in the \#building\#. In addition, the following rules shall apply:

| District | Base \#floor area <br> ratio\# | Maximum \#floor <br> area ratio\# |
| :--- | ---: | ---: |
| R6* | 2.2 | 2.42 |
| R6** | 2.7 | 3.6 |
| R6A | 2.7 | 3.6 |
| R6B | 2.0 | 2.2 |
| R7A | 3.45 | 4.6 |
| R7D | 4.2 | 5.6 |
| R7X | 3.75 | 5.0 |
| R8 | 5.40 | 7.2 |
| R9 | 6.0 | 8.0 |
| R9A | 6.5 | 8.5 |
| R9D | $\underline{7.5}$ | 10.0 |
| R10 | 9.0 | 12.0 |

Chapter 4
Bulk Regulations for Community Facility Buildings in Residence Districts

## 24-011

## Quality Housing Program

In R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A or R10X Districts, any \#residential\# portion of a \#building\# shall comply with all of the regulations of Article II, Chapter 8 (Quality Housing Program), and the entire \#building\# shall comply with the applicable provisions of Article II, Chapter 8. In R5D Districts, certain provisions of Article II, Chapter 8, shall apply as set forth in Section 28-01 (Applicability of this Chapter).

## Maximum Floor Area Ratio and Percentage of Lot Coverage

*     *         * 

In R9A, R9D, R9X, R10A and R10X Districts, the bonus provisions of Sections 24-14 (Floor Area Bonus for a Public Plaza) and 24-15 (Floor Area Bonus for Arcades) shall not apply and the maximum \#floor area ratio\# shall not exceed that set forth in the following table:

| MAXIMUM FLOOR AREA AND MAXIMUM LOT COVERAGE <br> \#Lot coverage\# (percent of \#lot area\#) |  |  |  |
| :---: | :---: | :---: | :---: |
| \#Floor Area <br> Ratio\# | \#Corner Lot\# | \#Interior <br> Lot\# or \#Through Lot\# | District |
| 1.00 | 60 | 55 | R1 |
| 1.00 | 60 | 55 | R2 |
| 1.00 | 60 | 55 | R3 |
| 2.00 | 60 | 55 | R4 |
| 2.00 | 60 | 55 | $\begin{array}{r} \text { R5 R5A } \\ \text { R5B } \end{array}$ |
| 4.80 | 70 | 65 | R6 |
| 3.00 | 80 | 60 | R6A |
| 2.00 | 80 | 60 | R5D R6B |
| 4.80 | 70 | 65 | R7-1 |
| 6.50 | 70 | 65 | R7-2 |
| 4.00 | 80 | 65 | R7A |
| 4.20 | 80 | 65 | R7D |
| 3.00 | 80 | 65 | R7B |
| 5.00 | 80 | 70 | R7X |
| 6.50 | 75 | 65 | R8 |
| 6.50 | 80 | 70 | R8A |
| 4.00 | 80 | 70 | R8B* |


| 6.00 | 80 | 70 | R8X |
| :--- | :--- | :--- | :--- |
| 10.00 | 75 | 65 | R9 |
| 7.50 | 80 | 70 | R9A |
| $\underline{9.00}$ | $\underline{80}$ | $\underline{70}$ | $\underline{\text { R9D }}$ |
| 9.00 | 80 | 70 | R9X |
| 10.00 | 75 | 65 | R10 |
| 10.00 | 100 | 70 | R10A R10X |

## 24-111

Maximum floor area ratio for certain community facility uses

## R3 R4 R5 R6 R7 R8 R9

(b) In the districts indicated, for any \#zoning lot\# containing nursing homes, healthrelated facilities or domiciliary care facilities for adults, each of which have secured certification by the appropriate governmental agency, sanitariums or philanthropic or non-profit institutions with sleeping accommodations as listed in Use Group 3, the allowable \#floor area ratio\# shall not exceed the maximum \#floor area ratio\# as set forth in the following table, except where the permissible \#floor area ratio\# is modified pursuant to Section 74-902 (Bulk modifications for certain community facility uses).

The provisions of paragraph (b) of this Section are not applicable in R8B Districts in Community Board 8 in the Borough of Manhattan.

# MAXIMUM FLOOR AREA RATIO FOR CERTAIN COMMUNITY FACILITIES 

| District | Maximum \#Floor Area Ratio\# |
| :--- | ---: |
| Permitted |  |


| R4 | 0.75 |
| :--- | ---: |
| R5 R5A R5B | 1.27 |
| R5D R6B | 2.00 |
| R6 | 2.43 |
| R6A R7B | 3.00 |
| R7 | 3.44 |
| R7D | 4.20 |
| R7X | 5.00 |
| R7A R8B | 4.00 |
| R8 R8A | 6.02 |
| R8X | 6.00 |
| R9 | 7.52 |
| R9A | 7.5 |
| R9D | $\underline{9.00}$ |
| R9X | 9.00 |

## 24-164

Location of open space for residential portion

*     *         * 

R6A R6B R7A R7B R7D R7X R8A R8B R8X R9A R9D R9X R10A R10X
(b) In the districts indicated, and for \#buildings\# in which the \#residential\# portion is \#developed\#, or \#enlarged\# where permitted, pursuant to the Quality Housing Program in other R6, R7, R8, R9 or R10 Districts, the provisions of Section 2830 (RECREATION SPACE AND PLANTING AREAS) shall apply.

*     *         * 


## 24-351

Special provisions applying along district boundaries
R6 R7 R8 R9 R10

In the districts indicated, if the boundary of an adjoining R1, R2, R3, R4 or R5 District coincides with a \#side lot line\# of a \#zoning lot\#, a \#side yard\# at least eight feet wide shall be provided along such boundary within the districts indicated. In addition, the
requirements for R6B Districts in Section 23-633 (Street wall location and height and setback regulations in certain districts) shall apply to any portion of a \#building\# located within 25 feet of the boundary of an R1, R2, R3, R4, R5 or R6B District if the \#building\# that contains such portion is:
(a) within an R6A, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A or R10X District; or
(b) within an R6, R7, R8, R9 or R10 District, without a letter suffix, and any portion of the \#zoning lot\# is \#developed\# pursuant to the Quality Housing Program.

## * * *

## 24-381

Excepted through lots

*     *         * 

R5D R6A R6B R7A R7B R7D R7X R8A R8B R8X R9A R9D R9X R10A R10X
(b) In the districts indicated, and in other R6, R7, R8, R9 and R10 Districts where the \#residential\# portion of a \#building\# is \#developed\# or \#enlarged\# pursuant to the Quality Housing Program, no \#rear yard\# regulations shall apply to any \#zoning lot\# that includes a \#through lot\# portion that is contiguous on one side to two \#corner lot\# portions, and such \#zoning lot\# occupies the entire \#block\# frontage of a \#street\#.

## 24-382 <br> Required rear yard equivalents

```
* * *
```

However, in R5D, R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A and R10X Districts, and in other R6 through R10 Districts where the \#residential\# portion of a \#building\# is \#developed\# or \#enlarged\# pursuant to the Quality Housing Program, on any \#through lot\# at least 180 feet in depth from \#street to street\#, a \#rear yard equivalent\# shall be provided only as set forth in paragraph (a) of this Section.

## 24-522

Front setbacks in districts where front yards are not required
R6A R6B R7A R7B R7D R7X R8A R8B R8X R9A R9D R9X R10A R10X
(b) In the districts indicated, for any \#development\# or \#enlargement\#, the provisions of this Section, Section 24-53 (Alternate Front Setbacks) and Section 24-54 (Tower Regulations) shall not apply. In lieu thereof, the provisions of Section 23-60 (HEIGHT AND SETBACK REGULATIONS) shall apply.

24-552
Required rear setbacks for tall buildings

*     *         * 

R6A R6B R7A R7B R7D R7X R8A R8B R8X R9A R9D R9X R10A R10X
(b) In the districts indicated, for any \#development\# or \#enlargement\#, and for \#buildings\# in which the \#residential\# portion is \#developed\# or \#enlarged\# pursuant to the Quality Housing Program in other R6 through R10 Districts, no portion of a \#building\# that exceeds the maximum base height specified in the table in Section 23-633 shall be nearer to a \#rear yard line\# than 10 feet.

## Chapter 8 <br> The Quality Housing Program

## 28-01 <br> Applicability of this Chapter

The Quality Housing Program is a specific set of standards and requirements for \#buildings\# containing \#residences\#. In R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A or R10X Districts, and in the equivalent \#Commercial Districts\# listed in Sections 34-111 and 34-112, some of these standards and requirements are mandatory for the \#development\#, \#enlargement\#, \#extension\# of, or conversion to any \#residential use\# other than \#single-\# or \#two-family residences\#. In R5D Districts, only the requirements set forth in Sections 28-12 (Street Tree Planting), 28-23 (Refuse Storage and Disposal), 28-33 (Planting Areas) and 28-53 (Location of Accessory Parking) shall apply.

## ARTICLE III <br> COMMERCIAL DISTRICT REGULATIONS

Chapter 2
Use Regulations

32-656
Height of signs above roof
C1 C2 C3 C4 C5 C6-1 C6-2 C6-3 C6-4 C6-6 C6-8 C6-9
In the districts indicated, no \#sign\# displayed from the wall of a \#building or other structure\# shall extend above the parapet wall or roof of such \#building or other
structure\#, except that a vertical \#sign\#, the horizontal width of which, parallel to the wall, does not exceed 28 inches, may extend no higher than 15 feet above the roof level.

32-434
Ground floor use in C4-5D and C6-3D Districts and in Certain C2 Districts

## C4-5D C6-3D

In-all C4-5D Districts the districts indicated and in C2 Districts mapped within R7D or R9D Districts, \#uses\# on the ground floor or within five feet of \#curb level\# shall be limited to non-\#residential uses\# which shall extend along the entire width of the \#building\#, and lobbies, entrances to subway stations and \#accessory\# parking spaces, provided such lobbies and entrances do not occupy, in total, more than 25 percent of the \#street wall\# width of the \#building\# or more than 20 linear feet of \#street wall\# frontage on a \#wide street\# or 30 linear feet on a \#narrow street\#, whichever is less. Such non\#residential uses\# shall have a minimum depth of 30 feet from the \#street wall\# of the \#building\#. In C6-3D Districts, a vertical circulation core shall be permitted within such minimum 30 foot depth.

Enclosed parking spaces, or parking spaces within a \#building\#, including such spaces \#accessory\# to \#residences\#, shall be permitted to occupy the ground floor provided they are located beyond 30 feet of the \#street wall\# of the \#building\#. However, loading berths serving any permitted \#use\# in the \#building\# may occupy up to 40 feet of such \#street\# frontage and, if such \#building\# fronts on both a \#wide street\# and a \#narrow street\#, such loading berth shall be located only on a \#narrow street\#.

In C6-3D Districts, each ground floor level \#street wall\# of a \#commercial\# or \#community facility use\# shall be glazed with materials which may include show windows, glazed transoms or glazed portions of doors. Such glazing shall occupy at least 70 percent of the area of each such ground floor level \#street wall\#, measured to a height of 10 feet above the level of the adjoining sidewalk, public access area or \#base plane\#, whichever is higher. Not less than 50 percent of the area of each such ground floor level \#street wall\# shall be glazed with transparent materials and up to 20 percent of such area may be glazed with translucent materials. However, where the \#street wall\# or portion thereof fronts an elevated rail line or is located within 50 feet of a \#street wall\# that fronts an elevated rail line, the glazing requirement of the area of the ground floor level \#street wall\# may be reduced from 70 percent to 50 percent, and not less than 35 percent of the area of each such ground floor level \#street wall\# shall be glazed with transparent materials and up to 15 percent of such area may be glazed with translucent materials. Furthermore, all security gates installed after (date of enactment), that are swung, drawn or lowered to secure commercial or community facility premises shall, when closed, permit visibility of at least 75 percent of the area covered by such gate when viewed from the \#street\#, except that this provision shall not apply to entrances or exits to parking garages.

## Chapter 3 <br> Bulk Regulations for Commercial or Com munity Facility Buildings in Commercial Districts

33-12
Maximum Floor Area Ratio
C1 C2 C3 C4 C5 C6 C7 C8

In addition, the following limitations on maximum permitted \#floor area\# shall apply:
C1-8A C1-8X C1-9A C2-7A C2-7X C2-8A C4-6A C4-7A C5-1A C5-2A C6-2A C6-3A C6-3D C6-3X C6-4A
(a) In contextual Commercial Districts

In the districts indicated, and in C1 and C2 Districts mapped within R9A, R9D, R9X, R10A or R10X Districts, no \#floor area\# bonuses are permitted.

33-121
In districts with bulk governed by Residence District bulk regulations

## C1-1 C1-2 C1-3 C1-4 C1-5 C2-1 C2-2 C2-3 C2-4 C2-5

In the districts indicated, the maximum \#floor area ratio\# for a \#commercial\# or \#community facility building\# is determined by the \#Residence District\# within which such \#Commercial District\# is mapped and shall not exceed the maximum \#floor area ratio\# set forth in the following table:

## MAXIMUM FLOOR AREA RATIO

| For | For <br> \#Community <br> Facility | For \#Buildings\# <br> Used for Both |
| :--- | ---: | ---: | ---: |
| \#Commercial\# and |  |  |
| \#Community |  |  |
| Facility Uses\# |  |  |


| R3-1 R3A R3X | 1.00 | 1.00 | 1.00 |
| :--- | ---: | ---: | ---: |
| R3-2 | 1.00 | 1.60 | 1.60 |
| R4 R5 | 1.00 | 2.00 | 2.00 |
| R5D R6B | 2.00 | 2.00 | 2.00 |
| R6A R7B | 2.00 | 3.00 | 3.00 |
| R7A R8B | 2.00 | $4.00^{*}$ | 4.00 |
| R7D | 2.00 | 4.20 | 4.20 |
| R6 R7-1 | 2.00 | 4.80 | 4.80 |
| R7X | 2.00 | 5.00 | 5.00 |
| R7-2 R8 | 2.00 | 6.50 | 6.50 |
| R8X | 2.00 | 6.00 | 6.00 |
| R9 | 2.00 | 10.00 | 10.00 |
| R9A | 2.00 | 7.5 | 7.5 |
| R9D | $\underline{9.00}$ | $\underline{9.00}$ | 9.00 |
| R9X | 2.00 | 9.00 | 10.00 |
| R10 | 2.00 | $*$ |  |
|  | $*$ |  |  |

33-122

## Commercial buildings in all other Commercial Districts

## C1-6 C1-7 C1-8 C1-9 C2-6 C2-7 C2-8 C3 C4 C5 C6 C7 C8

In the districts indicated, the maximum \#floor area ratio\# for a \#commercial building\# shall not exceed the \#floor area ratio\# set forth in the following table:

| Districts | Maximum \#Floor <br> Area Ratio\# |
| :--- | ---: |
| C3 | 0.50 |
| C4-1 C8-1 | 1.00 |
| C1-6 C1-7 C1-8 C1-9 C2-6 C2-7 C2-8 C7 C8-2 C8-3 |  |2.00

C4-2A C4-3A ..... 3.00
C4-2 C4-2F C4-3 C4-4 C4-4D C4-5 C4-6 ..... 3.40
C4-4A C4-5A C4-5X C5-1 ..... 4.00
C4-5D ..... 4.20
C8-4 ..... 5.00
C6-1 C6-2 C6-3 ..... 6.00
C6-3D ..... $\underline{9.00}$
C4-7 C5-2 C5-4 C6-4 C6-5 C6-8 ..... 10.00
C5-3 C5-5 C6-6 C6-7 C6-9 ..... 15.00

33-123
Community facility buildings or buildings used for both community facility and commercial uses in all other Commercial Districts

C1-6 C1-7 C1-8 C1-9 C2-6 C2-7 C2-8 C3 C4 C5 C6 C8
In the districts indicated, the maximum \#floor area ratio\# for a \#community facility building\#, or for a \#building\# used for both \#commercial\# and \#community facility uses\#, shall not exceed the \#floor area ratio\# set forth in the following table:

| Districts | Maximum \#Floor <br> Area Ratio\# |
| :--- | ---: |
| C3 | 1.00 |
| C4-1 | 2.00 |
| C8-1 | 2.40 |
| C4-2A C4-3A | 3.00 |
| C1-6A C2-6A C4-4A C4-5A | 4.00 |
| C4-5D | 4.20 |
| C4-2 C4-3 C8-2 | 4.80 |
| C4-5X | 5.00 |

C6-1A ..... 6.00
C1-6 C1-7 C2-6 C4-2F C4-4 C4-4D C4-5 C6-1 C6-2 ..... 6.50
C8-3 C8-4
C1-8A C2-7A C6-3A ..... 7.50
C1-8X C2-7X C6-3D C6-3X ..... 9.00
C1-8 C1-9 C2-7 C2-8 C4-6 C4-7 C5-1 C5-2 C5-4 ..... 10.00C6-3 C6-4 C6-5 C6-8
C5-3 C5-5 C6-6 C6-7 C6-9 ..... 15.00

*     *         * 

33-283

Required rear yard equivalents

## C1 C2 C3 C4-1 C7 C8-1 C8-2 C8-3

In the districts indicated, on any \#through lot\# 110 feet or more in maximum depth from \#street\# to \#street\#, one of the following \#rear yard equivalents\# shall be provided:
(a) an open area with a minimum depth of 40 feet midway (or within five feet of being midway) between the two \#street lines\# upon which such \#through lot\# fronts. In C1-6A, C1-7A, C1-8X, C1-9A, C2-6A, C2-7X, C2-8A and in C1 and C2 Districts mapped within R5D, R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X or R10 Districts, a \#rear yard equivalent\# shall be provided only as set forth in this paragraph; or

*     *         * 


## 33-294

Other special provisions along certain district boundaries

```
C1-6A C1-7A C1-8A C1-9A C2-6A C2-7A C2-7X C2-8A C4-2A C4-3A C4-4A C4-4D
C4-5A C4-5D C4-5X C4-6A C4-7A C5-1A C5-2A C6-2A C6-3A C6-3D C6-3X C6-4A
C6-4X
```

In the districts indicated, and in C1 and C2 Districts mapped within R6A, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A or R10X Districts, the \#development\# or \#enlargement\# of a \#building\#, or portions thereof, within 25 feet of an R1, R2, R3, R4, R5 or R6B District shall comply with the requirements for R6B Districts in Section 23-633 (Street wall location and height and setback regulations in certain districts).

## * * *

33-431

In C1 or C2 Districts with bulk governed by surrounding Residence District * * *

C1-1 C1-2 C1-3 C1-4 C1-5 C2-1 C2-2 C2-3 C2-4 C2-5
(b) In the districts indicated, when mapped within R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R10A or R10X Districts, the height and setback regulations of Sections 33-43 through 33-457, inclusive, shall not apply. In lieu thereof, the provisions of Section 35-24 (Special Street Wall Location and Height and Setback Regulations in Certain Districts) shall apply.

```
* * *
33-432
In other Commercial Districts
* * *
C1-6A C1-7A C1-8A C1-8X C1-9A C2-6A C2-7A C2-7X C2-8A C4-2A C4-3A C4-4A
C4-4D C4-5A C4-5D C4-5X C4-6A C4-7A C5-1A C5-2A C6-2A C6-3A C6-3D C6-3X
C6-4A C6-4X
```

(b) In the districts indicated, the height and setback regulations of Sections 33-43 through 33-457, inclusive, shall not apply. In lieu thereof, the provisions of Section 35-24 (Special Street Wall Location and Height and Setback Regulations in Certain Districts) shall apply.

## 33-492

Height limitations for narrow buildings or enlargements

## C1-6 C1-7 C1-8 C1-9 C2-6 C2-7 C2-8 C4-4D C4-5D C4-5X C4-6A C4-7A C5-1A C5-2A C6-2A C6-3A C6-3D C6-3X C6-4A C6-4X

In the districts indicated, and in C1 and C2 Districts mapped within R7-2, R7D, R7X, R8, R9 and R10 Districts, if the width of the \#street wall\# of a new \#building\# or the \#enlarged\# portion of an existing \#building\# is 45 feet or less, the provisions of Section 23-692 (Height limitations for narrow buildings or enlargements) shall apply to such new or \#enlarged building\#.

```
Bulk Regulations for Residential Buildings in Commercial Districts
```

34-011
Quality Housing Program
In C1 and C2 Districts mapped within \#Residence Districts\# with a letter suffix, and in C1-6A, C1-7A, C1-8A, C1-8X, C1-9A, C2-6A, C2-7A, C2-7X, C2-8A, C4-2A, C4-3A,

C4-4A, C4-4D, C4-5A, C4-5D, C4-5X, C4-6A, C4-7A, C5-1A, C5-2A, C6-2A, C6-3A, C6-3D, C6-3X, C6-4A or C6-4X Districts, \#residential buildings\# shall comply with all of the requirements of Article II, Chapter 8 (Quality Housing Program).

*     *         * 

34-112
Residential bu lk regulations in other C1 or C2 Districts or in C3, C4, C5 or C6 Districts

```
C1-6 C1-7 C1-8 C1-9 C2-6 C2-7 C2-8 C3 C4 C5 C6
```

In the districts indicated, the applicable \#bulk\# regulations are the \#bulk\# regulations for the \#Residence Districts\# set forth in the following table:

|  | Applicable \#Residence District\# |
| :--- | ---: |
| Districts | R3-2 |
| C3 | R5 |
| C4-1 | R6 |
| C4-2 C4-3 C6-1A | R6A |
| C4-2A C4-3A | R7 |
| C1-6 C2-6 C4-4 C4-5 C6-1 | R7A |
| C1-6A C2-6A C4-4A C4-5A | R7D |
| C4-5D | R7X |
| C4-5X | R8 |
| C1-7 C4-2F C6-2 | R9A |
| C1-7A C4-4D C6-2A | R9A |
| C1-8 C2-7 C6-3 | R9D |
| C1-8A C2-7A C6-3A | R9X |
| C6-3D | R10 |
| C1-8X C2-7X C6-3X |  |
| C1-9 C2-8 C4-6 C4-7 C5 C6-4 C6-5 | R10A |
| C6-6 C6-7 C6-8 C6-9 |  |
| C1-9A C2-8A C4-6A C4-7A |  |
| C5-1A C5-2A C6-4A |  |

C6-4X R10X

## Chapter 5 <br> Bulk Regulations for Mixed Buildings in Commercial Districts

## 35-011 <br> Quality Housing Program

In C1 and C2 Districts mapped within R6 through R10 Districts with a letter suffix, and in C1-6A, С1-7A, С1-8A, C1-8X, C1-9A, C2-6A, C2-7A, C2-7X, C2-8A, C4-2A, C4-3A, C4-4A, C4-4D, C4-5A, C4-5D, C4-5X, C4-6A, C4-7A, C5-1A, C5-2A, C6-2A, C6-3A, C6-3D, C6-3X, C6-4A or C6-4X Districts, any \#residential\# portion of a \#mixed building\# shall comply with all of the regulations of Article II, Chapter 8 (Quality Housing Program), and the entire \#building\# shall comply with the applicable provisions of Article II, Chapter 8. In C1 and C2 Districts mapped within R5D Districts, \#mixed buildings\# shall comply with certain regulations of Article II, Chapter 8, as set forth in Section 28-01 (Applicability of this Chapter).

```
* * *
35-23
Residential Bulk Regulations in Other C1 or C2 Districts or in C3, C 4, C5 or C6
Districts
* * *
C1-6A C1-7A C1-8A C1-8X C1-9A C2-6A C2-7A C2-7X C2-8A C4-2A C4-3A C4-4A
C4-4D C4-5A C4-5D C4-5X C4-6A C4-7A C5-1A C5-2A C6-2A C6-3A C6-3D C6-3X
C6-4A C6-4X
```

(b) In the districts indicated, the \#bulk\# regulations for \#residential\# portions of \#mixed buildings\# are the \#bulk\# regulations for the \#Residence Districts\# set forth in the following table. However, the height and setback regulations of Sections 23-60 through 23-65, inclusive, shall not apply. In lieu thereof, Section 35-24 shall apply to such \#mixed building\#.

| Applicable <br> \#Residence District\# | District |
| :--- | ---: |
| R6A | C4-2A C4-3A |
| R7A | C1-6A C2-6A C4-4A C4-5A |
| R7D | C4-5D |
| R7X | C4-5X |
| R8A | C1-7A C4-4D C6-2A |

35-24
Special Street Wall Location and Height and Setback Regulations in Certain Districts

## C1-6A C1-7A C1-8A C1-8X C1-9A C2-6A C2-7A C2-7X C2-8A C4-2A C4-3A C4-4A C4-4D C4-5A C4-5D C4-5X C4-6A C4-7A C5-1A C5-2A C6-2A C6-3A C6-3D C6-3X C6-4A C6-4X

In the districts indicated, and in other C1 or C2 Districts when mapped within R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A or R10X Districts, and in other \#Commercial Districts\# where the \#residential\# portion of a \#mixed building\# is \#developed\# or \#enlarged\# pursuant to the Quality Housing Program, \#street wall\# location and height and setback regulations are set forth in this Section. The height of all \#buildings or other structures\# shall be measured from the \#base plane\#.

```
C1-6A C1-7A C1-8A C1-8X C1-9A C2-6A C2-7A C2-7X C2-8A C4-2A C4-3A C4-4A
C4-4D C4-5A C4-5D C4-5X C4-6A C4-7A C5-1A C5-2A C6-2A C6-3A C6-3D C6-3X
C6-4A C6-4X
```

(a) Permitted obstructions

In the districts indicated, and in other C 1 or C 2 Districts when mapped within R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A or R10X Districts, and in other \#Commercial Districts\# where the \#residential\# portion of a \#mixed building\# is \#developed\# or \#enlarged\# pursuant to the Quality Housing Program, the permitted obstructions set forth in Section 33-42 shall apply to any \#building or other structure\#. In addition, a dormer may be allowed as a permitted obstruction within a required setback area. Such dormer may exceed a maximum base height specified for such district provided that, on any \#street\# frontage, the aggregate width of all dormers at the maximum base height does not exceed 60 percent of the length of the \#street wall\# of the highest \#story\# entirely below the maximum base height. For each foot of height above the maximum base height, the aggregate width of all dormers shall be decreased by one percent of the \#street wall\# width of the highest \#story\# entirely below the maximum base height.
(b) \#Street wall\# location

*     *         * 

C1-7A C1-8A C1-8X C1-9A C2-7A C2-7X C2-8A C4-4D C4-5D
(2) In the districts indicated, and in C 1 or C 2 Districts when mapped within R7D, R8A, R8B, R8X, R9A, R9D, R9X, R10A or R10X Districts, and in other C1 or C2 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 following \#street wall\# location provisions shall apply along \#wide streets\#, and along \#narrow streets\# within 50 feet of their intersection with a \#wide street\#:
(i) The \#street wall\# shall be located on the \#street line\# and extend along the entire \#street\# frontage of the \#zoning lot\# up to at least the minimum base height specified in Table A of this Section for \#buildings\# in contextual districts, or Table B for \#buildings\# in non-contextual districts or the height of the \#building\#, whichever is less. To allow articulation of \#street walls\# at the intersection of two \#street lines\#, the \#street wall\# may be located anywhere within an area bounded by the two \#street lines\# and a line connecting such \#street lines\# at points 15 feet from their intersection.

In C1 or C2 Districts when mapped within R9D Districts, to allow articulation of \#street walls\# at the intersection of two \#street lines\#, up to 50 percent of the area bounded by the two \#street lines\# and lines parallel to and 50 feet from such \#street lines\# may be unoccupied by a \#building\#. However, where one such \#street line\# fronts an elevated rail line, a minimum of 25 percent and a maximum of 50 percent of the area bounded by the two \#street lines\# and lines parallel to and 50 feet from such \#street lines\# shall be unoccupied by a \#building\#.
(ii) Recesses, not to exceed three feet in depth from the \#street line\#, shall be permitted on the ground floor where required to provide access to the \#building\#.

Above a height of 12 feet above the \#base plane\#, up to 30 percent of the \#aggregate width of street walls\# may be recessed beyond the \#street line\#, provided any such recesses deeper than 10 feet along a \#wide street\#, or 15 feet along a \#narrow street\#, are located within an \#outer court\#. Furthermore, no recesses shall be permitted within 30 feet of the intersection of two \#street lines\# except to
articulate the \#street walls\# as set forth in paragraph (b)(2)(i) of this Section.
(iii) For \#developments\# that occupy the entire \#block\# frontage of a \#street\# and provide a continuous sidewalk widening along such \#street line\#, the boundary of the sidewalk widening shall be considered to be the \#street line\# for the purposes of this Section.

The preceding \#street wall\# provisions shall not apply along \#narrow streets\# beyond 50 feet of their intersection with a \#wide street\#, nor along any \#street frontage\# of a \#zoning lot\# occupied by existing \#buildings\#.

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

(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 wall\# 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 lot\#.

In C6-4X Districts, \#public plazas\# are only permitted to front upon a \#narrow street line\# beyond 50 feet of its intersection with a \#wide street line\#. The \#street wall\# location provisions of this Section shall not apply along any such \#street line\# occupied by a \#public plaza\#.

In C6-3D Districts, to allow articulation of \#street walls\# at the intersection of two \#street lines\#, up to 50 percent of the area bounded by the two \#street lines\# and lines parallel to and 50 feet from such \#street lines\# may be unoccupied by a \#building\#. However, where one such \#street line\# fronts an elevated rail line, a minimum of 25 percent and a maximum of 50 percent of the area bounded by the two \#street lines\# and lines parallel to and 50 feet from such \#street lines\# shall be unoccupied by a \#building\#.

In the districts indicated, and in C1 or C2 Districts when mapped within R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A or R10X Districts, and in other \#Commercial Districts\# where the \#residential\# portion of a \#mixed building\# is \#developed\# or \#enlarged\# pursuant to the Quality Housing Program, all \#developments\# or \#enlargements\# shall comply with the following provisions:
(1) At a height not lower than the minimum base height or higher than the maximum base height specified in Table A of this Section for \#buildings\# in contextual districts, and Table B for \#buildings\# in noncontextual districts, a setback with a depth of at least 10 feet shall be provided from any \#street wall\# fronting on a \#wide street\#, and a setback with a depth of at least 15 feet shall be provided from any \#street wall\# fronting on a \#narrow street\#, except such dimensions may include the depth of any permitted recesses in the \#street wall\#.
(2) These setback provisions are optional for any building wall that is either located beyond 50 feet of a \#street line\# or oriented so that lines drawn perpendicular to it in plan would intersect a \#street line\# at an angle of 65 degrees or less. In the case of an irregular \#street line\#, the line connecting the most extreme points of intersection shall be deemed to be the \#street line\#. Furthermore, dormers provided in accordance with the provisions of paragraph (a) of this Section may penetrate a required setback area.
(3) In C6-3D Districts, for \#developments\# or \#enlargements\# that front upon an elevated rail line, at a height not lower than 15 feet or higher than 25 feet, a setback with a depth of at least 20 feet shall be provided from any \#street wall\# fronting on such elevated rail line, except that such dimensions may include the depth of any permitted recesses in the \#street wall\# and the depth of such setback may be reduced by one foot for every foot that the depth of the \#zoning lot\#, measured perpendicular to the elevated rail line, is less than 110 feet, but in no event shall a setback less than 10 feet in depth be provided above the minimum base height.
(i) The setback provisions of paragraph (c) of this Section are optional for such \#developments\# or \#enlargements\# where a building wall is within the area bounded by two intersecting \#street lines\# and lines parallel to and 70 feet from such \#street lines\#
(ii) Where such \#development\# or \#enlargement\# is adjacent to a \#public park\#, such setback may be provided at grade for all portions of \#buildings\# outside of the area bounded by two intersecting \#street lines\# and lines parallel to and 70 feet from such \#street lines\#, provided that any area unoccupied by a \#building\# shall be improved to Department of

Transportation standards for sidewalks, shall be at the same level as the adjoining public sidewalks, and shall be accessible to the public at all times.
(d) Maximum building height

No \#building or other structure\# shall exceed the maximum building height specified in Table A of this Section for \#buildings\# in contextual districts, or Table B for \#buildings\# in non-contextual districts, except as provided in this paragraph, (d), inclusive:

## C6-3D C6-4X

In the districts indicated, any \#building\# or \#buildings\#, or portions thereof, which in the aggregate occupy not more than 40 percent of the \#lot area\# of a \#zoning lot\# (or, for \#zoning lots\# of less than 20,000 square feet, the percentage set forth in the table in Section 33-454) above a height of 85 feet above the \#base plane\#, is hereinafter referred to as a tower. Dormers permitted within a required setback area pursuant to paragraph (a) of this Section shall not be included in tower \#lot coverage\#. Such tower or towers may exceed a height limit of 85 feet above the \#base plane\#, provided:
(1) at all levels, such tower is set back from the \#street wall\# of a base at least 15 feet along a \#narrow street\#, and at least 10 feet along a \#wide street\#, except such dimensions may include the depth of any permitted recesses in the \#street wall\#;
(2) the base of such tower complies with the \#street wall\# location provisions of paragraph (b) of this Section, and the setback provisions of paragraph (c) of this Section; and
(3) the minimum coverage of such tower above a height of 85 feet above the \#base plane\# is at least 33 percent of the \#lot area\# of the \#zoning lot\#; however, such minimum coverage requirement shall not apply to the highest 40 feet of such tower.
(4) In C6-3D Districts, the highest four \#stories\#, or as many \#stories\# as are located entirely above a height of 165 feet, whichever is less, shall have a \#lot coverage\# of at least 50 percent of the \#story\# immediately below such \#stories\#, and a maximum \#lot coverage\# of 80 percent of the \#story\# immediately below such \#stories\#. Such reduced \#lot coverage\# shall be achieved by one or more setbacks on each face of the tower, where at least one setback on each tower face has a depth of at least four feet, and a width that, individually or in the aggregate, is equal to at least 10 percent of the width of such respective tower face. For the purposes of this paragraph, each tower shall have four tower faces, with each face being the side of a rectangle within which the outermost walls of the highest \#story\# not subject to the reduced \#lot
coverage\# provisions have been inscribed. The required setbacks shall be measured from the outermost walls of the \#building\# facing each tower face. Required setback areas may overlap.
(5)

In C6-3D Districts, for towers fronting on elevated rail lines, the outermost walls of each \#story\# located entirely above a height of 85 feet shall be inscribed within a rectangle. The maximum length of any side of such rectangle that is parallel or within 45 degrees of being parallel to such elevated rail line shall be 125 feet, or 75 percent of the frontage of the \#zoning lot\# along such elevated rail line, whichever is less.

Dormers permitted within a required setback area pursuant to paragraph (a) of this Section shall not be included in tower \#lot coverage\#.

C1-6A C1-7A C1-8A C1-8X C1-9A C2-6A C2-7A C2-7X C2-8A C4-2A C4-3A C4-4A C4-4D C4-5A C4-5D C4-5X C4-6A C4-7A C5-1A C5-2A C6-2A C6-3A C6-3D C6-3X C6-4A C6-4X
(e) Additional regulations

In the districts indicated, and in C 1 or C 2 Districts when mapped within R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A or R10X Districts, and in other \#Commercial Districts\# where the \#residential\# portion of a \#mixed building\# is \#developed\# or \#enlarged\# pursuant to the Quality Housing Program, the following additional provisions shall apply to all \#developments\# or \#enlargements\#:
(5) In C6-3D Districts, where a \#building\# on an adjacent \#zoning lot\# has \#dwelling unit\# windows located within 30 feet of a \#side lot line\# of the \#development\# or \#enlargement\#, an open area extending along the entire length of such \#side lot line\# with a minimum width of 15 feet shall be provided. Such open area may be obstructed only by the permitted obstructions set forth in Section 33-23 (Permitted Obstructions in Required Yards or Rear Yard Equivalents).

TABLE A
HEIGHT AND SETBACK FOR BUILDINGS IN CONTEXTUAL DISTRICTS

| Minimum | Maximum <br> Base Height | Maximum <br> Building |
| ---: | ---: | ---: |


| District |  |  | Height |
| :---: | :---: | :---: | :---: |
| C1 or C2 mapped in R6B | 30 | 40 | 50 |
| C1 or C2 mapped in R6A C4-2A C4-3A | 40 | 60 | 70 |
| C1 or C2 mapped in R7B | 40 | 60 | 75 |
| C1 or C2 mapped in R7A C1-6A C2-6A C4-4A C4-5A | 40 | 65 | 80 |
| C1 or C2 mapped in R7D C4-5D | 60 | 85 | 100 |
| C1 or C2 mapped in R7X C4-5X | 60 | 85 | 125 |
| C1 or C2 mapped in R8B | 55 | 60 | 75 |
| C1 or C2 mapped in R8A C1-7A C4-4D C6-2A | 60 | 85 | 120 |
| C1 or C2 mapped in R8X | 60 | 85 | 150 |
| C1 or C2 mapped in R9A** C1-8A** C2-7A** C6-3A** | 60 | 95 | 135 |
| C1 or C2 mapped in R9A* C1-8A* C2-7A* C6-3A* | 60 | 102 | 145 |
| $\begin{aligned} & \frac{\mathrm{C} 1 \text { or } \mathrm{C} 2 \text { mapped in R9D }}{\mathrm{C} 6-3 \mathrm{D}} \end{aligned}$ | 60 | $\underline{85 * * * *}$ | *** |
| C1 or C2 mapped in R9X** C1-8X** C2-7X** C6-3X** | 60 | 120 | 160 |
| C1 or C2 mapped in R9X* C1-8X* C2-7X* C6-3X* | 105 | 120 | 170 |
| C1 or C2 mapped in R10A** C1- $\begin{aligned} & 9 \mathrm{~A}^{* *} \mathrm{C} 2-8 \mathrm{~A}^{* *} \mathrm{C} 4-6 \mathrm{~A}^{* *} \\ & \text { C } 4-7 \mathrm{~A}^{* *} \mathrm{C} 5-1 \mathrm{~A}^{* *} \mathrm{C} 5-2 \mathrm{~A}^{* *} \\ & \text { C6-4A** } \end{aligned}$ | 60 | 125 | 185 |
| $\begin{aligned} & \text { C1 or C2 mapped in R10A* } \\ & \text { C1-9A* C2-8A* C4-6A* C4-7A* } \\ & \text { C5-1A* C5-2A* C6-4A* } \end{aligned}$ | 125 | 150 | 210 |
| C1 or C2 mapped in R10X C6-4X | 60 | 85 | *** |

Refers to that portion of a district which is within 100 feet of a \#wide street\#
** Refers to that portion of a district on a \#narrow street\#, except within a distance of 100 feet from its intersection with a \#wide street\#
*** \#Buildings\# may exceed a maximum base height of 85 feet in accordance with paragraph (d) of this Section
**** For \#developments\# or \#enlargements\# that front upon an elevated rail line, the maximum base height shall be 25 feet.

## 35-31 <br> Maximum Floor Area Ratio for Mixed Buildings

## C1 C2 C3 C4 C5 C6

In all districts, except as set forth in Section 35-311, the provisions of this Section shall apply to any \#zoning lot\# containing a \#mixed building\#.

The maximum \#floor area ratio\# permitted for a \#commercial\# or \#community facility use\# shall be as set forth in Article III, Chapter 3, and the maximum \#floor area ratio\# permitted for a \#residential use\# shall be as set forth in Article II, Chapter 3, provided the total of all such \#floor area ratios\# does not exceed the greatest \#floor area ratio\# permitted for any such \#use\# on the \#zoning lot\#. However, in C4-7 Districts within Community District 7 in the Borough of Manhattan, such maximum \#residential floor area ratio\# may be increased pursuant to the provisions of Section 23-90 (INCLUSIONARY HOUSING).

In the designated areas set forth in Section 23-922 (\#Inclusionary Housing designated areas\#), except within Waterfront Access Plan BK-1, and in Community District 1 , Brooklyn, in R6 Districts without a letter suffix, the maximum \#floor area ratio\# permitted for \#zoning lots\# containing \#residential\# and \#commercial\# or \#community facility uses\# shall be the base \#floor area ratio\# set forth in Section 23-942 for the applicable district. However, in \#Inclusionary Housing designated areas\# mapped within C4-7, C5-4, C6-3D and C6-4 districts, the maximum base \#floor area ratio\# for \#zoning lots\# containing \#residential\# and \#commercial\# or \#community facility uses\# shall be either the base \#floor area ratio\# set forth in Section 23-942 plus an amount equal to 0.25 times the non\#residential floor area ratio\# provided on the \#zoning lot\#, or the maximum \#floor area ratio\# for \#commercial uses\# in such district, whichever is lesser.

Such The maximum base \#floor area ratio\# in \#Inclusionary Housing designated areas\# may be increased to the maximum \#floor area ratio\# set forth in such Section 23-942 only through the provision of \#lower income housing\# pursuant to Section 23-90 (INCLUSIONARY HOUSING).

A 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\#.

Article III
Chapter 6
Accessory Off-Street Parking and Loading Regulations

## 36-52 <br> Size and Location of Spaces

*     *         * 

C1-6A C1-7A C1-8A C1-8X C1-9A C2-6A C2-7A C2-7X C2-8A C4-2A C4-3A C4-4A C4-4D C4-5A C4-5D C4-5X C4-6A C4-7A C5-1A C5-2A C6-2A C6-3A C6-3D C6-4A C6-4X
(b) Location of parking spaces in certain districts

In the districts indicated, and in C1 and C2 Districts mapped within R5D, R6A, R6B, R7A, R7B, R7D, R7X, R8A, R8B, R8X, R9A, R9D, R9X, R10A and R10X Districts, \#accessory\# off-street parking spaces shall not be located between the \#street wall\# of a \#building\# and any \#street line\# that is coincident with the boundary of a \#Commercial District\# mapped along an entire blockfront. Where a \#zoning lot\# is bounded by more than one \#street line\# that is coincident with the boundary of a \#Commercial District\# mapped along an entire blockfront, this provision need not apply along more than one \#street line\#.

Article III
Chapter 7
Special Urban Design Regulations

## 37-38

Sidewalk Widening in Certain Districts

## C6-3D

In the district indicated, and in C1 or C2 districts mapped within an R9D district, for \#developments\# or \#enlargements\# on \#zoning lots\# fronting upon \#wide streets\#, or fronting upon \#narrow streets\# that include an elevated rail line, sidewalks, with a minimum depth of 20 feet measured perpendicular to the curb of the \#street\#, shall be provided along such entire \#street\# frontages of the \#zoning lot\#. In locations where the width of the sidewalk within the \#street\# is less than 20 feet, a sidewalk widening shall be provided on the \#zoning lot\# so that the combined width of the sidewalk within the \#street\# and the sidewalk widening equals 20 feet. However, existing \#buildings\# to remain on the \#zoning lot\# need not be removed in order to comply with this requirement. All sidewalk widenings shall be improved to Department of Transportation standards for sidewalks, shall be at the same level as the adjoining public sidewalks, and shall be accessible to the public at all times. In addition, the provisions of paragraph (f) of Section 37-53 (Design Standards for Pedestrian Circulation Spaces), subparagraphs (2) through (5) shall apply.

## 37-40 <br> OFF-STREET RELOCATION OR RENOVATION OF A SUBWAY STAIR

Where a \#development\# or \#enlargement\# is constructed on a \#zoning lot\# of 5,000 square feet or more of \#lot area\# that fronts on a portion of a sidewalk containing a stairway entrance or entrances into a subway station located within the \#Special Midtown District\# as listed in Section 81-46, the \#Special Lower Manhattan District\# as listed in Section 91-43, the \#Special Downtown Brooklyn District\# as listed in Section 101-43, the \#Special Union Square District\# as listed in Section 118-60 and those stations listed in the following table, the existing entrance or entrances shall be relocated from the \#street\# onto the \#zoning lot\#. The new entrance or entrances* shall be provided in accordance with the provisions of this Section.

A relocated subway stair or a subway stair that has been renovated in accordance with the provisions of Section 37-50 (REQUIREMENTS FOR PEDESTRIAN CIRCULATION SPACE) may be counted as pedestrian circulation space pursuant to Section 37-50.

| Station | Line |
| :--- | ---: |
| 8th Street | BMT-Broadway |
| 23rd Street | BMT-Broadway |
| 23rd Street | IRT-Lexington Ave. |
| 28th Street | IRT-Lexington Ave. |
| 33rd Street | IRT-Lexington Ave. |
| 34th Street | IND-8th Avenue |

* Provision of a new subway entrance or entrances pursuant to the requirements of this Section may also require satisfaction of additional obligations under the Americans for Disabilities Act of 1990 ( ADA), including the ADA Accessibility Guidelines. The New York City Transit Authority should be consulted with regard to any such obligations.
(On June 17, 2009, Cal. No. 1, the Commission scheduled July 1, 2009 for a public hearing which has been duly advertised.)


## Close the hearing.

## No. 30

CD 4
C 090365 ZMX

## PUBLIC HEARING:

IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Sections 197-c and 201 of the New York City charter for an amendment of the Zoning Map, Section Nos.3b and 6a:

1. eliminating from within an existing R7-1 District a C1-4 District bounded by Morris Avenue a line 100 feet northeasterly of East $161^{\text {st }}$ Street, a line 100 feet southeasterly of Morris Avenue, and East $161^{\text {st }}$ Street;
2. eliminating from within an existing R8 District a C1-4 District bounded by River Avenue, a line 250 feet northeasterly of East $161^{\text {st }}$ Street, East $162^{\text {nd }}$ Street, Gerard Avenue, East $161^{\text {st }}$ Street, a line midway between Gerard Avenue and Walton Avenue, a line 100 feet southwesterly of East $161^{\text {st }}$ Street, a line midway between River Avenue and Gerard Avenue, and a line 150 feet northeasterly of East $158^{\text {th }}$ Street;
3. changing from an R7-1 District to an R8A District property bounded by East $162^{\text {nd }}$ Street and its southeasterly prolongation, Park Avenue, East $161^{\text {st }}$ Street, and Morris Avenue;
4. changing from an R8 District to a C6-2 District property bounded by East $161^{\text {st }}$ Street, Concourse Village West, a line 50 feet northeasterly of East $159^{\text {th }}$ Street, and a line 100 feet northwesterly of Concourse Village West;
5. changing from a C4-6 District to a C6-2 District property bounded by a line 140 feet northeasterly of East $161^{\text {st }}$ Street, Sheridan Avenue, East $161^{\text {st }}$ Street, and a line 100 feet northwesterly of Sheridan Avenue;
6. changing from a C8-3 District to a C6-2 District property bounded by East $1611^{\text {st }}$ Street, Concourse Village East, a line 150 feet southwesterly of East $161^{\text {st }}$ Street, and Concourse Village West;
7. changing from an R8 District to a C6-3D* District property bounded by River Avenue, a line 250 feet northeasterly of East $161^{\text {st }}$ Street, East $162^{\text {nd }}$ Street, Gerard Avenue, East $161^{\text {st }}$ Street, a line midway between Gerard Avenue and Walton Avenue, a line 110 feet southwesterly of East $161^{\text {st }}$ Street, a line midway between River Avenue and Gerard Avenue, and a line 150 feet northeasterly of East $158^{\text {th }}$ Street
8. changing from a C8-3 District to a C6-3D* District property bounded by River Avenue, a line 150 feet northeasterly of East $158^{\text {th }}$ Street, a line midway between River Avenue and Gerard Avenue, and a line perpendicular to the southeasterly street line of River Avenue distant 100 feet northeasterly (as measured along the street line) from the point of intersection of the southeasterly street line of River Avenue and the northeasterly street line of East $153{ }^{\text {rd }}$ Street; and
9. establishing within the proposed R8A district a C2-4 District bounded by East $162^{\text {nd }}$ Street, a line 100 feet southeasterly of Morris Avenue, a line midway between East $161^{\text {st }}$ Street and East $162^{\text {nd }}$ Street, a line 100 feet northwesterly of Park Avenue, a line 100 feet northeasterly of East $161^{\text {st }}$ Street, a line perpendicular to the northeasterly street line of East $161^{\text {st }}$ Street distant 100 feet northwesterly (as measured along the street line) from the point of intersection of the northeasterly street line of East $161^{\text {st }}$ Street and the northwesterly street line of Park Avenue, East $161^{\text {st }}$ Street, and Morris Avenue;
as shown on a diagram (for illustrative purposes only) dated March 30, 2009 and subject to the conditions of CEQR Declaration E-225.

* Note: A C6-3D District is proposed to be created under a related application N 090364 ZRY for an amendment of the Zoning Resolution.
(On June 17, 2009, Cal. No. 2, the Commission scheduled July 1, 2009 for a public hearing which has been duly advertised.)


## Close the hearing.

## NOTICE

On Wedne sday, July 1, 200 9, at 10:00 a.m., in Spector Hall, at the Department of City Planning, 22 Reade Street, in lower Manhattan, a public hearing is being held by the City Planning Commi ssion in conjunction with the above ULURP hearings to receive comments related $t$ o a Draft Environmental Impact Statement (DEIS) concerning applications for amendments to the $Z$ oning Map and, the Zoning Resolution, related to the $161{ }^{\text {st }}$ Sreet rezoning proposal.

This hearing is being held pursuant to the State Environmental Quality Review Act (SEQRA) and City Environmental Quality Review (CEQR), CEQR No. 09DCP024X.

## BOROUGH OF BROOKLYN

Nos. 31 \& 32

SUNSET PARK REZONING

## No. 31

CD 7
C 090386 ZMK

## PUBLIC HEARING

IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section Nos. 16b, 16d, 22a \& 22c:

1. eliminating from within an existing R6 District a C1-3 District bounded by:
a. a line 150 feet northwesterly of Fourth Avenue, $41^{\text {st }}$ Street, Fourth Avenue, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street, a line 150 feet southeasterly of Fourth Avenue, and $42^{\text {nd }}$ Street;
b. a line 150 feet northwesterly of Fourth Avenue, $44^{\text {th }}$ Street, a line 150 feet southeasterly of Fourth Avenue, a line midway between $45^{\text {th }}$ Street and $46^{\text {th }}$ Street, Fourth Avenue, and $45^{\text {th }}$ Street;
c. a line 150 feet northwesterly of Fourth Avenue, $47^{\text {th }}$ Street, Fourth Avenue, $46^{\text {th }}$ Street, a line 150 feet southeasterly of Fourth Avenue, $61^{\text {st }}$ Street, a line 150 feet northwesterly of Fourth Avenue, 58 ${ }^{\text {th }}$ Street, Fourth Avenue, and $57^{\text {th }}$ Street;
d. a line 150 feet northwesterly of Fifth Avenue, a line midway between $39^{\text {th }}$

Street and $40^{\text {th }}$ Street, a line 150 feet southeasterly of Fifth Avenue, and $41^{\text {st }}$ Street;
e. a line 150 feet northwesterly of Fifth Avenue, $43^{\text {rd }}$ Street, Fifth Avenue, $44^{\text {th }}$ Street, a line 150 feet southeasterly of Fifth Avenue and 50th Street;
f. a line 150 feet northwesterly of Fifth Avenue, $56^{\text {th }}$ Street, a line 150 feet southeasterly of Fifth Avenue, $59^{\text {th }}$ Street, Fifth Avenue, and $60^{\text {th }}$ Street;
g. a line 150 feet northwesterly of Sixth Avenue, a line midway between $48^{\text {th }}$ Street and Sunset Terrace, a line 150 feet southeasterly of Sixth Avenue, a line midway between $54^{\text {th }}$ Street and $55^{\text {th }}$ Street, Sixth Avenue, a line midway between $52^{\text {nd }}$ Street and $53^{\text {rd }}$ Street, a line 150 feet northwesterly of Sixth Avenue, $51^{\text {st }}$ Street, Sixth Avenue, and $50^{\text {th }}$ Street;
h. a line 150 feet northwesterly of Sixth Avenue, $56^{\text {th }}$ Street, a line 150 feet southeasterly of Sixth Avenue, and a line midway between $58^{\text {th }}$ Street and $59^{\text {th }}$ Street;
i. a line 150 feet northwesterly of Seventh Avenue, $58^{\text {th }}$ Street, a line 150 feet southeasterly of Seventh Avenue, a line midway between $60^{\text {th }}$ Street and $61^{\text {st }}$ Street, Seventh Avenue, and a line midway between $61^{\text {st }}$ Street and 62nd Street; and
j. a line 150 feet northwesterly of Eighth Avenue, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street/ Finlandia Street, a line 150 feet southeasterly of Eighth Avenue, and a line midway between $60^{\text {th }}$ Street and $61^{\text {st }}$ Street;
2. eliminating from within an existing R6 District a C2-3 District bounded by:
a. Fourth Avenue, $30^{\text {th }}$ Street, a line 150 feet southeasterly of Fourth Avenue, and $34^{\text {th }}$ Street;
b. a line 150 feet northwesterly of Fourth Avenue, $61^{\text {st }}$ Street, a line 150 feet southeasterly of Fourth Avenue, the northeasterly service road of the Gowanus Expressway, Fourth Avenue, $64^{\text {th }}$ Street, a southeasterly boundary line of a Park and its southwesterly prolongation, and a northeasterly boundary line of a Park; and
c. a line 150 feet northwesterly of Fifth Avenue, $60^{\text {th }}$ Street, a line 150 feet southeasterly of Fifth Avenue, a line midway between 62nd Street and $63^{\text {rd }}$ Street, a line 100 feet southeasterly of Fifth Avenue, and $63{ }^{\text {rd }}$ Street;
3. changing from an R6 District to an R4-1 District property bounded by Gowanus Expressway, a line midway between $61^{\text {st }}$ Street and $62^{\text {nd }}$ Street, a line 100 feet northwesterly of Fourth Avenue, and a line midway between $62^{\text {nd }}$ Street and $63^{\text {rd }}$ Street;
4. changing from an R6 District to an R4A District property bounded by the northwesterly street line of Second Avenue, a line midway between $61^{\text {st }}$ Street and $62^{\text {nd }}$ Street and its northwesterly prolongation, a line 380 feet southeasterly of Second Avenue, $62^{\text {nd }}$ Street, a north westerly service road of the Gowanus Expressway, and a line midway between $62^{\text {nd }}$ Street and $63^{\text {rd }}$ Street and its northwesterly prolongation;
5. changing from an R6 District to an R6A District property bounded by:
a. Gowanus Expressway, a line midway between $57^{\text {th }}$ Street and $58^{\text {th }}$ Street, a line 100 feet northwesterly of Fourth Avenue, and $60^{\text {th }}$ Street;
b. a line 100 feet northwesterly of Gowanus Expressway, $61^{\text {st }}$ Street, a line 100 feet northwesterly of Fourth Avenue, a line midway between $61^{\text {st }}$ Street and $62^{\text {nd }}$ Street, Gowanus Expressway, a line midway between $62^{\text {nd }}$ and $63{ }^{\text {rd }}$ Street, a line 100 feet northwesterly of Fourth Avenue, Gowanus Expressway, $64^{\text {th }}$ Street, Third Avenue (Northwesterly portion), a north westerly service road of the Gowanus Expressway, and $62^{\text {nd }}$ Street;
c. a line 100 feet southeasterly of Fourth Avenue, a line midway between $60^{\text {th }}$ Street and $61^{\text {st }}$ Street, a line 100 feet northwesterly of Fifth Avenue, $57^{\text {th }}$ Street, a line 100 feet southeasterly of Fifth Avenue, $63^{\text {rd }}$ Street, Fifth Avenue, $64^{\text {th }}$ Street, a line 100 feet northwesterly of Fifth Avenue, and a line midway between $61^{\text {st }}$ Street and $62^{\text {nd }}$ street;
d. a line 100 feet northwesterly of Fifth Avenue, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street, a line 100 feet southeasterly of Fifth Avenue, the northeasterly, northwesterly and southwesterly boundary line of Sunset Park, a line 100 feet southeasterly of Fifth Avenue, and $47^{\text {th }}$ Street;
e. a line 505 feet northwesterly of Sixth Avenue and its southwesterly prolongation, $40^{\text {th }}$ Street, a line 155 feet northwesterly of Sixth Avenue and its southwesterly prolongation, and the northeasterly boundary line of Sunset Park; and
f. a line 100 feet northwesterly of Sixth Avenue and its northeasterly prolongation, the southwesterly boundary line of Sunset Park, a line 100 feet southeasterly of Sixth Avenue and its northeasterly prolongation , the northeasterly, northwesterly and southwesterly boundary line of Rainbow Park, a line 100 feet southeasterly of Sixth Avenue, and 61 ${ }^{\text {st }}$ Street;
6. changing from an R6 District to an R6B District property bounded by:
a. a line 100 feet southeasterly of Fourth Avenue, a line midway between $28^{\text {th }}$ Street and $29^{\text {th }}$ Street, Fifth Avenue, $35^{\text {th }}$ Street, a line 200 feet
northwesterly of Fifth Avenue, a line midway between $37^{\text {th }}$ Street and $38^{\text {th }}$ Street, a line 100 feet southeasterly of Fourth Avenue, $36^{\text {th }}$ Street, Fourth Avenue, and $34^{\text {th }}$ Street;
b. Gowanus Expressway, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street, a line 100 feet northwesterly of Fourth Avenue, and a line midway between $57^{\text {th }}$ Street and $58^{\text {th }}$ Street;
c. the northwesterly street line of Second Avenue, a line midway between $60^{\text {th }}$ Street and $61^{\text {st }}$ Street and its northwesterly prolongation, a line 350 feet southeasterly of Second Avenue, a line midway between $59^{\text {th }}$ Street and $60^{\text {th }}$ Street, a line 100 feet northwesterly of Third Avenue, $60^{\text {th }}$ Street, a line 100 feet northwesterly of Fourth Avenue, 61 ${ }^{\text {st }}$ Street, a line 100 feet northwesterly of Third Avenue, 62nd Street, a line 380 feet southeasterly of Second Avenue, and a line midway between $61{ }^{\text {st }}$ Street and $62^{\text {nd }}$ Street and its northwesterly prolongation;
d. a line 100 feet southeasterly of Fourth Avenue, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street, a line 100 feet northwesterly of Fifth Avenue, $50^{\text {th }}$ Street, a line 150 feet northwesterly of Fifth Avenue, $56^{\text {th }}$ Street, a line 100 feet northwesterly of Fifth Avenue, and a line midway between $60^{\text {th }}$ Street and $61^{\text {st }}$ Street;
e. a line 100 feet southeasterly of Fourth Avenue, a line midway between $61^{\text {st }}$ Street and $62^{\text {nd }}$ Street, a line 100 feet northwesterly of Fifth Avenue, $64^{\text {th }}$ Street, Fifth Avenue, and the northeasterly service road of Gowanus Expressway;
f. a line 100 feet southeasterly of Fifth Avenue, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street, a line 100 feet northwesterly of Seventh Avenue, the northeasterly boundary line of Sunset Park, a line 155 feet northwesterly of Sixth Avenue and its southwesterly prolongation, $40^{\text {th }}$ Street, a line 505 feet northwesterly of Sixth Avenue and its southwesterly prolongation, and the northeasterly boundary line of Sunset Park;
g. a line 100 feet southeasterly of Fifth Avenue, the southwesterly boundary line of Sunset Park, a line 100 feet northwesterly of Sixth Avenue and its northeasterly prolongation, $61^{\text {st }}$ Street, a line 100 feet southeasterly of Sixth Avenue, the southwesterly, northwesterly and northeasterly boundary line of Rainbow Park, a line 100 feet southeasterly of Sixth Avenue and its northeasterly prolongation, the southwesterly boundary line of Sunset Park and its southeasterly prolongation, Seventh Avenue, a line midway between $44^{\text {th }}$ Street and $45^{\text {th }}$ Street, a line 100 feet northwesterly of Seventh Avenue, a line midway between $61^{\text {st }}$ Street and $62^{\text {nd }}$ Street, a line 100 feet northwesterly of Sixth Avenue, a line midway between $62^{\text {nd }}$ Street and
$63^{\text {rd }}$ Street, a line 100 feet southeasterly of Fifth Avenue, $56^{\text {th }}$ Street, a line 150 feet southeasterly of Fifth Avenue, and $50^{\text {th }}$ Street; and
h. a line 100 feet southeasterly of Seventh Avenue, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street/ Finlandia Street, a line 100 feet northwesterly of Eighth Avenue, a line midway between $60^{\text {th }}$ Street and $61^{\text {st }}$ Street, a line 100 feet southeasterly of Seventh Avenue, a line midway between $40^{\text {th }}$ Street/ Finlandia Street and $41^{\text {st }}$ Street, a line 325 feet southeasterly of Seventh Avenue, and $40^{\text {th }}$ Street/ Finlandia Street;
7. changing from a C4-3 District to an R6B District property bounded by:
a. a line 150 feet northwesterly of Fifth Avenue, $50^{\text {th }}$ Street, a line 100 feet northwesterly of Fifth Avenue, and $56^{\text {th }}$ Street; and
b. a line 100 feet southeasterly of Fifth Avenue, $50^{\text {th }}$ Street, a line 150 feet southeasterly of Fifth Avenue, and $56^{\text {th }}$ Street;
8. changing from an R6 District to an R7A District property bounded by:
a. Fourth Avenue, a line midway between $28^{\text {th }}$ Street and $29^{\text {th }}$ Street, a line 100 feet southeasterly of Fourth Avenue, and $34^{\text {th }}$ Street;
b. Fourth Avenue, $36^{\text {th }}$ Street, a line 100 feet southeasterly of Fourth Avenue, and a line midway between $37^{\text {th }}$ Street and $38^{\text {th }}$ Street;
c. a line 100 feet northwesterly of Fourth Avenue, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street, a line 100 feet southeasterly of Fourth Avenue, and the north easterly service road of Gowanus Expressway, Fourth Avenue, and Gowanus Expressway; and
d. a line 100 feet northwesterly of Seventh Avenue, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street, a line 100 feet southeasterly of Seventh Avenue, $40^{\text {th }}$ Street/ Finlandia Street, a line 325 feet southeasterly of Seventh Avenue, a line midway between $40^{\text {th }}$ Street/ Finlandia Street and $41^{\text {st }}$ Street, a line 100 feet southeasterly of Seventh Avenue, a line midway between $60^{\text {th }}$ Street and $61^{\text {st }}$ Street, Seventh Avenue, a line midway between $61^{\text {st }}$ Street and $62^{\text {nd }}$ Street, a line 100 feet northwesterly of Seventh Avenue, a line midway between $44^{\text {th }}$ Street and $45^{\text {th }}$ Street, Seventh Avenue, the southeasterly prolongation of the southwesterly boundary line of Sunset Park, and the southeasterly and northeasterly boundary line of Sunset Park;
9. changing from an R6 District to a C4-3A District property bounded by:
a. a line 100 feet northwesterly of Fifth Avenue, $47^{\text {th }}$ Street, a line 100 feet southeasterly of Fifth Avenue, and $50^{\text {th }}$ Street; and
b. a line 100 feet northwesterly of Fifth Avenue, $56^{\text {th }}$ Street, a line 100 feet southeasterly of Fifth Avenue and $57^{\text {th }}$ Street;
10. changing from a C4-3 District to an C4-3A District property bounded by a line 100 feet northwesterly of Fifth Avenue, $50^{\text {th }}$ Street, a line 100 feet southeasterly of Fifth Avenue, and $56^{\text {th }}$ Street;
11. establishing within an existing R6 District a C2-4 District bounded by a line 100 feet northwesterly of Eighth Avenue, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street/ Finlandia Street, Eighth Avenue, and a line midway between $60^{\text {th }}$ Street and $61^{\text {st }}$ Street;
12. establishing within a proposed R6A District a C2-4 District bounded by:
a. a line 100 feet northwesterly of Third Avenue, $61^{\text {st }}$ Street, Third Avenue, and $62^{\text {nd }}$ Street;
b. a line 100 feet northwesterly of Fifth Avenue, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street, a line 100 feet southeasterly of Fifth Avenue, the northeasterly, northwesterly and southwesterly boundary line of Sunset Park, a line 100 feet southeasterly of Fifth Avenue, and $47^{\text {th }}$ Street;
c. a line 100 feet northwesterly of Fifth Avenue, $57^{\text {th }}$ Street, a line 100 feet southeasterly of Fifth Avenue, $59^{\text {th }}$ Street, Fifth Avenue, $60^{\text {th }}$ Street, a line 100 feet southeasterly of Fifth Avenue, $63^{\text {rd }}$ Street, Fifth Avenue, and $64^{\text {th }}$ Street;
d. Sixth Avenue, $50^{\text {th }}$ Street, a line 100 feet southeasterly of Sixth Avenue and $51^{\text {st }}$ Street;
e. a line 100 feet northwesterly of Sixth Avenue, $51^{\text {st }}$ Street, Sixth Avenue, $52^{\text {nd }}$ Street, a line 100 feet southeasterly of Sixth Avenue, $53^{\text {rd }}$ Street, Sixth Avenue, and a line midway between $52^{\text {nd }}$ Street and $53^{\text {rd }}$ Street;
f. a line 100 feet northwesterly of Sixth Avenue, $56^{\text {th }}$ Street, Sixth Avenue, and $57^{\text {th }}$ Street;
g. Sixth Avenue, $57^{\text {th }}$ Street, a line 100 feet southeasterly of Sixth Avenue, and $58^{\text {th }}$ Street; and
h. a line 100 feet northwesterly of Sixth Avenue, $58^{\text {th }}$ Street, Sixth Avenue, and a line midway between $58^{\text {th }}$ Street and $59^{\text {th }}$ Street;
13. establishing within a proposed R7A a C2-4 District bounded by:
a. Fourth Avenue, a line midway between $28^{\text {th }}$ Street and $29^{\text {th }}$ Street, a line 100 feet southeasterly of Fourth Avenue, and $34^{\text {th }}$ Street;
b. Fourth Avenue, $36^{\text {th }}$ Street, a line 100 feet southeasterly of Fourth Avenue, and $37^{\text {th }}$ Street;
c. a line 100 feet northwesterly of Fourth Avenue, a line midway between $39^{\text {th }}$ Street and $40^{\text {th }}$ Street, a line 100 feet southeasterly of Fourth Avenue, the northeasterly service road of Gowanus Expressway, Fourth Avenue, and 64 ${ }^{\text {th }}$ Street; and
d. a line 100 feet northwesterly of Seventh Avenue, a line midway between $45^{\text {th }}$ Street and $46^{\text {th }}$ Street, Seventh Avenue, Sunset Terrace, a line 100 feet southeasterly of Seventh Avenue, a line midway between $60^{\text {th }}$ Street and $61^{\text {st }}$ Street, Seventh Avenue, and a line midway between $61^{\text {st }}$ Street and $62^{\text {nd }}$ Street;
as shown on a diagram (for illustrative purposes only) dated April 20, 2009, and subject to the conditions of CEQR Declaration E-236.
(On June 17, 2009, Cal. No. 5, the Commission scheduled July 1, 2009 for a public hearing which has been duly advertised.)

## Close the hearing.

## No. 32

## PUBLIC HEARING:

IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Section 201 of the New York City Charter, for an amendment of the Zoning Resolution of the City of New York, relating to Article II, Chapter 3 (Bulk regulations for Residential Buildings in Residence Districts), Section 23-90, inclusive, relating to the application of the Inclusionary Housing Program to proposed R7A districts, in the Borough of Brooklyn, Community District 7.

Matter in underline is new, to be added;
Matter in strikeout is old, to be deleted;
Matter within \# \# is defined in Section 12-10;
*** indicates where unchanged text appears in the Zoning Resolution

Article II: Residence District Regulations

Chapter 3
Bulk Regulations for Residential Buildings in Residence Districts

## * * *

23-144
In designated areas where the Inclusionary Housing Program is applicable
In \#Inclusionary Housing designated areas\#, as listed in the following table, the maximum permitted \#floor area ratios\# shall be as set forth in Section 23-942 (In Inclusionary Housing designated areas). The locations of such districts are specified in Section 23-922 (Inclusionary Housing designated areas).

| Community District | District |
| :--- | :--- |
| Community District 1, Brooklyn | R6 R6A R6B R7A |
| Community District 2, Brooklyn | R7A |
| Community District 3, Brooklyn | R7D |
| Community District 7, Brooklyn | R7A R8A |
| Community District 3, Manhattan | R7A R8A R9A |
| Community District 6, Manhattan | R10 |
| Community District 7, Manhattan | R9A |
| Community District 2, Queens | R7X |

23-922
Inclusionary housing designated areas
The Inclusionary Housing Program shall apply in the following areas:
(x) In Community District 7, in the Borough of Brooklyn, in the R7A District within the areas shown on the following Maps X1:

(On June 17, 2009, Cal. No. 6, the Commission scheduled July 1, 2009 for a public hearing which has been duly advertised.)

## Close the hearing.

## IV. CITY PLANNING COMMISSION 2009 SCHEDULE OF MEETINGS

July 1 to December 31


Review Sessions are held in Spector Hall at 22 Reade Street starting at 1:00 P.M. Public Meetings are held in Spector Hall at 22 Reade Street starting at 10:00 A.M.

## CITY PLANNING COMMISSION DISPOSITION SHEET



## SUPPLEMENTAL

## CITY PLANNING CALENDAR

of
The City of New York

CITY PLANNING COMMISSION

WEDNESDAY, JULY 1, 2009

MEETING AT 10:00 A.M. AT SPECTOR HALL
22 READE STREET
NEW YORK, NEW YORK


Michael R. Bloomberg, Mayor
City of New York
Prepared by Yvette V. Gruel, Calendar Officer

To view the Planning Commission Calendar and/or the Zoning Resolution on the World Wide Web, visit the Department of City Planning (DCP) home page at: nyc.gov/planning

## CITY PLANNING COMMISSION

## 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: in Section I, (Scheduling Dates for Future Public Hearings), in Section II, (Reports), and in Section III, (Public Hearings). Matters scheduled for public hearing by Community Boards appear in a separate calendar available in the Calendar Information Office.

NOTICE--CALENDARS: City Planning Commission calendars and disposition sheets are now available on the Department of City Planning's web site (www.nyc.gov/planning). The availability of these documents on-line will occur earlier than the current printed documents.

If you wish to be notified of the web site availability of calendars and disposition sheets, please send your name, organization and E-mail address to the address listed below. Any individual or organization that would like to receive paper copies of the aforementioned documents will be able to do so at a fee of $\$ 120.00$ annually. Please have the 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 10007-1216.

For Calendar Information: call (212) 720-3368, 3369, 3370.
Note to Subscribers: Notify us of change of address including E-mail by writing to:
City Planning Commission
Calendar Information Office
22 Reade Street - Room 2E
New York, New York 10007-1216

## B

CITY PLANNING COMMISSION

22 Reade Street, New York, N.Y. 10007-1216
Amanda M. Burden, FAICP, Chair
Kenneth J. Knuckles, Esq., Vice Chairman
Angela M. Battaglia
Rayann Besser
Irwin G. Cantor, P.E.
Angela R. Cavaluzzi, .AIA
Alfred C. Cerullo, III
Betty Y. Chen
Maria M. Del Toro
Richard W. Eaddy
Nathan Leventhal
Shirley A. McRae
Karen A. Phillips, Commissioners
Yvette V. Gruel, Calendar Officer

The regular public meetings of the Commission shall be held twice monthly on Wednesday at 10:00a.m. in Spector Hall, 22 Reade Street, Manhattan, unless otherwise ordered.

## TABLE OF CONTENTS

WEDNESDAY, JULY 1, 2009
I. Matters To Be Scheduled for Public Hearing. $\qquad$ .. 1

JULY 1, 2009

## I. PUBLIC HEARINGS OF THE FOLLOWING MATTERS TO BE SCHEDULED FOR WEDNESDAY, JULY 22, 2009 <br> STARTING AT 10:00 A.M. <br> IN SPECTOR HALL, 22 READE STREET <br> NEW YORK, NEW YORK

BOROUGH OF MANHATTAN
Nos. 1 \& 2
53 WEST 53 ${ }^{\text {RD }}$ STREET/MoMA

No. 1


#### Abstract

CD 5 C 090431 ZSM IN THE MATTER OF an application submitted by W2005/Hines West Fifty-Third Realty, LLC pursuant to Sections 197-c and 201 of the New York City Charter for the grant of a special permit pursuant to Sections 81-212 and 74-79 of the Zoning Resolution to allow the transfer of 136,000 square feet of floor area from property located at 1 West $54^{\text {th }}$ Street (Block 1270, Lot 34) that is occupied by a landmark building (University Club) to property located at 53 West $53^{\text {rd }}$ Street (Block 1269, Lots 5, 6, 7, 8, 9, 11, 12, 13, 14, $20,30,58,66,69$, and 165) to facilitate the development of an 85 -story mixed use building, in C6-6, C5-P, C5-2.5 and C5-3 Districts, within the Special Midtown District (partially within the Preservation and Fifth Avenue Subdistricts).

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


Resolution for adoption scheduling July 22, 2009 for a public hearing.

No. 2
CD 5
C 090432 ZSM

IN THE MATTER OF an application submitted by W2005/Hines West Fifty-Third Realty, LLC pursuant to Sections 197-c and 201 of the New York City Charter for the grant of special permits pursuant to the following sections of the Zoning Resolution:

1. Section 74-711 - to allow the distribution of the total allowable floor area without regard to zoning district boundaries, to modify the height and setback regulations of Sections 81-90 (SPECIAL REGULATIONS FOR PRESERVATION SUBDISTRICT) and 33-432 (In other Commercial Districts), to modify the requirements of Sections 81-45 (Pedestrian Circulation Spaces) and 37-50 (Requirements for Pedestrian Circulation Space), and rear yard regulations of Section 23-532 (Required Rear Yard Equivalent); and
2. Section 81-277 - to modify the height and setback requirements of Section 8127 (Alternative Height and Setback Regulations - Daylight Evaluation);
to facilitate the development of an 85-story mixed use building on property located at 53 West $53^{\text {rd }}$ Street (Block 1269, Lots 5, 6, 7, 8, 9, 11, 12, 13, 14, 20, 30, 58, 66, 69, and 165), in C6-6, C5-P, C5-2.5 and C5-3 Districts, within the Special Midtown District (partially within the Preservation and Fifth Avenue Subdistricts).

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

Resolution for adoption scheduling July 22, 2009 for a public hearing.

## NOTICE

On Wednesday, July 22, 2009, at 10:00 a.m., in Spector Hall, at the Department of City Planning, 22 Reade Street, in lower Manhattan, a public hearing is being held by the City Planning Commission in conjunction with the above ULURP hearings to receive comments related to a Draft Environmental Impact Statement (DEIS) concerning special permit applications related to the 53 West $53{ }^{\text {rd }}$ Street/MoMA proposal.

This hearing is being held pursuant to the State Environmental Quality Review Act (SEQRA) and City Environmental Quality Review (CEQR), CEQR No. 09DCP004M.

## BOROUGH OF QUEENS

No. 3
BRIARWOOD PLAZA REZONING

CD 11
C 060551 ZMQ
IN THE MATTER OF an application submitted by Briarwood Organization LLC pursuant to Sections 197-c and 201 of the New York City Charter for an amendment of the Zoning Map, Section No. 11a, by establishing within an existing R4 District a C2-2 District bounded by $36^{\text {th }}$ Avenue, a line 150 feet northeasterly of Bell Boulevard, a line 200 feet northwesterly of $38^{\text {th }}$ Avenue, and Bell Boulevard, as shown a diagram (for illustrative purposes only) dated June 1, 2009.

Resolution for adoption scheduling July 22, 2009 for a public hearing.

## BOROUGH OF STATEN ISLAND

## No. 4

## GOODHUE PARK

## CD 1

C 080192 MMR
IN THE MATTER OF an application, submitted by the Department of Parks \& Recreation, pursuant to Sections 197-c and 199 of the New York City Charter, for an amendment to the City Map involving:

- the establishment of Goodhue Park in an area generally bounded by Prospect Avenue to the north, Lafayette Avenue to the east, Brighton Avenue to the south, and North Randall Avenue and Allison Park to the west;
- the delineation of a sewer easement/corridor;
- the extinguishment of various record streets;
- and any acquisition or disposition of real property related thereto,
in accordance with Map No. 4210 dated November 15, 2008 and signed by the Borough President.

Resolution for adoption scheduling July 22, 2009 for a public hearing.

