## CITY OF NEW ROCHELLE, NEW YORK DEPARTMENT OF DEVELOPMENT PLANNING BOARD

Members Present:

Brown, Dodds-Brown, Lipow, Mercado, Pitocchi, Smith

Members Absent: Introduced:

Contreras April 24, 2018

Adopted:

April 24, 2018

Moved By: Seconded By: Abstained:

Lipow Mercado None None

Opposed: Passed:

Unanimously

PB 6-18 Site Plan Approval

## RESOLUTION NO. 44-2018 2 Hamilton Avenue, Block 839, Lot 1

WHEREAS, an application has been filed by Two Hamilton Ave Co Inc, for site plan approval to construct a residential addition to an existing structure at 2 Hamilton Avenue (Block 839, Lot 1), in a DO-6 Downtown Overlay Zone District; and

WHEREAS, it has been determined that this site is not located in a Critical Environmental Area, and is an Unlisted Action under the State Environmental Quality Review (SEQRA) process; now, therefore, be it

**RESOLVED**, the New Rochelle Planning Board does hereby approve the site plan subject to the following conditions:

- Prior to the issuance of a building permit, the applicant shall obtain site plan approval for the project's required parking, which the applicant has proposed off-site.
- 2. Prior to the issuance of a certificate of occupancy, the applicant shall obtain a certificate of occupancy for the off-site parking.
- 3. The applicant shall provide a Fair Share Mitigation payment of \$232,709 based on the calculations below to satisfy the requirements for this project prior to the issuance of a building permit. Should the final design result in an adjustment to the calculations below, the applicant shall return to the Planning staff for an administrative review.

Use Category	Count	Area	% of Total Units	Allocated Common Area	Total area for Mitigation Calc.	Mitigation Amount	Adjustment Factor	Fee Amount
Studio	17	6,184	30%	3,725	9,909	1.326	100%	612 120
1BR	24	19,420	43%	5,339	24,759	1.591	100%	\$13,139
2BR	13	13,628	23%	2,856	16,484	2.122	100%	\$39,392
3BR	2	3,166	3%	372	3,538	2.652	100%	\$34,979 \$9,383
Retail	4	10,500			10,500	1.326	75%	\$10,442
* These are the are being demo	number olished.	of units cre	dited in the	DOZ for exis	ting units that	TOTAL FE	E AMOUNT:	\$ 107,335

4. The Applicant is preserving, and restoring where necessary, the historic façade of the existing two-story building. The Applicant will receive a 25% credit towards the CBB value for the historic preservation work associated with this project. In addition, the Applicant is proposing to include Green elements into their project including the use of mass timber for the overbuild portion of the project, a solar energy collector system, and a green roof. The Applicant will receive a 25% credit towards the CBB value for the Green elements associated with this project. The Applicant will also make a cash payment of \$209,960 to meet the remainder of the community benefit bonus requirements to achieve an additional height bonus of two stories. The additional stories have a square footage of 20,996. The cost/sf in DO-6 under Development Standard 2 at this project location is \$20/sf making the value of the Community Benefit Bonus \$419,920.

The applicant has been awarded 2 bonus stories with a total square footage of 20,996 as the approved community benefit bonus.

- 5. The applicant shall comply with the City's Economic Opportunity and Nondiscrimination Policy, including provision of quarterly reporting to the City for purposes of monitoring such compliance.
- 6. The applicant shall comply with the City's Business and Residential Relocation and Housing Program.
- 7. The applicant shall comply with the City's affordable housing requirements in Section 331-152 of the municipal code and provide a Declaration of Restrictive Covenants setting forth the requirements which shall be recorded against the property prior to issuance of the temporary or permanent certificate of occupancy for the development, as approved by Corporation Counsel.

The applicant shall provide six units that meet the requirements of Section 331-152 in the following mix: two studios, two 1-bedroom units and two 2-bedroom units.

On an annual basis, the applicant shall provide a list of affordable housing units to the City for use in the City's affordable housing lottery program.

- 8. The applicant shall satisfy the code requirement for recreation and open space as set forth in Section 331-118G of the code. A payment of \$263.00 per additional dwelling unit on-site shall be paid to Account T-037 prior to the issuance of a building permit.
- The applicant shall satisfy the requirement for private art betterments in accordance with Section 331-120.1 The minimum threshold cost shall be not less than 0.0025 of the construction cost of the project.
- The applicant shall comply with the City's requirement for off-street bicycle parking facilities in Section 331-126.1, or, alternatively, in Section 331-126.2.
- 11. Applicant shall provide granite curbing along the municipal right-of-way for the subject site's frontage per City standards.
- 12. The applicant shall incorporate and address the final recommendations of the Professional Architectural Review Committee, and shall return to the Planning Board administratively to review the blank portion of the rear façade.
- 13. Prior to issuance of a building and/or demolition permit, the applicant shall submit a comprehensive construction plan including pertinent staging, drainage, shoring, dewatering, utility, erosion control and curb cut details and details of how materials, construction vehicles and heavy trucks will

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circulate on the site and move to/from the site, to the New Rochelle Department of Public Works (DPW) to be reviewed and approved by the Building Official, City Engineer and Traffic Engineer. In such plan, the applicant shall provide details as to any temporary utility structures or equipment. The applicant shall obtain appropriate permits from DPW, Westchester County and NYSDEC for work on the site under Section 239 F of the General Municipal Law.

The construction plan shall detail any planned closures of sidewalks, roadways, traffic lanes and/or parking spaces, with plans outlining mitigation of negative effects to the public.

- 14. The applicant shall obtain any requisite permits from any Westchester County department/agency, New York state department/agency or federal department/agency prior to the issuance of a building permit.
- 15. The Applicant shall, at its own cost, complete all applicable on-site and off-site improvements shown on the site plan in accordance with DPW specifications and shall obtain any requisite permits for construction and inspection by DPW. Prior to issuance of a building permit, the Applicant shall post a bond or letter of credit acceptable to Corporation Counsel according to Section 331-136 of the Code to cover the total cost for construction of such improvements and other infrastructure improvements, which amount shall be estimated by the Applicant's engineer and submitted to the Department of Public Works (DPW) for acceptance.
- 16. The Applicant shall, at its own cost, build all utilities, sanitary and storm drainage improvements, driveways, curbs, sidewalks, handicapped ramps, and other necessary infrastructure shown on the site plan, all in accordance with the New Rochelle Department of Public Works' standards and acceptable to the City Engineer.
- 17. The applicant's engineer shall submit the existing and proposed sanitary sewer flows for inflow and infiltration removal.
- 18. All proposed sanitary sewer lines shall be comprised of extra heavy cast iron.
- 19. The minimum separation between the water main and sewer main shall be reviewed and approved by the City Engineer and City Sewer Inspector prior to installation.
- 20. The applicant shall comply with the grading and draining provisions in Section 331-129B. Oil/grit separators shall be constructed to permit access for inspection and maintenance and the Owner shall submit maintenance reports together with a signed and notarized certification on a form supplied by the Building Official twice per year, once between April 15 and May 30 and once between October 15 and November 30, certifying that the oil/grit separator was inspected and cleaned out during the above-described time periods and that said separators are in working order. The Owner shall be further required to post a long-term maintenance bond, or an evergreen letter of credit with respect to the performance of the maintenance required herein. If the maintenance bond expires or is used by the City in order to conduct the required inspection and cleaning in the event of default by the Owner, then the City may serve an abatement notice for further expenses incurred by or on behalf of the City pursuant to the procedures set forth in Section 200 of the City Charter.
- 21. A performance and maintenance bond, evergreen letter of credit, cash deposit or other surety, acceptable to the Corporation Counsel, shall be posted by the applicant to guarantee the planting and maintenance of trees and landscaping, as shown on an approved landscape plan for a period of five years, in accordance with § 331-119B(4)(a) of the Zoning Code. The amount of the bond shall be determined by the Building Official for site plans in accordance with § 331-119B(4)(a). The

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Bureau of Buildings shall confirm the required plantings prior to and as a condition of releasing the landscape bond required under City Code Section 301-23.B.

- 22. The applicant shall comply with all exterior lighting requirements in Section 331.22 of the municipal code.
- 23. Excavations and shoring for building foundations must remain on the applicant's property and not within the City right-of-way.
- 24. Developer shall be responsible for maintaining and/or relocating all streetlights and traffic signs and for repairs to any wiring damaged by construction.
- 25. All sidewalk construction details shall match existing and adjacent segments of Hamilton Avenue, North Avenue and 5<sup>th</sup> Avenue.
- 26. Street numbers for all entrances shall be approved by the Fire Department.
- 27. Applicant shall comply with all requirements set forth in the Downtown Overlay Zone.
- 28. Plans shall be reviewed and approved by the City Engineer prior to the issuance of a building permit.
- 29. A full building code analysis shall be performed upon submission for a building permit; and be it further

**RESOLVED**, that in accordance with General City Law Subsection 27-a (7), the Applicant's engineer or architect, prior to the issuance of any type of building permit for construction, shall submit to the Building Official an estimate of the costs of all required site infrastructure and improvements associated with this site plan approval, which estimate shall be verified by the Building Official as adequate to cover all such site infrastructure and improvements. Thereupon, the Applicant shall provide to the City Bureau of Buildings a performance bond or other security acceptable to Corporation Counsel, in an amount and for a period of time acceptable to the Building Official, all in accordance with Section 27-a, Subsection 7 and Section 33, Subsection 8 of General City Law; and, be it further

**RESOLVED,** that in accordance with the Zoning Code, prior to issuance of the final Certificate of Occupancy, The Applicant shall provide to the City Bureau of Buildings all necessary maintenance bonds or other security acceptable to Corporation Counsel, in an amount and for a period of time acceptable to the Building Official for any proposed landscaping and, if applicable, for any oil/grit separators; and, be it further

**RESOLVED**, that in accordance with Section 331-123 of Chapter 331 (Zoning) of the New Rochelle City Code, such approval for any construction shall expire if a building permit is not issued within two (2) years from the date of approval and if all construction work is not completed within five (5) years of the date of issuance of such permit. Upon application to the Planning Board, extensions totaling a maximum of twelve (12) months may be granted to each of these time periods, for appropriate cause; and, be it further

**RESOLVED**, that the applicant and all successors/assignees are hereby informed that in accordance with Section 331-140 of the zoning code; <u>Penalties for Offenses</u>, if any element of an approved site plan is amended without knowledge or approval by the Planning Board, a fee shall be assessed to return to the Planning Board so as to formally file a site amendment, and be it, further

**RESOLVED**, the Planning Board Clerk is authorized to grant an extension of one (1) month beyond the second year site plan approval date, for any or all of the following conditions: if the applicant can demonstrate that reasonable progress has been made in satisfying the Planning Board's conditions of approval, if the Applicant

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needs the extension during the Planning Board's annual vacation period, or if other extenuating conditions have occurred, which the Planning Board Clerk considers reasonable for the granting of the additional one (1) month extension. If the Applicant has not obtained the required building permit within this one month extended approval period, the Applicant may apply to the Planning Board to extend the site plan approval for the remaining eleven (11) months.

Dated: May\_\_\_\_, 2018

Max E. Schwartz, Planning Board Clerk

Filed City Clerk's Office May / , 2018

Interim City Clerk