

Zoning Resolution

THE CITY OF NEW YORK Eric Adams, Mayor

CITY PLANNING COMMISSION Daniel R. Garodnick, Chair

15-212 - Reduced floor area preservation

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LAST AMENDED 2/2/2011

Notwithstanding the provisions of Section <u>15-211</u>, Table I as set forth in this Section may be substituted for Table I in Section <u>15-211</u>, and Table II in this Section may be substituted for Table II in Section <u>15-211</u> governing the amount of #floor area# to be preserved, provided that such preserved #floor area# will be occupied by a #commercial# or #manufacturing# #use# that has been in occupancy for two years prior to the application for a certification under the provisions of Section <u>15-21</u> or by a #use# listed in Section <u>15-60</u> (REFERENCED COMMERCIAL AND MANUFACTURING USES), and subject to the following conditions:

(a) Where the preserved #floor area# is occupied by an existing #commercial# or #manufacturing# #use# for two years immediately preceding the date of application for a certification under Section <u>15-21</u>, or where the preserved #floor area# is occupied by a #use# listed in Section <u>15-60</u>, the landlord shall present a lease, signed by both the landlord and such tenant, and certified as recorded by the Office of the City Register of New York County.

Such lease shall:

- (1) be for a period of not less than three years from the date of application for such certification with provision for two years renewal at the tenant's option; and
- (2) not be subject to cancellation by the landlord.
- (b) Where the preserved #floor area# is occupied by any such #use# for two years immediately preceding the date of application under Section 15-21, and such occupant is the owner of said #floor area#, the Chairperson of the City Planning Commission shall require that the certificate of occupancy designate the preserved #floor area# for a #use# listed in Section 15-60 for a period of five years from the date of such certification.
- (c) Where the preserved #floor area# will be occupied by a #use# listed in Section <u>15-60</u> but no such tenant is yet occupying the #floor area#, the owner shall covenant to preserve such #floor area# for a #use# listed in Section <u>15-60</u>, in the legal commitment required pursuant to Section 15-214.

TABLE I

FOR CONVERSION IN C6-2M OR C6-4M DISTRICTS

REDUCED FLOOR AREA AND FLOORS PRESERVED FOR PERMITTED

COMMERCIAL OR PERMITTED MANUFACTURING USE*

| #Lot area# | Percentage of #building's# total #floor area# |
|------------|---|
| | to be preserved |

| less than 5,000 sq. ft. | one floor, plus, in #buildings# of more than 6 #stories#, 25% of the #floor area# in excess of 6 #stories# |
|---|---|
| 5,000 sq. ft. or more but less than 10,000 sq. ft. | 33.3 |
| 10,000 sq. ft. or more | 50.0 |

TABLE II

FOR CONVERSION IN M1-5M OR M1-6M DISTRICTS

REDUCED FLOOR AREA AND FLOORS PRESERVED FOR PERMITTED

COMMERCIAL OR PERMITTED MANUFACTURING USE*

| #Lot area# | Percentage of #building's# total #floor area# to be preserved |
|---|---|
| less than 5,000 sq. ft. | one floor, plus, in #buildings# of more than 6 #stories#, 25% of the #floor area# in excess of 6 #stories# |
| 5,000 sq. ft. or more but less than 10,000 sq. ft. | 50 |
| 10,000 sq. ft. or more | 50 |

* All requirements for preservation of #floor area# shall be determined by the entire #lot area# of the #zoning lot#, and by the total #floor area# of the #building# to be #converted#, regardless of the amount of #floor area# being #converted# within the #building#.