

**Agenda - East Kildonan-Transcona Community Committee - October 5, 2004****PUBLIC HEARINGS**

**Item No. 3                    Zoning Agreement Amendment - 210 / 220 Oakland Avenue  
(North Kildonan Ward)  
File ZAA 15/2004 [c/r DAV 123273/2004D]**

## ADMINISTRATIVE RECOMMENDATION:

1. That the Zoning Agreement Caveat No. 245878 under File DAZ 313/75, dated April 6, 1977 (By-Law No. 1325/76) be amended as follows:
  - A. That paragraph 2 be deleted and substituted with the following:

“The land and any building or structure thereon shall not be used for and no building or structure shall be erected, altered or enlarged on the land for any use except a senior citizens residence not exceeding thirteen (13) stories in height.”
2. That the Zoning Agreement Caveat No. 1638619 under File DAZ 313/75, dated September, 1992 be deleted.
3. That the City Solicitor/Manager of Legal Services be requested to prepare the necessary Amending Agreement to Zoning Agreement DAZ 313/75 (By-Law No. 1325/76), dated April 6, 1977 as approved in aforesaid Clause I.
4. That the Proper Officers of the City are hereby authorized to execute said Amending Agreement.
5. That the City Solicitor/Manager of Legal Services be requested to do all things necessary for implementation in accordance with the terms of The City of Winnipeg Charter.

**Agenda - East Kildonan-Transcona Community Committee - October 5, 2004**

DECISION MAKING HISTORY:

COMMUNITY COMMITTEE RECOMMENDATION:

On September 14, 2004, the East Kildonan-Transcona Community Committee adjourned the public hearing to the meeting of the Community Committee to be held on October 5, 2004.

### Agenda - East Kildonan-Transcona Community Committee - October 5, 2004

File: ZAA 15/2004 [c/r DAV 123273/2004D]

Applicant: Ernie Abejuela, MMP Architects

Subject:



Premises Affected: 210 / 220 Oakland Avenue

- Exhibits Filed:
1. Application dated July 21, 2004
  2. Notification of Public Hearing dated July 28, 2004
  3. Manitoba Status of Title 1850074
  4. Surveyor's Building Location Certificate and Sketch dated April 27, 2004
  5. Letter of authorization dated April 15, 2004 from Miriam Bergen, President, Edison Rental, to Ernie Abejuela
  6. Plans (6 pages)
  7. Zoning Agreement DAZ 313/75
  8. Report from the Manager of Planning and Land Use dated July 30, 2004
  9. Inspection Report

**Agenda - East Kildonan-Transcona Community Committee - October 5, 2004**

The Administration to advise that all statutory requirements with respect to this application have been complied with.

Moved by Councillor

That the administrative report be taken as read.

REPRESENTATIONS:

In Support:

In Opposition:

For Information:

For the City:

Moved by Councillor

That the receipt of public representations be concluded.

Moved by Councillor

That the administrative recommendation be / not be concurred in and forwarded to the Standing Policy Committee on Property and Development.

Moved by Councillor

That the following supporting reasons be provided, namely:

Moved by Councillor

That the public hearing with respect to this application be concluded.

Exhibit "8" referred to in File ZAA 15/2004 [c/r DAV 123273/2004D]

In reply please refer to / Référence à rappeler :

John S. Wintrup  
(204) 986-5102  
Fax / Téléc. : (204) 986-3684

**File No. ZAA 15 / 04**  
Our c/f CP 500 (.413)

July 30, 2004

Ms. Inga Skundberg, Community Clerk  
East Kildonan – Transcona Community Committee  
Council Building  
510 Main Street  
Winnipeg, MB R3B 1B9

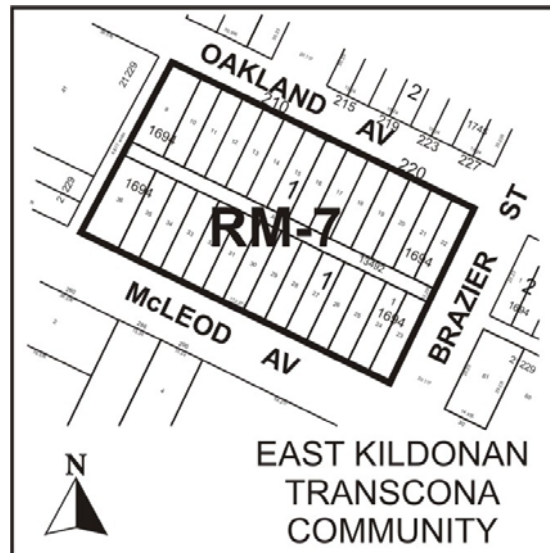
Dear Ms. Skundberg:

**ZONING AGREEMENT AMENDMENT**  
210 / 220 Oakland Avenue  
East Kildonan - Transcona Community Committee  
**File No. ZAA 15 / 04**

---

An application has been received from MMP Architects, to amend the Zoning Agreement affecting the property shown below.

RELATED FILES: DAZ 313/75, DAV 854/77, DAV 379/85, DAV 218/92,  
DAV 04-123273D



**SITE DESCRIPTION:**

Dimensions: 367 feet by 206 feet (112 metres by 63 metres).

Site Area: 75,586 square feet (7022.194 square metres).

Existing Land Use and Zoning: Multiple Family Dwellings zoned “RM-7” Residential District.

**DEVELOPMENT DESCRIPTION:**

The applicant intends to construct four (4) additional units on the 13<sup>th</sup> floor of the existing multiple family dwelling at 220 Oakland. The applicant is also converting the former restaurant and patio space on the 13<sup>th</sup> floor at 210 Oakland into a recreational space for the residents of the building.

The building that is parallel to Brazier Street is 220 Oakland Avenue. The multiple family dwelling parallel to Oakland Avenue is 210 Oakland.

**ADMINISTRATIVE COMMENTS:**

By-law No. 1325/76 limits the senior’s residential buildings to twelve (12) stories but allows a thirteenth (13th) story to be used only for a recreational room at 220 Oakland and a restaurant at 210 Oakland. In subsequent years, applications have been made to amend the agreement to allow an outdoor patio restaurant space on the 13<sup>th</sup> floor of 210 Oakland.

The applicant would like to add four (4) additional dwelling units on the thirteenth floor of 220 Oakland. These units will be constructed on the south side of the building whereas the north side will retain a pool room, recreational room, roof garden, and sun room.

The applicant states that the restaurant (Merteen’s) at 210 Oakland has ceased operation and is now closed. The associated patio has also closed. The applicant would like to convert the restaurant space to a club/recreation room to service both 210 and 220 Oakland.

The Division supports the new dwelling units on the 13<sup>th</sup> floor of 220 Oakland. The agreement currently allows restaurants and recreational rooms on the 13<sup>th</sup> floors, which may have a greater impact than residential units on the surrounding neighbourhood. The Division also supports converting the restaurant to a recreational facility since the new use is an amenity that will serve the local buildings’ residence. The applicant has a related variance for yards, density and height.

**New Dwelling units 220 Oakland**

For the addition of the dwelling units on the thirteenth floor, the applicant requires the following clauses, which restrict the 13<sup>th</sup> floors to recreational/restaurant uses and limits residential uses to twelve (12) stories, be *deleted* from the Zoning Agreement:

- 2) “The land and any building or structure thereon shall not be used for and no building or structure shall be erected, altered or enlarged on the land for any use except:
  - a) *a seniors’ residence not exceeding twelve (12) stories in height, plus:*
  - b) *an additional thirteenth (13) storey which shall be used only as*
    - i. *recreation room space for residents of the building, or*
    - ii. *as an alternative use within the thirteenth (13<sup>th</sup>) storey of the building commonly known as 210 Oakland Avenue, a restaurant or dining room not exceeding a gross floor area as 210 Oakland Avenue, a restaurant or dining room not exceeding a gross floor area of 292 square metres (3,150 square feet) and provided there is no exterior signage erected or maintained on the senior citizens residence building related to the restaurant or dining room other than one (1) facia sign not exceeding .74 metres (8 square feet) in area.”*

The Division is recommending that clause 2) a) be replaced with the following to restrict the multiple family dwellings to thirteen (13) stories instead of twelve (12):

- a) a senior citizen’s residence not exceeding thirteen (13) stories in height.

**Conversion of Restaurant to Recreational Uses at 210 Oakland**

In regards to the conversion of the restaurant:

A gym, swimming pool or lounge area within a multiple family dwelling for only the use of tenants within the building can be considered as ‘accessory’ to the multiple family dwelling. These uses are currently permitted under Zoning By-law 6400/94.

The recreational room can be constructed at 210 Oakland under the current agreement since it allows recreational uses on the 13<sup>th</sup> floor. The Division, however, is recommending that all clauses relating to the restaurant at 210 Oakland be deleted including reference to the outdoor patio.

- 2) The land and any building or structure thereon shall not be used for and no building or structure shall be erected, altered or enlarged on the land for any use except:
  - b) *an additional thirteenth (13) storey which shall be used only as:*

- i. recreation room space for residents of the building, or*
- ii. as an alternative use within the thirteenth (13<sup>th</sup>) storey of the building commonly known as 210 Oakland Avenue, a restaurant or dining room not exceeding a gross floor area as 210 Oakland Avenue, a restaurant or dining room not exceeding a gross floor area of 292 square metres (3,150 square feet) and provided there is no exterior signage erected or maintained on the senior citizens residence building related to the restaurant or dining room other than one (1) fascia sign not exceeding .74 metres (8 square feet) in area.”*
- iii. as part of the alternative use described in clause (b) outdoor patio restaurant space not exceeding 111.48 square metres/1200 square feet of gross floor area (total permitted gross floor area of restaurant/dining room space on the 13<sup>th</sup> floor 404.115 square metres/4350 square feet) BUT that outdoor patio may be operated only up to September 30, 1995 on which date the maximum gross floor area of the 13<sup>th</sup> floor restaurant/dining space shall revert to 292 square metres/3150 square feet.”*

**RECOMMENDATION:**

- A. That the Zoning Agreement Caveat No. 245878 under file no. DAZ 313/75, dated April 6, 1977 (By-Law # 1325/76) be amended as follows:
  - 1) That paragraph 2 be deleted and substituted with the following:

“The land and any building or structure thereon shall not be used for and no building or structure shall be erected, altered or enlarged on the land for any use except a senior citizens residence not exceeding thirteen (13) stories in height.”
- B. That the Zoning Agreement Caveat No. 1638619 under file no. DAZ 313/75, dated September, 1992 be deleted.
- C. That the City Solicitor be requested to prepare the necessary Amending Agreement to Zoning Agreement DAZ 313/75 (By-Law # 1325/76), dated April 6, 1977 as approved in aforesaid Clause I.
- D. That the Proper Officers of the City are hereby authorized to execute said Amending Agreement.
- E. That the City Solicitor be requested to do all things necessary for implementation in accordance with the terms of The City of Winnipeg Charter.



- F. That, in the event this application is not proceeded with expeditiously and the agreement is not signed within twenty-four (24) months after adoption of this report by Council, the matter shall be deemed to be concluded and shall not be proceeded with unless an extension of this time is applied for prior to the expiry of this twenty four (24) month period **and the extension is subsequently approved by Council.**

Final Draft

Yours truly,

C. Knoll  
Manager of Planning and Land Use

Per: 

---

John S. Wintrup, Planner  
East Kildonan – Transcona Community  
986-5102



Figure 1: Air Photo of Subject Property and Surrounding Context

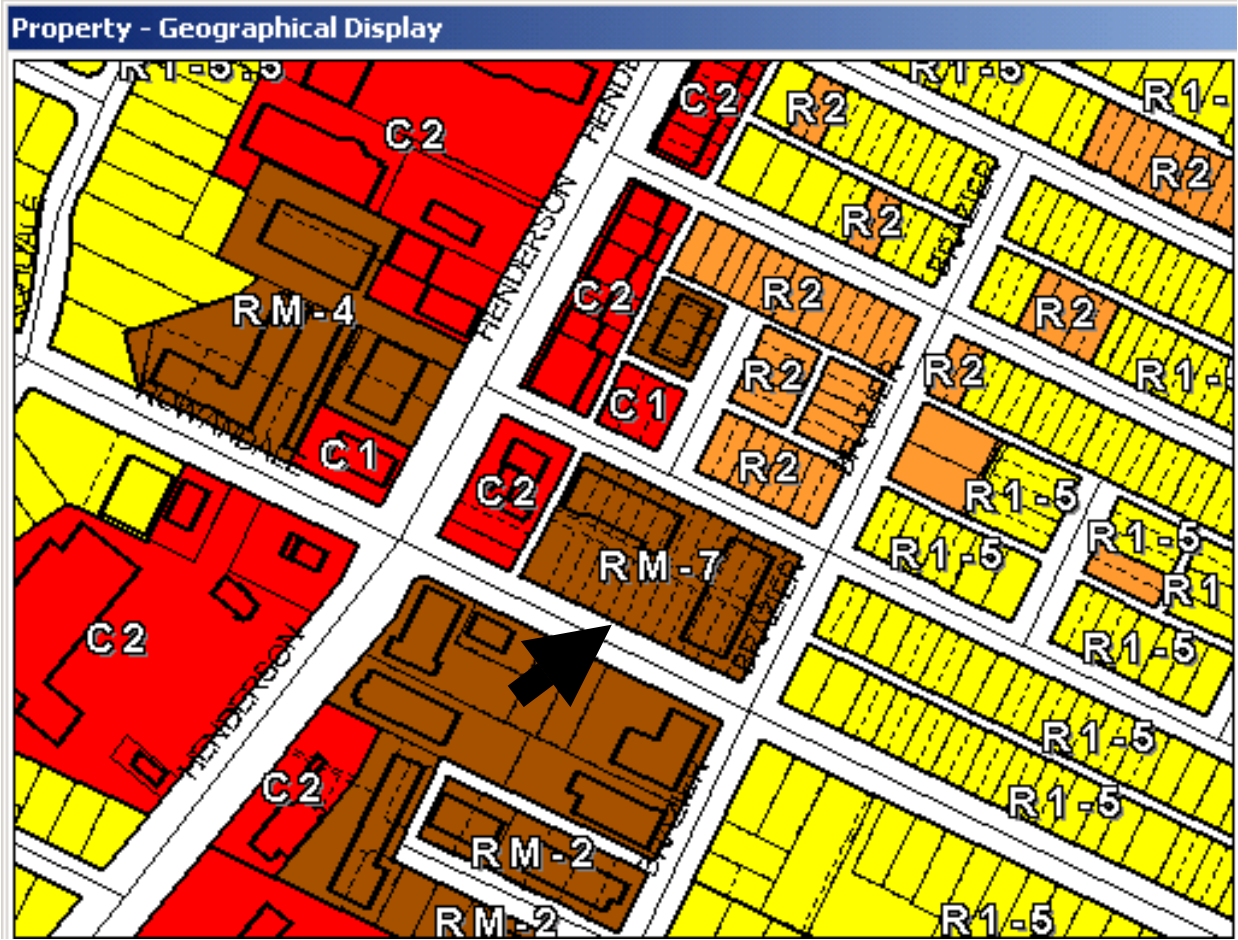


Figure 2: Zoning Map of Subject Property and Surrounding Context