

The New York City Council

City Hall New York, NY 10007

Legislation Details (With Text)

File #: Res 0275-2022 Version: * Name:

LU 70 - Landmarks, Resilient Edgemere Community

Initiative, Queens (20220236 HAQ)

Type: Resolution

Adopted

In control:

Status:

Committee on Land Use

On agenda: Enactment date: 7/14/2022

Enactment #:

Title:

Resolution approving the application submitted by the New York City Department of Housing Preservation and Development ("HPD") and the decision of the City Planning Commission, ULURP No. C 220236 HAQ, approving the designation of an Urban Development Action Area, an Urban Development Action Area Project, and the disposition of properties located at Block 15852, Lots 64 and 68; Block 15851, Lots 33, 35, 40 42, 44, 58, and 59; Block 15850, Lot 6; Block 15849, Lots 6, 8, 9, 10, 17, 18, 19, 20, 27, 28, and 29; Block 15848, Lots 52, 54, 55, 57, 58, 60, 62, 63, 65, and 67; Block 15847, Lots 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, and 89; demapped roadbed of Beach 39th Street between Blocks 15848 and 15847; and demapped roadbed of Beach 43rd Street between Blocks 15852 and 15851, Borough of Queens, Community District 14, to a developer selected by

HPD (L.U. No. 70; C 220236 HAQ).

Sponsors:

Rafael Salamanca, Jr., Farah N. Louis

Indexes:

Attachments:

1. June 2, 2022 - Stated Meeting Agenda, 2. Calendar of the Landmarks, Public Sitings and Dispositions Subcommittee - June 7, 2022, 3. Hearing Testimony - Landmarks 6-7-22, 4. Calendar of the Subcommittee Meetings and Land Use Meeting - July 11, 2022, 5. July 14, 2022 - Stated Meeting Agenda, 6. Hearing Transcript - Stated Meeting 7-14-22, 7. Minutes of the Stated Meeting - July 14, 2022, 8. City Planning Commission Approval Letter, 9. Committee Report, 10. Res. No. 275

Date	Ver.	Action By	Action	Result
7/11/2022	*	Committee on Land Use	Approved by Committee with Modifications and Referred to CPC	
7/14/2022	*	City Council	Approved, by Council	Pass

THE COUNCIL OF THE CITY OF NEW YORK RESOLUTION NO. 275

Resolution approving the application submitted by the New York City Department of Housing Preservation and Development ("HPD") and the decision of the City Planning Commission, ULURP No. C 220236 HAQ, approving the designation of an Urban Development Action Area, an Urban Development Action Area Project, and the disposition of properties located at Block 15852, Lots 64 and 68; Block 15851, Lots 33, 35, 40 42, 44, 58, and 59; Block 15850, Lot 6; Block 15849, Lots 6, 8, 9, 10, 17, 18, 19, 20, 27, 28, and 29; Block 15848, Lots 52, 54, 55, 57, 58, 60, 62, 63, 65, and 67; Block 15847, Lots 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, and 89; demapped roadbed of Beach 39th Street between Blocks 15848 and 15847; and demapped roadbed of Beach 43rd Street between Blocks 15852 and 15851, Borough of Queens, Community District 14, to a developer selected by HPD (L.U. No. 70; C 220236 HAQ).

By Council Members Salamanca and Louis

WHEREAS, the City Planning Commission filed with the Council on May 20, 2022 its decision dated May 11, 2022 (the "Decision"), on the application submitted by the New York City Department of Housing Preservation

and Development ("HPD") regarding city-owned properties located at Block 15852, Lots 64 and 68; Block 15851, Lots 33, 35, 40 42, 44, 58, and 59; Block 15850, Lot 6; Block 15849, Lots 6, 8, 9, 10, 17, 18, 19, 20, 27, 28, and 29; Block 15848, Lots 52, 54, 55, 57, 58, 60, 62, 63, 65, and 67; Block 15847, Lots 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, and 89; demapped roadbed of Beach 39th Street between Blocks 15848 and 15847; and demapped roadbed of Beach 43rd Street between Blocks 15852 and 15851, (the "Project Area"), approving:

- a) pursuant to Article 16 of the General Municipal Law of New York State the designation of Disposition Area as an Urban Development Action Area;
- b) pursuant to Article 16 of the General Municipal Law of New York State an Urban Development Action Area Project for the Disposition Area (the "Project"); and
- c) pursuant to Section 197-c of the New York City Charter the disposition of the Disposition Area to a developer to be selected by the New York City Department of Housing Preservation and Development;

which in conjunction with the related actions would facilitate a long-term land-use, development, and neighborhood strategy responding to the area's flood risk on 166 acres of property generally bounded by Beach 35th Street, Rockaway Freeway, Rockaway Beach Boulevard, Beach 51st Street, and Jamaica Bay in the Edgemere neighborhood of Queens, Community District 14 (ULURP No. C 220236 HAQ) (the "Application");

WHEREAS, the Application is related to applications C 220232 ZMQ (L.U. No. 67), a zoning map amendment to eliminate C1-2 and C2-2 districts, change R4, R4-1, R5, C3 and C8-1 Districts to R3A, R4-1, R6A, and C3A Districts and establish C2-4 Districts and a Special Coastal Risk District (CR); N 220233 ZRQ (L.U. No. 68), a zoning text amendment to establish an MIH Area and Special Coastal Risk District (CR-5); C 220235 PPQ (L.U. No. 69), a disposition of city-owned property; and C 220237 HUQ (L.U. No. 71), an amendment to the Edgemere Urban Renewal Plan (URP);

WHEREAS, the City Planning Commission has certified its unqualified approval of UDAAP pursuant to Article 16 of the General Municipal Law;

WHEREAS, the Decision is subject to review and action by the Council pursuant to Section 197-d of the City Charter;

WHEREAS, by letter dated May 24, 2022 and submitted to the Council on May 24, 2022, HPD submitted its requests (the "HPD Requests") respecting the Application including the submission of the project summary for the Project (the "Project Summary");

WHEREAS, upon due notice, the Council held a public hearing on the Application and Decision and the HPD Requests on June 7, 2022;

WHEREAS, the Council has considered the land use and financial implications and other policy issues relating to the Application; and

WHEREAS, the Council has considered the relevant environmental issues, including the Positive Declaration issued December 18th, 2020 (CEQR No. 21HPD009Q) and a Final Environmental Impact Statement (FEIS) for which a Notice of Completion was issued on April 29, 2022, in which potential significant adverse impacts related to hazardous materials, air quality, and noise would be avoided through the placement

File #: Res 0275-2022, Version: *

of (E) designations (E-655) on the project site. The original application as analyzed in the FEIS identified significant adverse impacts related to community facilities (early childhood programs), open space (active recreation), transportation (traffic, transit, and safety), air quality (mobile sources), and construction (noise) at certain locations, and the identified significant adverse impacts and proposed mitigation measures are summarized in Chapter 19, "Mitigation" and Chapter 20, "Alternatives" of the FEIS.

RESOLVED:

Having considered the FEIS with respect to the Decision and Application, the Council finds that:

- 1. The FEIS meets the requirements of 6 N.Y.C.R.R. Part 617;
- 2. Consistent with social, economic and other essential considerations, from among the reasonable alternatives thereto, the action is one which minimizes or avoids adverse environmental impacts to the maximum extent practicable; and
- 3. The adverse environmental impacts disclosed in the FEIS will be minimized or avoided to the maximum extent practicable by incorporating, as conditions to the approval, those mitigation measures that were identified as practicable.

The Decision, together with the FEIS constitute the written statement of facts, and of social, economic and other factors and standards that form the basis of this determination, pursuant to 6 N.Y.C.R.R. §617.11(d).

Pursuant to Section 197-d of the New York City Charter, based on the environmental determination and the consideration described in the report C 220236 HAQ and incorporated by reference herein, and the record before the Council, the Council approves the Decision of the City Planning Commission and the HPD Requests.

Pursuant to Article 16 of the General Municipal Law of the New York State, based on the environmental determination and the consideration described in the report C 220236 HAQ and incorporated by reference herein, the Council approves the Decision of the City Planning Commission and the HPD Requests.

The Council finds that the present status of the Area tends to impair or arrest the sound growth and development of the City of New York and that a designation of the Project as an urban development action area project is consistent with the policy and purposes stated in Section 691 of the General Municipal Law.

The Council approves the designation of the Area as an urban development action area pursuant to Section 693 of the General Municipal Law.

The Council approves the Project as an urban development action area project pursuant to Section 694 of the General Municipal Law and subject to the terms and conditions of the Project Summary.

The Council approves the disposition of the Disposition Area under Section 197-d of the New York City Charter, to a developer to be selected by the New York City Department of Housing Preservation and Development for the development of the Project consistent with the Project Summary.

PROJECT SUMMARY

1.	PROGRAM:	New
	Construction Finance Programs	

2. PROJECT: Resilient

Edgemere

3. LOCATION:

a. BOROUGH: Queens

b. COMMUNITY DISTRICT: 14

c. COUNCIL DISTRICT: 31

d. DISPOSITION AREA:

BLOCK

LOT

		<u> </u>
15852	64	
15852	68	
15851	33	
15851	35	
15851	40	
15851	42	
15851	44	
15851	58	
15851	59	
15850	6	
15849	6	
15849	8	
15849	9	
15849	10	
	17	
15849		
15849	18	
15849	19	
15849	20	
15849	27	
15849	28	
15849	29	
15848	52	
15848	54	
15848	55	
15848	57	
15848	58	
15848	60	
15848	62	
15848	63	
15848	65	
15848	67	
15847	79	
15847	80	
15847	81	
15847	82	
15847	83	
15847	84	
15847	85	
15847	86	
15847	87	

15847 88 15847 89

demapped roadbed of Beach 39th Street between Blocks 15848 and 15847

demapped roadbed of Beach 43rd Street between Blocks 15852 and 15851

4.

BASIS OF DISPOSITION PRICE: Nominal. Sponsor will pay one dollar per lot and deliver an enforcement note and mortgage for the remainder of the appraised value ("Land Debt"). For a period of at least thirty (30) years following completion of construction, the Land Debt or the City's capital subsidy may be repayable out of resale or refinancing profits. The remaining balance, if any, may be forgiven at the end of the term.

5.

TYPE OF PROJECT: New Construction

6.

APPROXIMATE NUMBER OF BUILDINGS: 5 multifamily

residential and/or mixed-use buildings

8. HOUSING TYPE:

7.

APPROXIMATE NUMBER OF UNITS: 530

Rental and/or Cooperative Units.

For cooperative units, if any affordable homeownership unit remains unsold at the end of the marketing period and HPD determines in writing that (i) a sale is not feasible within a reasonable time, and (ii) a rental fallback is the best available alternative, then Sponsor may operate units as rental housing in accordance with the written instructions of HPD.

9.

ESTIMATE OF INITIAL RENTS/PRICES: Rents will be affordable to households with annual household incomes between 30% and 120% of the area median income (AMI). All affordable rental units will be subject to rent stabilization.

Sales prices for

any cooperative units will be affordable to families with annual household incomes between 80% and 130% of AMI.

10.

INCOME TARGETS: For rental units, 30% to 130% of AMI

For cooperative

units, 80% to 130% of AMI

11.

cooperative units, each of the Land Debt and the amount of any construction financing provided through loans from the City ("City Subsidy") will be secured by a mortgage on the Disposition Area. Upon conversion to a cooperative, the HDFC cooperative will repay the Land Debt and City Subsidy, if any, attributable to the property by delivering a note and mortgage and/or conditional grant agreement to the City. At such time, HPD may unsecure or forgive all or a portion of the Land Debt, and unsecure, but not forgive, all or a portion of the City Subsidy, based on the appraised value of a homeownership unit and/or, in the case of forgiveness of Land Debt, if HPD determines that the forgiveness is necessary to reduce the taxable consideration for a unit. The sum evidenced by

File #: Res 0275-2022, Version: *			
	maturity of the Land Debt and City Subsidy,	the note and secured by the mortgage will be reduced to zero upon maturity of the Land Debt and City Subsidy, respectively, if the owner has complied with the program's restrictions.	
12.	PROPOSED FACILITIES: approximately 54,665 square feet of comme facility space	Up to rcial and/or community	
13.	PROPOSED CODES/ORDINANCES:	None	
14.	ENVIRONMENTAL STATUS: Impact Statement	Environmental	
15.	PROPOSED TIME SCHEDULE: in phases. Approximately 10 years from the completion of construction	To be developed first closing to the final	
Adopted.			
Office of the City Clerk, } The City of New York, }	ss.:		
I hereby certify the City of New York on	at the foregoing is a true copy of a Resolution passed by, 2022, on file in this office.	The Council of The	

City Clerk, Clerk of The Council