22.1 Introduction

This chapter summarizes unavoidable significant adverse impacts that may result from the Proposed Actions. According to the City Environmental Quality Review (CEQR) Technical Manual, unavoidable significant adverse impacts are those that would occur if a proposed project or action is implemented regardless of the mitigation employed, or if mitigation is infeasible.

As described in Chapter 21, “Mitigation,” the Proposed Actions would result in significant adverse impacts with respect to community facilities (public schools), shadows, transportation (traffic, transportation, and pedestrians), and construction (transportation, and noise). To the extent practicable, mitigation has been proposed for these identified significant adverse impacts. However, in some instances, no practicable mitigation has been identified to fully mitigate significant adverse impacts, and there are no reasonable alternatives to the Proposed Actions that would meet the Proposed Actions’ purpose and need, eliminate potential impacts and not cause other or similar significant adverse impacts. In other cases mitigation has been proposed, but absent a commitment to implement the mitigation, the impacts may not be eliminated.

22.2 Shadows

As discussed in Chapter 6, “Shadows,” a detailed shadows analysis determined that development resulting from the Proposed Actions would result in significant adverse shadow impacts on eight open space resources. No historic resources would be affected by incremental shadows. The 146 projected and potential development sites identified in the RWCDS would result in incremental shadow coverage on 41 open space resources. The detailed shadows analysis identified significant adverse impacts at eight open space resources. The analysis determined that six resources (Bronx School of Young Leaders, PS 306 Schoolyard, Mount Hope Playground, Goble Playground, Inwood Park, Keltch Park) would experience significant incremental shadow coverage, duration, and/or periods of complete sunlight loss that could have the potential to affect open space utilization or enjoyment. Two resources (Edward L Grant Greenstreet, Jerome Avenue/Grant Avenue Greenstreet) would not receive adequate sunlight.

* This chapter has been revised since the DEIS in the areas of community facilities and services, shadows, transportation, and construction to reflect further evaluation of potential mitigation measures conducted between the DEIS and FEIS in coordination between lead agency, DCP, and other involved and interested agencies.
during the growing season (at least the four to six hour minimum specified in the *CEQR Technical Manual*) as a result of incremental shadow coverage and vegetation at these resources could be significantly impacted. Measures to reduce or eliminate the project’s shadow impacts were explored in consultation with the New York City Department of Parks and Recreation (DPR) between the DEIS and FEIS. As discussed in Chapter 21, “Mitigation,” it has been determined that there are no feasible or practicable mitigation measures that can be implemented to mitigate this impact, and the Proposed Actions’ significant adverse shadows impact on the affected resources would remain unmitigated.

### 22.3 Transportation

The Proposed Actions would result, as detailed below, in significant adverse impacts to: a) vehicular traffic at 22 intersections, b) public bus service on three routes, and c) pedestrians at one sidewalk.

#### TRAFFIC

As discussed in Chapter 13, “Transportation,” under *CEQR Technical Manual* impact criteria (which are based on lane group delay and levels of service), the Proposed Actions would result in significant adverse traffic impacts at 22 intersections during one or more analyzed peak hours. Significant adverse impacts were identified to 15 lane groups at 14 intersections in the weekday AM peak hour, 17 lane groups at 14 intersections in the weekday midday peak hour, 33 lane groups at 20 intersections in the weekday PM peak hour, and 28 lane groups at 19 intersections in the Saturday midday peak hour (see Figure 22-1, “Significant Adverse Impact Traffic Analysis Locations”). Most of these impacts could be mitigated through the implementation of traffic engineering improvements, including:

- Modification of traffic signal phasing and/or timing; and
- Elimination of on-street parking within 100 feet of intersections to add a limited travel lane.

The types of traffic mitigation measures proposed herein are standard measures that are routinely identified by the City and considered feasible for implementation. Implementation of the recommended traffic engineering improvements is subject to review and approval by the New York City Department of Transportation (DOT). In the absence of the application of mitigation measures, the impacts would remain unmitigated.

According to *CEQR Technical Manual* criteria, an impact is considered fully mitigated when the resulting level of service (LOS) degradation under the Action-with-Mitigation Condition compared with the No-Action condition is no longer deemed significant following the impact criteria described in Chapter 13, “Transportation.” With implementation of the recommended traffic engineering improvements,
significant adverse traffic impacts would be fully mitigated at all but one lane group at one intersection during the weekday AM and midday peak hours, 19 lane groups at eight intersections during the weekday PM peak hour, and five lane groups at three intersections during the Saturday midday peak hour (see Figure 22-2, “Unmitigated Significant Adverse Impact Traffic Analysis Locations”). In total, impacts to one or more lane groups would remain unmitigated in one or more peak hours at eight intersections. These unmitigated impacts would generally occur along Jerome Avenue at Kingsbridge Road, Fordham Road, Burnside Avenue, and 167th Street, and at River Avenue at 167th Street, and at Grand Concourse at Tremont Avenue, Mt. Eden Avenue, and 167th Street. These impacts would constitute unavoidable significant adverse traffic impacts as a result of the Proposed Action.

**TRANSPORT**

**Bus**

The Proposed Actions would result in a capacity shortfall of the east and westbound Bx11, southbound Bx32, and eastbound Bx35 in the AM peak hour and on the westbound Bx11, north and southbound Bx32, and east and westbound Bx35 in the PM peak hour. The significant adverse impacts to Bx11, Bx32, and Bx35 local bus service could be fully mitigated by the addition of a total of five standard buses in the AM peak hour and six standard buses in the PM peak hour. If these changes are not made, these impacts would be considered unavoidable.

**Pedestrians**

Incremental demand from the Proposed Actions would significantly adversely impact one of the 33 analyzed sidewalks elements during one peak hour. As outlined in Chapter 21, “Mitigation,” the identified sidewalk impact would be fully mitigated through sidewalk widening. Implementation of these measures would be subject to review and approval by DOT. If, prior to implementation, DOT determines that an identified mitigation measure is infeasible, an alternative and equivalent mitigation measure will be identified. If no feasible measures can be identified, the projected impacts would remain unmitigated and would therefore be considered unavailable adverse impacts.
Figure 22-1

Jerome Avenue Rezoning EIS

SIGNIFICANT ADVERSE IMPACT TRAFFIC ANALYSIS LOCATIONS
Figure 22-2: Unmitigated Significant Adverse Impact Traffic Analysis Locations

Jerome Avenue Rezoning EIS
22.4 Construction

TRANSPORTATION
As described in Chapter 19, “Construction,” construction-related traffic would have no significant adverse impacts during the weekday construction 6-7 AM peak hour and would have significant adverse impacts at 13 intersections during the weekday construction PM peak hour (3-4 PM). Most significant adverse impacts would be mitigated with the implementation of recommended mitigation measures, but unmitigated significant adverse impacts remain at five intersections during the construction PM peak hour. No basic intersection improvement measures could mitigate the significant adverse construction-related impacts at these five intersections. These impacts would constitute unavoidable significant adverse traffic impacts as a result of the Proposed Action.

HISTORIC AND CULTURAL RESOURCES
The rezoning area is substantially contiguous to the Croton Aqueduct System at approximately West 183rd Street and also at approximately Ogden Avenue and Dr. Martin Luther King, Jr., Boulevard (just south of the Cross-Bronx Expressway). In each of these two areas, there is one potential development site within 90 feet of the mapped Croton Aqueduct System/Aqueduct Walk; as described following, in this chapter, it is presumed that appropriate protections would be in place during construction to ensure that the aqueduct system and the public park would not experience construction-related impacts.

Any designated NYCL or S/NR-listed historic buildings located within 90 linear feet of a projected or potential new construction site are subject to the protections of the New York City Department of Building’s (DOB’s) Technical Policy and Procedure Notice (TPPN) #10/88. In effect, this policy would prevent construction-related impacts to properties within the Grand Concourse Historic District that would be within 90 feet of potential development sites 75, 76, and 77. Therefore, no construction impacts to the Grand Concourse Historic District would result with the Proposed Actions. There are no projected or potential development sites within the Morris Avenue Historic District, and the nearest site that would be developed with the Proposed Actions would be Potential Development Site 43, which is located approximately 170 feet southwest of the historic district boundary; therefore, the Proposed Actions would result in no construction impacts to the Morris Avenue Historic District.

As described following, in this chapter, one projected development site and four potential development sites are located within approximately 90 feet of the U.S. Post Office – Morris Heights Station (S/NR-eligible). As defined in the procedure notice TPPN #10/88, “historic resources” that are considered adjacent to construction activities, only include designated NYCLs and S/NR-listed properties that are
within 90 feet of a lot under development or alteration. They do not include S/NR-eligible, NYCL-eligible, potential, or unidentified architectural resources. Without the particular protections of TPPN #10/88, or similar protections in place, the Proposed Actions could result in construction impacts on the U.S. Post Office – Morris Heights Station, with the development of potential development sites 96 and 97, the boundaries of which are nearly adjacent to the post office building structure.

NOISE
As discussed in Chapter 19, “Construction,” construction activities associated with the Proposed Action would occur on multiple development sites within the same geographic area and, as a result, has the potential to increase interior noise levels of existing adjacent commercial and residential buildings. These increases would likely approach or marginally exceed the impact threshold for short periods of time. The same potential to exceed the noise limits exist during other construction quarters bordering the peak construction period.

The findings indicate that noise levels above the CEQR impact threshold are expected at several existing buildings adjacent to Projected Development Sites 33,34,35,36 and to Projected Development Sites 43,44,45. For Projected Development Sites 33,34,35,36 the highest noise levels are projected to be at top-level receptor locations adjacent to existing commercial and residential buildings on Cromwell Street between West Clarke Place and East 170th Street. For Projected Development Sites 43,44,45 the highest noise levels are projected to be at mid-level receptor locations adjacent to existing residential buildings on Gerard Street between McLellan Street and West 167th Street.

Although these locations are expected to experience exterior noise levels significantly above CEQR limits, for those buildings with double-paned glazed-glass windows and a closed ventilation system, it would keep interior noise levels for those buildings below or near the CEQR 50-dBA L10 impact threshold for commercial buildings and the CEQR 45-dBA L10 impact threshold for residential buildings. The interior noise levels of these adjacent buildings would likely approach or marginally exceed the CEQR L10 impact thresholds for short periods of time. The same potential for noise impacts also exist for similar noise-level increases at these and/or other receptor locations in the immediate vicinity of Project Development Sites 33,34,35,36 and 43,44,45 during other construction quarters bordering this peak construction period (i.e., second quarter of 2018 and third quarter of 2022). If the peak construction scenario conservatively assumed for simultaneous construction on Project Development Sites 33,34,35,36 and 43,44,45, the Proposed Action would result in a significant adverse construction noise impact.
Noise Reduction Measures

Construction of the Proposed Projected would be required to follow the requirements of the NYC Noise Control Code for construction noise control measures. Specific noise control measures would be incorporated in noise mitigation plan(s) required under the NYC Noise Code. These measures could include a variety of source and path controls.

The following proposed mitigation measures go beyond the noise control measures already identified in Chapter 19, “Construction,” and may partially mitigate significant adverse impacts (and substantially reduce construction-related noise levels) at some locations:

- Noise barriers constructed from plywood or other materials at a height of 12 to 16 feet utilized to provide shielding;
- Utilization of isolation pads between pile driver hammer and piles;
- Acoustical shrouds surrounding the pile driver hammer and piles;
- Electric cranes or cranes with exhaust silencers that have lower noise emission levels; and
- Excavators with exhaust silencers that have lower noise emission levels.

Between the DEIS and FEIS, the above mitigation measures, which are intended to address the pieces of construction equipment that would produce the highest noise levels, were explored and it was found that there are no reasonable means to ensure measures be employed that would fully mitigate the significant adverse construction noise impacts. The proposed measures discussed above are considered partial mitigations only. Consequently, these impacts would not be completely eliminated and they would constitute an unmitigated significant adverse construction noise impact.