Special Regulations for Neighborhood Recovery
In the aftermath of Hurricane Sandy, New York City identified the recovery of storm-damaged housing as a priority. As part of this commitment, the City established the Build it Back program, to assist Sandy-affected homeowners in repairing, elevating, and rebuilding their homes.

Build it Back: The City’s Sandy recovery program for residents, jointly administered by the Department of Housing, Preservation, and Development (HPD) and Mayors Office of Housing Recovery (HRO), and funded by the U.S. Dept. of Housing and Urban Development.
Following Hurricane Sandy, DOB conducted **82,000** inspections of buildings in the inundation area, and posted damage tags on inspected properties:

- **73,000 green tags**  
  (minor, non-structural damage)
- **7,779 yellow tags**  
  (major, non-structural damage)
- **934 red tags**  
  (severe, structural damage)
Among those affected, 19,827 applicants have sought assistance through the Build it Back Single-Family program.
The **Build it Back Single Family Program** assists owners of properties with 1-4 units through 5 different pathways, depending on the home’s damage:

- **Reimbursement**: BiB reimburses homeowners for repairs they conducted.
- **Rehabilitation**: BiB conducts repair work of a home which will not be elevated.
- **Elevation**: Existing home is raised to the FRCE (4500 anticipated).
- **Reconstruction**: New home is built at the FRCE (500 anticipated).
- **Acquisition**: Homeowners can voluntarily sell the home to the City.
In response to Hurricane Sandy, the city modified its zoning and construction codes to facilitate a speedy recovery, as well as long-term resiliency:

1. **SIRR Report** (2013) established a long-term framework for resiliency for the entire city

2. **Building Code Changes** established flood-resilient construction standards:
   - Adoption of FEMA PFIRMS (Preliminary Flood Insurance Rate Maps) into Code (2012)
   - Update of Appendix G, and adoption of freeboard, to define new flood-resilient construction methods (2013)

3. **Zoning & Land Use Changes:**
   - Mayoral Executive Order #230 (2012) temporarily eliminated obstacles to rebuilding in the immediate aftermath
   - Flood Resilience Text Amendment (2013) to establish special zoning regulations for the flood zone (to be made permanent through ULURP in 2016)
THE CITYWIDE FLOOD RESILIENCE TEXT AMENDMENT ("Flood Text") 64-00:

General Goals: to remove regulatory barriers that would hinder or prevent the reconstruction of storm-damaged properties and to encourage flood-resilient building construction throughout designated flood zones.

- **For existing buildings:** allows home and business owners to elevate and reconstruct their homes, including existing legally *non-complying* and legally *non-conforming* structures.
- **For new construction:** allows measurement of building height from the Flood Resilient Construction Elevation (FRCE), and enhances streetscapes through transparency and other design requirements.

City Planning recognized that these emergency provisions would need to be modified in the future based on lessons learned in the flood zone.
FLOOD TEXT ISSUES ENCOUNTERED IN WATERFRONT NEIGHBORHOODS:

The terms *non-compliance* and *non-conformance*, defined in the Zoning Resolution and on which the Flood Resilience Text Amendment depends, assume that a building’s history is well-documented. This is difficult (or impossible) in many waterfront communities due to the age of homes changes in property ownership, and loss of personal records during the flood. This burden of documentation is creating a hindrance to recovery in these Sandy-damaged neighborhoods.

**#NON-COMPLIANCE#**

Pertains to the physical form of the property and its building: lot size, yards, height, and dwelling unit density which do not meet the current regulations but which lawfully existed prior to the current zoning.

**#NON-CONFORMANCE#**

Pertains to the use of the property and/or structure: uses that are currently prohibited but which lawfully existed prior to the current zoning. Examples of non-conforming uses include two-family homes in single-family districts, semi-detached/attached-homes in detached districts, stores in residence districts, or homes in manufacturing districts.

These pre-existing conditions are considered “grandfathered” (given non-compliant or non-conforming status), provided they can be fully documented.
FLOOD TEXT ISSUES ENCOUNTERED IN WATERFRONT NEIGHBORHOODS:

Many homes in the flood zone’s low-density waterfront or beach neighborhoods do not comply with or conform to current zoning provisions as a result of long-standing conditions:

1. These areas have an old housing stock predating most regulations, and were built on narrower and/or shallower lots than permitted now.

2. Since 1961, zoning has imposed different standards than typically found in these neighborhoods, causing buildings and lots to become non-compliant.

3. It is hard to document the history of these non-compliances (few homes have CO’s, Sanborn maps may be inconsistent, some aerial photos are illegible).
BACKGROUND

Issues – *Non-compliance* and *Non-conformance*

In these areas, many buildings existing today were built decades ago, predating today’s zoning code and building plan filing process.

As a result, many of these properties do not meet current zoning regulations, and would need to supply extra documentation to elevate or rebuild pre-storm structures.
Special rules are proposed that will accelerate recovery from Hurricane Sandy by:

1. **Simplifying the process** for documenting non-compliances for Sandy-damaged homes, including any alterations that may have been made prior to Hurricane Sandy,

2. **Remove disincentives** for property owners to make resilient investments, by allowing additional habitable space to be elevated to comply with flood-resistant construction standards, and

3. **Establishing a new zoning envelope**, where homes are to be reconstructed, that more accurately reflects the existing neighborhood character for buildings on narrow and shallow lots.
These provisions will only apply to homes that meet **all** of these criteria:

1. **Residences**
   - existing on the date of Hurricane Sandy (October 28, 2012)

2. **Located in targeted areas**
   - which are designated within the 100 year flood plain

3. Will be elevated / rebuilt as **single- or two-family homes**
   - complying with flood-resistant construction standards
**OVERVIEW**

**Limited Applicability**

Located in **targeted areas** within the flood zone

**Targeted areas are drawn around neighborhoods that:**

1. Have experienced a high concentration of damage by Hurricane Sandy, **AND**

2. Have a prevalence of narrow and shallow lots developed prior to 1961 that make elevation or reconstruction challenging, **AND**

3. Contain many detached one and two family homes that would benefit from this text.

**Applicants have limited time to take advantage of these provisions:**

1. An applicant has **5 years** from the effective date of this text amendment to obtain plan approval.

2. Upon expiration of this amendment, applicants who have obtained plan approval have **2 additional years** to complete construction, after which normal vesting rules apply.
Staten Island:

**Community Board 2**
(South Beach, Midland Beach, New Dorp, Cedar Grove)

**Community Board 3**
(Oakwood Beach, Great Kills, Tottenville)

* NYS Buyout Areas are excluded
Brooklyn:

- Community Board 18 (Canarsie)
- Community Board 15 (Sheepshead Bay, Gerritsen Beach)
- Community Board 13 (Seagate, Brighton Beach)
Queens

Overview

Limited Applicability – Targeted Areas

- BiB Elevation / Reconstruction
- Community District Boundary
- Neighborhood Recovery Area
- Flood Zone (100 YR Flood Plain)

Community Board 10
(Howard Beach, Hamilton Beach)

Community Board 13
(Meadowmere)

Community Board 14
(Broad Channel, the Rockaways, Arverne, Edgemere, Bayswater)
To be eligible to utilize these provisions, an applicant must provide the following proof at the time of application for **DOB plan approval**:

1. An **aerial photo** showing the structure existing on or before Oct. 28, 2012; and
2. A **tax bill** indicating the property was used for a residential use in 2012.

(The date of materials used to verify existence of a residence must not be older than October 28, 2011.)
Currently: Damaged properties which attempt to rebuild face an additional difficulty in documenting the boundaries and ownership of their zoning lot, which is the parcel of land to which zoning regulations are applied but which does not necessarily correspond to the current tax lot.

Example: Olympia Blvd., Staten Island

Proposal: Property owners may elect to use their tax lot as their zoning lot for zoning calculations; no documentation of the lot’s ownership history will be required.
OVERVIEW
Special Regulations for Elevation and Reconstruction

ELEVATIONS

4,500
anticipated from Build it Back’s current pipeline

RECONSTRUCTIONS

500
anticipated from Build it Back’s current pipeline
Typical Elevation

Current Issues:
1. Inconsistent documentation to prove the legal footprint of the existing structure.
2. In some cases, habitable space that is located below curb level or below grade cannot be elevated, which discourages resilient retrofitting.

① Homes are required to be elevated to the FRCE when they are either substantially damaged or substantially improved.

② Jacks and wooden rigging are used to vertically lift the home in place.

③ Damaged portions of the home may be rebuilt or repaired.
Proposal:

- A **professional survey** of the site will establish the “pre-storm conditions” for purposes of building footprint and non-compliances.

- The lowest horizontal structural member supporting the lowest floor containing habitable space that was located at or above adjacent grade may be raised to the **Flood Resilient Construction Elevation (FRCE)**.

- The vertical elevation may create or **increase the degree of non-compliance** as to height and setback, required open space, and yards.

**Result:** Buildings which are elevated to these standards will be considered **non-compliant** and/or **non-conforming** upon the completion of their elevation.
**Currently:**

Habitable space that is located **below grade** in a non-compliant building is not permitted to be elevated.

**Proposal:**

Allow elevation of habitable space located **below grade**, provided the resulting elevated structure is not more than 2 stories or 25’ tall.
Proposal:

Buildings which are located partially, or entirely, over water may **shift their footprint landward** during the elevation process. They will also be permitted to create or increase non-compliances in side and rear yards in order to do so. (However, buildings will not be permitted to encroach into their front yards.) Allowing the relocation of homes over water will ensure homes can be rebuilt in line with FEMA regulations and other federal requirements.
OVERVIEW
Special Regulations for Elevation and Reconstruction

ELEVATIONS
4,500
anticipated from Build it Back’s current pipeline

RECONSTRUCTIONS
500
anticipated from Build it Back’s current pipeline
Typical Reconstruction:

1. Homes are **reconstructed** when the damage is severe, or the building is destroyed.

2. What remains of the building is completely demolished.

3. The home is reconstructed to current codes and flood resistant construction standards.
Currently:
Homes may be reconstructed in the **same footprint** (if it can be documented) or may be built within the **as-of-right envelope** (at right).

**Issues faced in reconstruction:**
1. Development of housing under current zoning regulations often results in homes that undesirable because of the narrow permitted floor plate and extreme height.
2. To comply with the 2014 Construction Code, changes to the location of the home often require homeowners to go to the Board of Standards & Appeals (BSA), which can be a long and costly process.
3. For substandard lots, the history of the lot’s ownership is difficult to document.
Proposal:
Envelop Modifications for Small/Narrow/Shallow Lots:
When combined with the new provisions for narrow and shallow lots, these rules will yield a shorter + wider building, which is more appropriate to the built context in these areas:

Existing Regulations
(yards reduced to 5’ minimum)
(no height reduction: 21’ perimeter wall, 35’ overall height)
522 SF + 522 SF +154 SF = 0.59 FAR

Proposed Regulations
(yards reduced to new 3’ minimum)
(height reduced to: 19’ perimeter wall, 25’ overall height)
714 SF + 486 SF = 0.60 FAR
All reconstructions are required to utilize these new bulk and parking provisions:

**Side and Rear Yards:**
- Required yards are reduced based on lot width/depth
- Minimum 3’ side yards
- Minimum 10’ rear yard
- Permitted obstructions are allowed up to 3’ from a lot line

**Parking Requirements:**
- No parking is required for lots less than 25’ wide based on FRCE
- Parking location requirements are relaxed to allow more lots to provide parking.

**Height and Setback Provisions:**
- Maximum height of 2 stories
- Maximum perimeter wall height of 19’
- Maximum building height of 25’

**Density Regulations / Minimum Unit Size**
- Two-family homes may reconstruct despite density factor
- Minimum unit size for two-family homes does not apply

**Design Requirements:**
- Provide additional options for compliance with the design requirements, particularly on small lots.

**Result:** Buildings reconstructed to these standards will be considered non-compliant and/or non-conforming upon the expiration of the zoning text.

This new as-of-right option will reduce the number of Build it Back projects requiring zoning bulk modifications from the BSA by at least 80%.
For permitted reconstruction on **corner lots**, lot lines and yard requirements shall be determined **as if the lot were an interior lot** and the front lot line shall be the short dimension of the lot. ‘Side yards’ may be reduced according to the new reduction.

**F** – Front Yard  
**S** – Side Yard  
**R** – Rear Yard
Reconstructions – Resulting home layouts

Example: 20’ x 80’ lot

**Existing regulations**
yield a poor home layout
which is very narrow. Often,
**three stories** are needed to
utilize FAR.

**Proposed regulations**
yield a layout which is
more usable and rational,
and can accommodate the
lot’s available FAR.

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**Rear yards** may be reduced on a sliding scale related to lot **depth**. Lots less than 55’ deep may use a min. 10’ rear yard.

<table>
<thead>
<tr>
<th>Lot Depth</th>
<th>100’</th>
<th>80’</th>
<th>70’</th>
<th>60’</th>
<th>50’</th>
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<tbody>
<tr>
<td>req’d rear yard</td>
<td>30.0’</td>
<td>25.0’</td>
<td>20.0’</td>
<td>15.0’</td>
<td>10.0’</td>
</tr>
</tbody>
</table>

**Side yards** may be reduced on a sliding scale related to lot **width**. Lots less than 22’ wide may use a min. 3’ side yard.

<table>
<thead>
<tr>
<th>Lot Width</th>
<th>40’</th>
<th>30’</th>
<th>25’</th>
<th>22’</th>
<th>20’</th>
</tr>
</thead>
<tbody>
<tr>
<td>req’d total side yard</td>
<td>13.0’</td>
<td>9.7’</td>
<td>8.0’</td>
<td>7.0’</td>
<td>6.0’</td>
</tr>
</tbody>
</table>
**Existing Regulations**

- Perimeter wall: 21' - 25'
- Overall bldg. height: 35'

**Proposed Regulations**

- Perimeter wall: 19'
- Overall bldg. height: 25'
Special Regulations for Non-conforming Uses

Two-family homes:
1. Where insufficient documentation is available to determine the legality of a non-conforming two-family residence, the Board of Standards and Appeals will be given the ability to permit the vertical elevation or reconstruction as a non-conforming two-family residence upon submittal of evidence to support such claim, including but not limited to: tax records, lease agreements, utility bills, etc.

Homes in M Districts:
2. Existing provisions will be modified to allow the vertical elevation or reconstruction of an existing single- or two-family residence within Manufacturing Districts.
Together, these provisions will help further our goals of expediting neighborhood recovery by:

1. Simplifying the process for documenting non-compliances for Sandy-damaged homes,
2. Removing disincentives to resilient investments by allowing homeowners to retain more of their existing floor area, and
3. Providing modified rules for the reconstruction of residences that result in buildings that fit better into their surrounding context.

These special regulations, most importantly, will result in safer, more resilient homes.
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