PART II-C ACCESSORY TATTOO PARLOR ESTABLISHMENTS

9-203: ACCESSORY TATTOO PARLOR ESTABLISHMENT REGULATIONS

A. Tattoo Parlor Establishments: Accessory Use. From and after the effective date of this Ordinance, tattoo parlor establishments are permitted as a special accessory use to a Day Spa principal use in the following zoning districts: C1, C2, and C3.

B. Application Requirements. Any person seeking to obtain approval under this Chapter to operate an accessory tattoo parlor must, in addition to the application and supporting materials filed with the city business office for a business license, provide the following minimum information:

1. Written authorization from principal business operator to apply for approval to operate an accessory tattoo parlor;

2. Sketch plan of proposed tattoo parlor establishment depicting, among other things:
   a. Number of tattoo parlor rooms or chairs
   b. Reception and waiting area;
   c. Bathroom facilities, if different from principal use; and
   d. Dimensions of space devoted to tattooing establishment, including (i) total square footage of such space, and (ii) certification that such space does not exceed 25% of the total gross floor area of the principal business, and

3. Terms of any lease or other occupancy arrangement with principal use operator

C. Bulk Regulations. No tattoo establishment, including, without limitation, any reception area, office area, and bathroom, shall occupy more than 25% of the gross floor area of the principal use.