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The Victorian Government acknowledges the Traditional Owners of Victoria and pays respects to their ongoing connection to their Country, History and Culture. The Victorian Government extends this respect to their Elders,

# REGISTER SEARCH STATEMENT (Title Search) Transfer of Land Act 1958

Page 1 of 1

VOLUME 07067 FOLIO 272

Security no : 124102785741W Produced 19/12/2022 01:04 PM

#### LAND DESCRIPTION

Lot 1 on Title Plan 531517L (formerly known as part of Portion 9 Parish of Barrarbool). PARENT TITLE Volume 05795 Folio 827

Created by instrument 2115302 28/11/1947

#### REGISTERED PROPRIETOR

Estate Fee Simple Sole Proprietor

COMMONWEALTH SCIENTIFIC AND INDUSTRIAL RESEARCH ORGANISATION of 314 ALBERT STREET EAST MELBOURNE VIC 3002 B084864 21/10/1960

### ENCUMBRANCES, CAVEATS AND NOTICES

Any encumbrances created by Section 98 Transfer of Land Act 1958 or Section 24 Subdivision Act 1988 and any other encumbrances shown or entered on the plan set out under DIAGRAM LOCATION below.

AGREEMENT Section 173 Planning and Environment Act 1987 AQ493357R 29/11/2017

#### DIAGRAM LOCATION

SEE TP531517L FOR FURTHER DETAILS AND BOUNDARIES

### ACTIVITY IN THE LAST 125 DAYS

NIL

-----END OF REGISTER SEARCH STATEMENT-----

Additional information: (not part of the Register Search Statement)

Street Address: 1 HENRY STREET BELMONT VIC 3216

DOCUMENT END

Title 7067/272 Page 1 of 1

# **Imaged Document Cover Sheet**

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TASMAN PERMEZEL Assistant Deputy )
Crown Solicitor Melbourne for and)
on behalf of THE COMMONWEALTH OF )
AUSTRALIA in the presence of - ) An Officer of the Attorney-General's Department. THE COMMON SEAL of COMMONWEALTH SCIENTIFIC AND INDUSTRIAL RESEARCH ORGANIZATION was hereto affixed by the authority of the Executive of the said Organization in the presence of ENCUMBRANCES REFERRED TO:

Delivered by LANDATA®, timestamp 19/12/	/2022 13:54 Page 2 of 2			
440 Little Collins Street,  MELEOURNE.	H. E. RENFREE,	TRANSFER	-to- IONWEALTH, SCIENTI JUSTRIAL: RESEARCH RGANIZATION	DATED 1960 THE COMMONWEALTH OF AUSTRALIA
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Document Type	Instrument
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AQ493357R

# Application by a responsible authority for the making of a recording of an agreement Section 181 Planning and Environment Act 1987

## **Privacy Collection Statement**

The information in this form is collected under statutory authority and used for the purpose of maintaining publicly searchable registers and indexes.

Lodged by				
Name:	GREATER GEELONG CITY COUNCIL			
Phone:	03 5272 6152			
Address:	30 GHERINGHAP STREET GEELONG			
Reference:	nce: BC 1 HENRY ST BELMONT			
Customer code:	e: 9866H			
•	authority having made an agreement referred to in section 181(1) of the Planning and 1987 requires a recording to be made in the Register.			
Land:(volume and	d folio)			
VOLUME 07067	FOLIO 272			
Responsible auth	ority:(full name and address, including postcode)			
GREATER GEEL	ONG CITY COUNCIL, 30 GHERINGHAP STREET GEELONG VIC 3220			
Section and act u	inder which agreement is made:			
SECTION 173 PI	ANNING AND ENVIRONMENT ACT 1987			
A copy of the agr	eement is attached to this application:			
YES				
Signing:				

35271702A

**181PEA** 

Page 1 of 2

THE BACK OF THIS FORM MUST NOT BE USED

Land Use Victoria contact details: see www.delwp.vic.gov.au/property>Contact us

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AQ493357R

# Application by a responsible authority for the making of a recording of an agreement

Section 181 Planning and Environment Act 1987

**Privacy Collection Statement** 

The information in this form is collected under statutory authority and used for the purpose of maintaining publicly searchable registers and indexes.

Executed on behalf of

Signer Name

Vesna Smigonaki, Servic Lawyor

Signature

**Execution Date** 

Full Name of Witness

Witness Signature

N JAMES CAPILL

30 Gheringhap Street, Geelong 3220 An Australian Legal Practitioner within the meaning of the Legal Profession Uniform Law (Victoria)

35271702A

**181PEA** 

Page 2 of 2

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# HARWOOD ANDREWS

# SECTION 173 AGREEMENT PLANNING AND ENVIRONMENT ACT 1987

#### **GREATER GEELONG CITY COUNCIL**

Council

- and -

## **BELMONT PROJECTS PTY LTD**

ACN 603 132 074 Registered Land Owner

in relation to land at:

1 HENRY STREET BELMONT

3JMH:21605049

Harwood Andrews ABN 98 076 868 034 70 Gheringhap Street, Geelong 3220, Victoria, Australia DX 22019 Geelong PO Box 101 Geelong Vic 3220

Telephone: 03 5225 5225 Facsimile: 03 5225 5222

THIS AGREEMENT is made the 11th day of October 2017

#### PARTIES:

1. Greater Geelong City Council of 30 Gheringhap Street, Geelong 3220

(Council)

2. **Belmont Projects Pty Ltd** ACN 603 132 074 of Level 1, 85 Union Street Armadale, 3143 (Owner)

#### **RECITALS:**

- R.1. The Owner is or is entitled to be the registered proprietor of the land known as 1 Henry Street Belmont, being the land described in Certificate of Title volume 07067 folio 272 (Land).
- R.2. The Council is responsible for the administration and enforcement of the Planning Scheme pursuant to the provisions of the Act. Council is also the Planning Authority for Amendment C251 to the Planning Scheme.
- R.3. The Land is the former Belmont CSIRO site and is proposed to be developed for urban purposes.
- R.4. Planning Scheme Amendment C251 is a combined amendment and planning permit application under section 96A of the Act that proposes to:
  - a. zone the Land to General Residential Zone Schedule 1 under the Planning Scheme;
  - b. apply a Development Plan Overlay and Environmental Audit Overlay to the Land; and
  - c. grant a Planning Permit for a staged multi-lot subdivision.
- R.5. A draft Development Plan was exhibited as part of the Amendment.
- R.6. To facilitate the future redevelopment of the Land in an appropriate manner, and to advance the objectives of planning in Victoria, the Council and the Owner have agreed to enter into this Agreement.
- R.7. The Council and the Owner have agreed that without limiting or restricting their respective powers to enter into this Agreement and in so far as it can be treated, this Agreement is made pursuant to Section 173 of the Act.

#### IT IS AGREED AS FOLLOWS:

#### 1. DEFINITIONS

In this Agreement unless inconsistent with the context or subject matter:

- 1.1. Accommodation means any form of group or multi-unit accommodation on a lot other than a single dwelling lot, including but not limited to a hostel, lodge, boarding house, residential building, nursing home, aged care facility, residential hotel or motel, or a bed and breakfast.
- 1.2. Act means the Planning and Environment Act 1987 (Vic).
- 1.3. Adjustment Index means the Consumer Price Index as published by the Australian Bureau of Statistics, publication series 6401.

- 1.4. Agreement means this Agreement and any agreement executed by the parties varying or expressed to be supplemental to this Agreement.
- 1.5. Amendment means the proposed amendment to the Planning Scheme generally described in Recital 4 of this Agreement and which at the time of this agreement has the reserved title of 'Amendment C251 to the Greater Geelong Planning Scheme'.
- 1.6. Community Infrastructure Contribution means the sum of \$2,000 as at 30 June 2015 for each Residential Lot created by subdivision of the Land, following the approval of the Amendment, or for each Dwelling created in the case where there is no subdivision.
- 1.7. Council means Greater Geelong City Council in its capacity as:
  - 1.7.1. the authority responsible for administering and enforcing the Planning Scheme; and
  - 1.7.2. a municipal council within the meaning of the *Local Government Act 1989* (Vic).

and includes its agents, officers, employees, servants, workers and contractors and any subsequent person or body which is the responsible authority or municipal council.

#### 1.8. Current Address for Service

- 1.8.1. for the Council means the address shown under the heading "Parties" in Agreement, or any other principal office address listed on the website of the Council; and
- 1.8.2. for the Owner means the address shown under the heading "Parties" this Agreement or any other address provided by the Owner to the Council for any purpose or purposes relating to the Land.

## 1.9. Current Email Address for Service

- 1.9.1. for the Council means statplanning@geelongcity.vic.gov.au, or any other email address listed on the website of the Council; and
- 1.9.2. for the Owner means any email address provided by the Owner to the Council for the express purpose of electronic communication regarding this Agreement.

#### 1.10. Current Number for Service

1.10.1. for the Council means 03 5272 4277, or any other facsimile number listed on the website for the Council; and

for the Owner means any facsimile number provided by the Owner to the Council for the express purpose of facsimile communication regarding this Agreement.

- 1.11. Development Plan means the Development Plan to be approved by the Council (whether or not by stages) under and for the purposes of the DPO Schedule under the Planning Scheme as introduced through the Amendment.
- 1.12. **DPO Schedule** means the Development Plan Overlay Schedule to be introduced into the Planning Scheme upon approval of the Amendment to that overlay.

- 1.13. Dwelling has the same meaning as 'dwelling' in the Planning Scheme.
- 1.14. Henry Street Tree Reserves means the land area required for the retention of trees fronting Henry Street generally in accordance with the Development Plan and Permit, and to form part of the Open Space Contribution.
- 1.15. Land means the land described in Recital R.1 and any reference to the Land includes any lot created by the subdivision of the Land or any part of it.
- 1.16. Mortgagee means the person or persons registered or entitled from time to time to be registered by the Registrar of Titles as Mortgagee of the Land or any part of it.
- 1.17. Open Space Contribution means the provision of Public Open Space and Henry Street Tree Reserves equal to 10% of the area of the Land or an in-lieu cash payment or combination of both.
- 1.18. Owner means the person or persons registered or entitled from time to time to be registered by the Registrar of Titles as the proprietor or proprietors of an estate in fee simple of the Land or any part of it, and includes a Mortgagee in possession.
- 1.19. Owner's Obligations means the covenants, promises, agreements, indemnities, undertakings and warranties given by the Owner under this Agreement including the specific obligations imposed under clause 3.
- 1.20. party or parties means the Owner and the Council under this Agreement as appropriate.
- 1.21. Permit means planning permit 408/2016 for the staged multi-lot subdivision (including subdivision of land adjacent to a road in a road zone category 1) and construction of a single dwelling on each lot under 300 square metres as amended from time to time.
- 1.22. Plan of Subdivision means a plan of subdivision in a form acceptable to the Council or the Tribunal on review, that subdivides the Land.
- 1.23. Planning Scheme means the Greater Geelong Planning Scheme and any successor instrument or other planning scheme which applies to the Land.
- 1.24. Public Open Space means a 0.5 hectare park (approximately) fronting Henry Street generally in accordance with the Development Plan and for the purposes of the Open Space Contribution does not include any encumbered land (such as land required for on-site drainage detention facilities).
- 1.25. Residential Lot means a lot created by a Plan of Subdivision on the Land proposed to be within the General Residential Zone to be implemented as part of the Amendment, or any other lot which the Council, acting reasonably, considers is to be developed for the purpose of accommodating a single Dwelling or another form of Accommodation.
- 1.26. Statement of Compliance means a statement of compliance to issue by Council for a Plan of Subdivision which creates Residential Lots on the Land rezoned to General Residential Zone by the Amendment.
- 1.27. **Tribunal** means the Victorian Civil and Administrative Tribunal established under the Victorian Civil and Administrative Tribunal Act 1998.

#### 2. INTERPRETATION

In the interpretation of this Agreement unless inconsistent with the context or subject matter:

- 2.1. The singular includes the plural and the plural includes the singular.
- 2.2. A reference to a gender includes a reference to all other genders.
- 2.3. Words (including defined expressions) denoting persons will be deemed to include all trusts, bodies and associations, corporate or unincorporated, and vice versa.
- 2.4. A reference to a person includes a reference to a firm, corporation, association or other entity and their successors in law.
- 2.5. A reference to a statute includes any statute amending, consolidating or replacing that statute and includes any subordinate instruments made under that statute.
- 2.6. The Recitals to this Agreement are and will be deemed to form part of this Agreement including any terms defined within the Recitals.
- 2.7. References to the parties will include their transferees, heirs, assigns, and liquidators, executors and legal personal representatives as the case may be.
- 2.8. Reference to a document or agreement includes reference to that document or agreement as changed, novated or replaced from time to time.
- 2.9. Where a word or phrase is given a definite meaning in this Agreement, a part of speech or other grammatical form for that word or phrase has a corresponding meaning.
- 2.10. Where a word or phrase is not defined in this Agreement, it has the meaning as defined in the Act, or, if it is not defined in the Act, it has its ordinary meaning.

#### 3. SPECIFIC OBLIGATIONS OF THE OWNER

- 3.1. Community Infrastructure Contribution
  - 3.1.1. The Owner agrees that it must pay to Council the Community Infrastructure Contribution:
    - 3.1.1.1. Prior to the issue of a Statement of Compliance, in respect of each Residential Lot to be created upon registration of that plan of subdivision; or
    - 3.1.1.2. Prior to the issue of an occupancy permit or other necessary approval under the *Building Act 1993* in respect of the construction of a Dwelling or other Accommodation where there is no subdivision;
  - 3.1.2. The parties agree that there will be no future requirement for the payment of a community infrastructure charge on the Land other than in accordance with clause 3.1.1 of this Agreement;
  - 3.1.3. The Owner agrees with Council that the monetary contribution specified in clause 3.1.1 will be adjusted on a compound basis upwards on 1 July each year from the date 30 June 2015 by the amount of the Adjustment Index.
- 3.2. Public Open Space
  - 3.2.1. The Public Open Space must be vested in Council upon registration of the Plan of Subdivision for any subdivision of Stage 3 pursuant to the

Permit or in any event, no later than two years after the date of the Permit or otherwise agreed in writing.

- 3.2.2. Prior to the vesting of the Public Open Space in Council, the Owner shall construct at its cost the landscaping of the Public Open Space in accordance with the Development Plan to the satisfaction of the Council and in accordance with relevant Council strategies for open space.
- 3.2.3. If the public open space contribution required by the Planning Scheme and the Permit for the staged multi-lot subdivision of the Land is not satisfied by the provision of the Public Open Space and Henry Street Tree Reserves, the Owner must address any shortfall to the satisfaction of Council.
- 3.2.4. Any monetary payment required pursuant to clause 3.2.3 of this Agreement must be paid prior to the Statement of Compliance being issued in relation to Stage 1 of the proposed staged multi-lot subdivision of the Land or as otherwise agreed in writing.

#### 4. FURTHER COVENANTS OF THE OWNER

The Owner warrants and covenants with the Council that:

- 4.1. It is the registered proprietor (or entitled to be so) of the Land.
- 4.2. Save as shown in the certificate of title to the Land, there are no mortgages, liens, charges, easements or other encumbrances or any rights inherent in any person affecting the Land or any part of it and not disclosed by the usual searches.
- 4.3. Neither the Land nor any part of it is subject to any right obtained by adverse possession or subject to any easements, rights or encumbrances mentioned in section 42 of the *Transfer of Land Act* 1958 (Vic).
- 4.4. It will not sell, transfer, dispose of, assign, mortgage or otherwise part with possession of the Land or any part of it without first providing to its successors a copy of this Agreement.
- 4.5. It will within 28 days of written demand pay to the Council the Council's reasonable costs (including legal or other professional costs) and expenses of and incidental to the:
  - 4.5.1. negotiation, preparation, execution and recording of this Agreement;
  - 4.5.2. assessment, negotiation, preparation, execution and recording of any proposed amendment to this Agreement; and
  - 4.5.3. determination of whether any of the Owner's obligations have been undertaken to the satisfaction of the Council or to give consent to anything under this Agreement.

To the extent that such costs and expenses constitute legal professional costs, the Council may at its absolute discretion have these costs assessed by the Law Institute of Victoria and in that event the parties will be bound by the amount of that assessment, with any fee for obtaining such an assessment being borne equally by the Council and the Owner. Such costs payable by the Owner will include the costs and disbursements associated with the recording, cancellation or alteration of this Agreement in the Register.

- 4.6. It will do all that is necessary to enable the Council to make application to the Registrar of Titles to record this Agreement in the Register in accordance with the Act, including the signing of any further agreement, acknowledgment or other document.
- 4.7. Until such time as this Agreement is recorded in the Register, the Owner must ensure that successors in title will give effect to this Agreement, and do all acts and sign all documents which will require those successors to give effect to this Agreement, including executing a deed agreeing to be bound by the terms of this Agreement.

#### 5. COVENANTS OF THE COUNCIL

The Council acknowledges and agrees that:

- 5.1. Council will not demand or require any payment by the Owner in respect of public open space and community infrastructure contributions other than under this Agreement;
- 5.2. it will use best endeavours to ensure that the Amendment is prepared and processed in an expeditious manner;
- 5.3. it will forthwith after the execution of this Agreement register this Agreement on the title of the Land pursuant to the provisions of Section 181 of the Act; and
- 5.4. the Community Infrastructure Contribution collected will be applied by Council at its sole discretion but within Community Services Planning Area 8 (Belmont and Highton) unless otherwise agreed in writing between the Council and the Owner.

#### 6. FURTHER ASSURANCE

The parties to this Agreement will do all things necessary (including signing any further agreement, acknowledgement or document) to give full effect to the terms of this Agreement and to enable this Agreement to be recorded in the Register in accordance with the Act.

## 7. AMENDMENT

This Agreement may be amended:

- 7.1. when all of the Parties agree in writing to amend the Agreement wholly or in part as to any part of the Land; or
- 7.2. otherwise in accordance with Part 9 Division 2 of the Act.

## 8. NO WAIVER

No waiver by any party of any default in the strict and literal performance of or compliance with any provision, condition or requirement in this Agreement will be deemed to be a waiver of strict and literal performance of and compliance with any other provision, condition or requirement of this Agreement nor to be a waiver of or in any way release any party from compliance with any provision, condition or requirement in the future nor will any delay or omission of any party to exercise any right under this Agreement in any manner impair the exercise of such right accruing to it thereafter.

#### 9. NO FETTERING OF POWERS OF COUNCIL

The parties acknowledge and agree that this Agreement does not fetter or restrict the power or discretion of the Council to make any decision or impose any requirements or conditions in connection with the granting of any planning approval or certification of any plans of subdivision applicable to the Land or relating to any use or development of the Land.

#### 10. INTEREST ON OVERDUE MONEYS

Any amount due under this Agreement but unpaid by the due date incurs interest at the rate prescribed under section 227A of the *Local Government Act 1989* (Vic) and any payment made shall be first directed to payment of interest and then the principal amount owing.

#### 11. NOTICES

All notices and other communications under this Agreement will be sent by prepaid mail, by hand delivery, email or by facsimile to the Current Addresses for Service, Current Email Address for Service or Current Number for Service of the parties, and may be sent by an agent of the party sending the notice. Each notice or communication will be deemed to have been duly received:

- 11.1. not later than two business days after being deposited in the mail with postage prepaid;
- 11.2. when delivered by hand;
- 11.3. if sent by email, at the time of receipt in accordance with the *Electronic Transactions* (*Victoria*) *Act 2000* (Vic); or
- 11.4. if sent by facsimile transmission upon completion of that transmission and production of a transmission report stating that the facsimile was sent to the addressee's facsimile number.

#### 12. COSTS ON DEFAULT

If the Owner defaults in the performance of any obligations under this Agreement it will pay to the Council its reasonable costs of action taken to achieve compliance with this Agreement.

## 13. INVALIDITY OF ANY CLAUSE

Notwithstanding anything to the contrary in this Agreement, if any provision of this Agreement will be invalid and not enforceable in accordance with its terms, all other provisions which are self-sustaining and capable of separate enforcement without regard to the invalid provisions will be and continue to be valid and enforceable in accordance with those terms.

#### 14. AGREEMENT BINDING ON SUCCESSORS OF OWNERS

This Agreement will extend to and bind the Owner's successors, assigns, administrators, transferees and legal personal representatives and the obligations imposed upon them will also be binding on their successors, transferees, purchasers, mortgagees and assigns as if each of them had separately executed this Agreement.

## 15. JOINT OBLIGATIONS

In the case of each party that consists of more than one person (including in that expression any corporation) each of those persons covenants, agrees and declares that all of the covenants, agreements, declarations and consents contained in this Agreement and made and

Address

-9-

EXECUTED by Belmont Projects Pty Ltd ACN

603 132 074 in accordance with Section 127 of the

Corporations Act 2001:

NA

Director

Director/Secretary

ADAM DAVID)ON

Full Name

Full Name

To BANKE JF. MARKENER

Address

given by that party have been entered into, made and given and are binding upon that person both severally and also jointly with the other person or persons constituting that party.

#### 16. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the parties in connection with its subject matter and supersedes all previous agreements or understandings between the parties in connection with its subject matter.

#### 17. COMMENCEMENT AND ENDING OF AGREEMENT

- 17.1. This Agreement will commence on the date that it bears but the specific obligations of the Owner in Clause 3 will not apply, take effect, or commence operation whatsoever until the Amendment is approved by the Minister for Planning and gazetted such that the Amendment is incorporated into the Planning Scheme.
- 17.2. This Agreement will end:
  - 17.2.1. In respect of a Residential Lot, or in the case where there is no subdivision, in respect of the land on which a Dwelling is to be constructed, upon payment of the Development and Community Infrastructure Contribution; or
  - 17.2.2. in accordance with the provisions of the Act.

#### **EXECUTED AS A DEED**

SIGNED SEALED AND DELIVERED on behalf of

the GREATER GEELONG CITY COUNCIL by Kelvin Spiller, CEO
Gooff Lawler, Acting Director Planning &

Development pursuant to an instrument of delegation authorised by Council resolution, in the

presence of:

Lawler KELVIN SPILLER
CEU COGG,

# **Imaged Document Cover Sheet**

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Document Type	Plan
Document Identification	TP531517L
Number of Pages	1
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Depth Limitation:

NIL

**EDITION 1** TP 531517L TITLE PLAN Notations Location of Land BARRARBOOL Parish: Township: Section Crown Allotment: Crown Portion: 9(PT) Last Plan Reference: Derived From: VOL 7067 FOL 272

THIS TITLE PLAN

Description of Land / Easement Information

THIS PLAN HAS BEEN PREPARED FOR THE LAND REGISTRY, LAND VICTORIA, FOR TITLE DIAGRAM PURPOSES AS PART OF THE LAND TITLES AUTOMATION PROJECT COMPILED: 15/06/2000 VERIFIED:

AC

ANY REFERENCE TO MAP IN THE TEXT MEANS THE DIAGRAM SHOWN ON

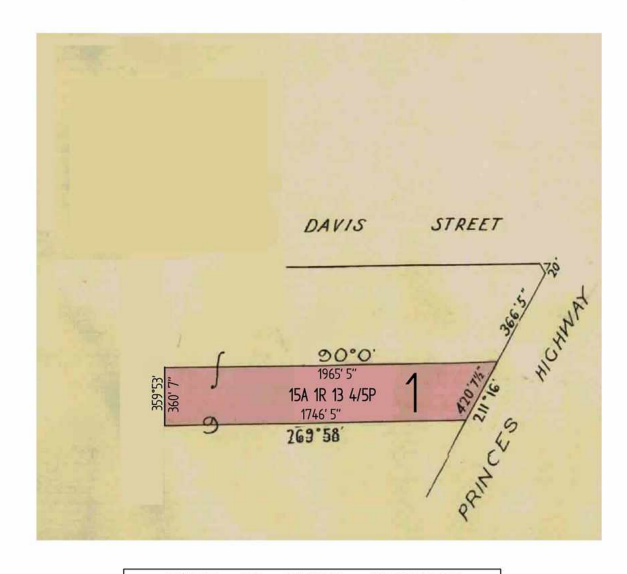


TABLE OF PARCEL **IDENTIFIERS** 

WARNING: Where multiple parcels are referred to or shown on this Title Plan this does not imply separately disposable parcels under Section 8A of the Sale of Land Act 1962

PARCEL 1 = CP 9 (PT)

LENGTHS ARE IN FEET & INCHES

Metres = 0.3048 x Feet Metres = 0.201168 x Links

Sheet 1 of 1 sheets