EXPLANATION

Street Name By-law No. 4054
Re: extension of North Arm Avenue,
River District Crossing and Sawmill Crescent

Enactment of the attached By-law will implement Council's resolution of May 13, 2014 to name the Streets as set out in the attached By-law.

Director of Legal Services June 10, 2014

BY-LA'	W NO.	

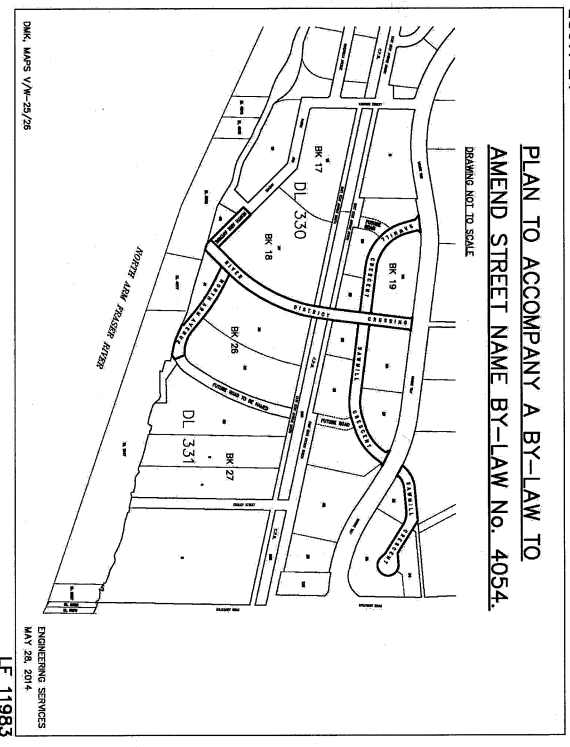
ABF

A By-law to amend Street Name By-law No. 4054 Regarding extension of North Arm Avenue, River District Crossing and Sawmill Crescent

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follows:

- 1. Council amends By-law No. 4054 by:
 - (a) assigning the name "North Arm Avenue" to that portion of street so named and outlined in black on the plan marginally numbered LF 11983, attached to and forming part of this By-law;
 - (b) assigning the name "River District Crossing" to that portion of street so named and outlined in black on the plan marginally numbered LF 11983, attached to and forming part of this By-law;
 - (c) assigning the name "Sawmill Crescent" to that portion of street so named and outlined in black on the plan marginally numbered LF 11983, attached to and forming part of this By-law; and
 - (d) adding to the "Official Street Name Map of the City of Vancouver", which is the plan marginally numbered L325, attached to and forming part of By-law No. 4054, "North Arm Avenue", "River District Crossing" and "Sawmill Crescent" located as shown on the plan marginally numbered LF 11983.
- 2. This By-law is to come into force and take effect on the date of its enactment.

, 2014	day of	ouncil this	ENACTED by C
Mayor			
			٠
City Clerk			



LF 11983

EXPLANATION

A By-law to amend the Parking By-law RM-8 & RM-8N Districts Schedule and RM-9 & RM-9N Districts Schedule

After the public hearing on May 13, 2014, Council resolved to add the new RM-8 & RM-8N Districts Schedules and RM-9 & RM-9N Districts Schedules to the Parking By-law. The Director of Planning has advised that there are no prior to conditions, and enactment of the attached By-law will implement Council's resolution.

Director of Legal Services June 10, 2014 Regulations regarding parking RM-8 & RM-8N Districts Schedule RM-9 & RM-9N Districts Schedule

ABF

BY-L	AW	NO.	
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A By-law to amend Parking By-law No. 6059 with regard to parking for the RM-8 & RM-8N Districts Schedule and RM-9 & RM-9N Districts Schedule

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follows:

- 1. This By-law amends the indicated provisions of the Parking By-law.
- 2. In Section 4 Table of Number of Required and Permitted Accessory Parking Spaces, Council:
 - (a) amends section 4.2.1.3, under COLUMN 1 BUILDING CLASSIFICATION, by inserting, after "RM-7N", the words ", RM-8, RM-8N, RM-9, RM-9N"; and
 - (b) amends section 4.2.1.4:
 - (i) under COLUMN 1 BUILDING CLASSIFICATION by adding the following immediately below the words "Multiple Dwelling in RM-7 and RM-7N (not including Rowhouse)":
 - "Multiple Dwelling in RM-8, RM-8N, RM-9 and RM-9N (not including Rowhouse)";
 - (ii) under COLUMN 2 REQUIRED AND PERMITTED PARKING SPACES, by adding the following words opposite the words "Multiple Dwelling in RM-8, RM-8N, RM-9 and RM-9N (not including Rowhouse)":
 - "A minimum of 0.5 space for every dwelling unit with less than 50 m² of gross floor area, and, a minimum of 0.6 space for every dwelling unit with 50 m² or more of gross floor area, plus one space for each 200 m² of gross floor area, except that, for every dwelling unit which has a gross floor area of 80 m² or greater, there need be no more than 1 space for every dwelling unit.";
 - (iii) under COLUMN 1 BUILDING CLASSIFICATION by striking out the words "Rowhouse in RM-7 and RM-7N" and substituting "Rowhouse in RM-7, RM-7N, RM-8, RM-8N, RM-9 and RM-9N"; and
 - (iv) under COLUMN 1 BUILDING CLASSIFICATION by striking out the words "Lock-off Unit in RM-7 and RM-7N" and substituting "Lock-off Unit in RM-7, RM-7N, RM-8, RM-8N, RM-9 and RM-9N".

- 3. In Section 6 Table 6.2 Table or Number of Required Off-Street Bicycle Spaces, Council:
 - (a) amends section 6.2.1.3, under Column 1 Building Classification, by inserting, after the words "Rowhouse in RM-7 and RM-7N", the words "Multiple Dwelling and Rowhouse in RM-8 and RM-8N, Multiple Dwelling and Rowhouse in RM-9 and RM-9N,"; and
 - (b) amends section 6.2.1.7, under Column 1 Building Classification, after the words "RM-7", by striking out "and RM-7N." and inserting the words "RM-7N, RM-8, RM-8N, RM-9 and RM-9N".
- 4. A decision by a court that any part of this By-law is illegal, void, or unenforceable severs that part from this By-law, and is not to affect the balance of this By-law.
- 5. This By-law is to come into force and take effect on the date of its enactment.

ENACTED by Council this	day of	, 2014
		Mayor
		City Clerk

EXPLANATION

Subdivision By-law No. 5208 amending By-law Re: RM-8 and RM-8N Districts Schedule and RM-9 and RM-9N Districts Schedule

Enactment of the attached By-law will add the new RM-8 and RM-8N Districts Schedule and RM-9 and RM-9N Districts Schedule to the Subdivision By-law.

Director of Legal Services June 10, 2014

BY-LAW NO.	
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A By-law to amend Subdivision By-law No. 5208 regarding the RM-8 and RM-8N Districts Schedule and RM-9 and RM-9N Districts Schedule

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follows:

- 1. This By-law amends the indicated provisions of By-law No. 5208.
- 2. Council amends the RS-1, RS-3, RS-3A, RS-5 and RS-6 maps forming part of Schedule A of the Subdivision By-law to delete the RS-1 areas being rezoned to RM-8, RM-8N, RM-9, and RM-9N by deleting therefrom the properties shown in black outline on Schedule A to this By-law, in accordance with the explanatory legends, notations, and references incorporated therein.
- 3. Council amends Table 1 of Schedule A of the Subdivision By-law by inserting, in the appropriate alphabetical and numerical order, standards for RM-8, RM-8N, RM-9 and RM-9N, as follows:

	District	Minimum Parcel Width	Minimum Parcel Area
RM-8	Multiple Dwelling	40 ft. [12.192 m]	4,800 sq. ft. [445.935 m ²]
RM-8N	Multiple Dwelling	40 ft. [12.192 m]	4,800 sq. ft. [445.935 m ²]
RM-9	Multiple Dwelling	40 ft. [12.192 m]	4,800 sq. ft. [445.935 m ²]
RM-9N	Multiple Dwelling	40 ft. [12.192 m]	4,800 sq. ft. [445.935 m ²]

4. Council amends Table 2 of Schedule A of the Subdivision By-law by inserting, in the appropriate alphabetical and numerical order, standards for RM-8, RM-8N, RM-9 and RM-9N, as follows:

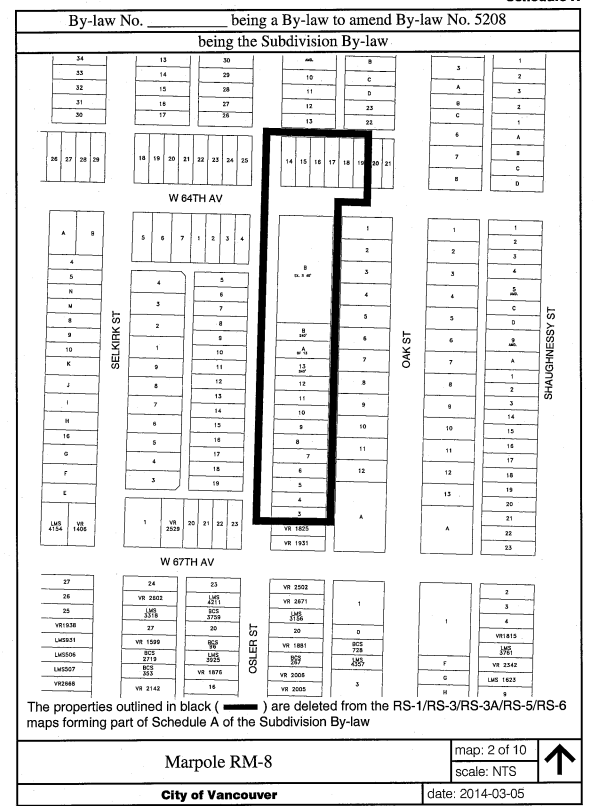
	District	Minimum Parcel Width	Minimum Parcel Area
RM-8	Multiple Dwelling	30 ft. [9.144 m]	3,000 sq. ft. [278.709 m ²]
RM-8N	Multiple Dwelling	30 ft. [9.144 m]	3,000 sq. ft. [278.709 m ²]
RM-9	Multiple Dwelling	30 ft. [9.144 m]	3,000 sq. ft. [278.709 m ²]
RM-9N	Multiple Dwelling	30 ft. [9.144 m]	3,000 sq. ft. [278.709 m ²]

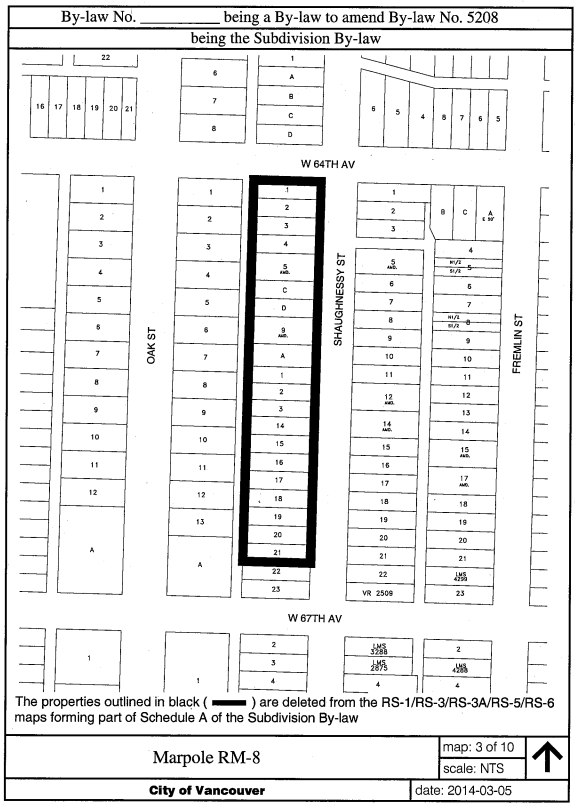
6.	This By-law is to come into force and take effect on the date of its enactment.				
ENACT	TED by Council this	day of		, 2014	
				Mayor	
			,· <u></u>	City Clerk	

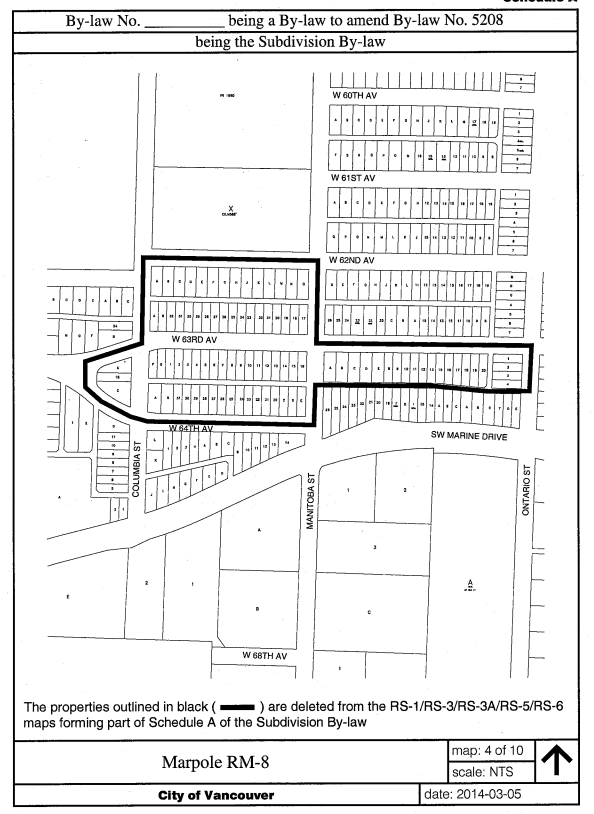
Schedule A

Schedule A

By-law No being a By-law to amend By-law No. 5208				
being the Subdivision By-law				
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W 68TH AV The properties outlined in bla	ack () are deleted from the			
The properties outlined in black () are deleted from the RS-1/RS-3/RS-3A/RS-5/RS-6 maps forming part of Schedule A of the Subdivision By-law				
Mar	pole RM-8	map: 1 of 10 scale: NTS		
City (of Vancouver	date: 2014-03-05		



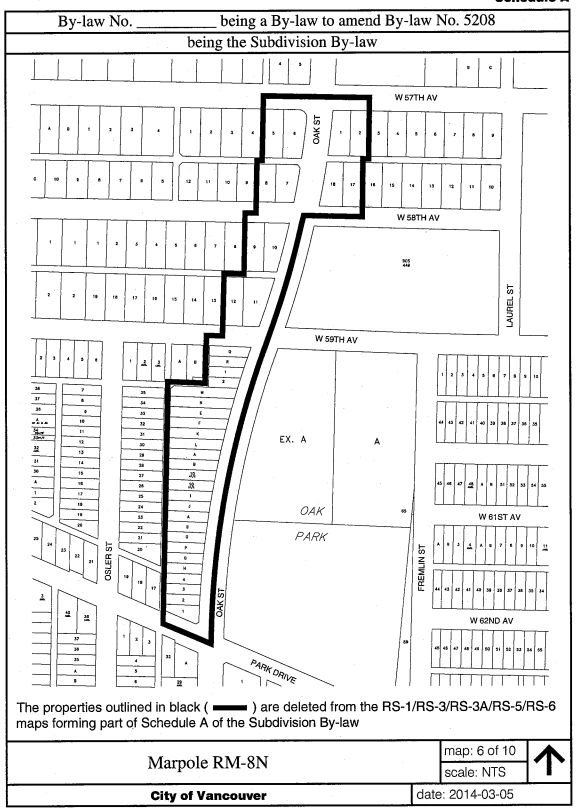




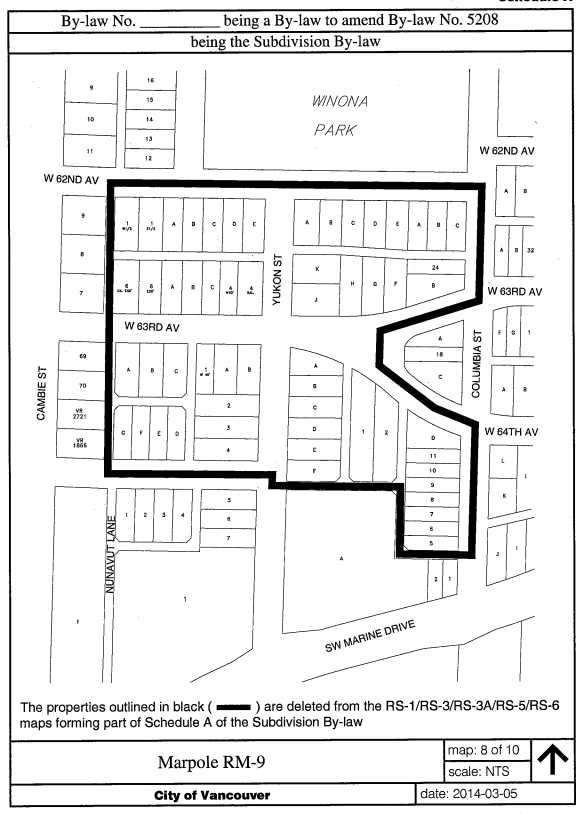
Schedule A

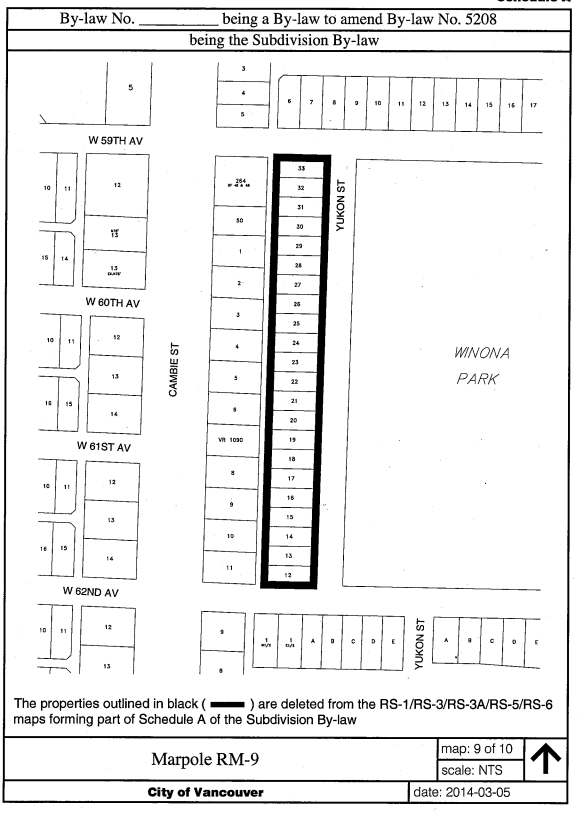
By-law No being	g a By-	-law to amend By-law No. 5208
being the S	Subdiv	vision By-law
		1 2 A 5 6 7 8 0 10 5 7
W S9THAV 1 2 3 4 5 6 7 8 9 10 11 12 13 W 60TH AV 1 2 3 4 5 6 7 8 9 10 11 12 13 W 60TH AV 1 2 3 4 5 6 7 8 9 10 11 13 W 61ST AV SHANNON LLOYD 79	GRANVILLES	W 57TH AV 1
PARK GEORGE 76 SCHOOL 77 ANNEX 70 W 62ND AV		10 14 12 15 T Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q
24 23 22 21 20 19 18 17 18 15 14 12 11		6
The properties outlined in black () maps forming part of Schedule A of the S		eleted from the RS-1/RS-3/RS-3A/RS-5/RS-6 sion By-law
Marpole RM-8	N	map: 5 of 10 scale: NTS
City of Vancouve)r	date: 2014-03-05

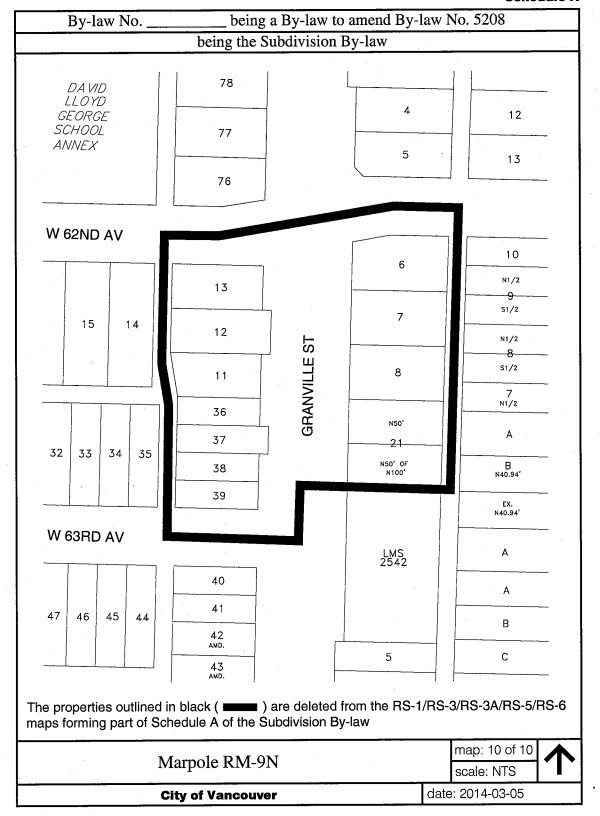
Schedule A











EXPLANATION

Heritage Designation By-law Re: 2975 Oak Street

At a public hearing on May 20th, 2014, Council approved a recommendation to designate the structure and exterior envelope, of the improvements and exterior building materials of a building at 2975 Oak Street as protected heritage property. Enactment of the attached By-law will achieve the designation.

Director of Legal Services June 10, 2014

	LAW N	0	
MF.			

A By-law to designate certain real property as protected heritage property

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follows:

1.	Council considers	s that portions o	of the existing facade	es of the real p	roperty described
as:					

The south and east facades, and approximately four feet of the west facade and approximately fifteen feet of the north facade, including the existing and lamp pillars entrance wrought iron balconies on the façade, generally depicted diagrams in the attached hereto as Schedule A

2975 Oak Street Vancouver, B.C.

PID: 014-667-291

LOT 11 BLOCK 435

DISTRICT LOT 526

PLAN 1276

PID: 014-667-312

LOT 12 BLOCK 435

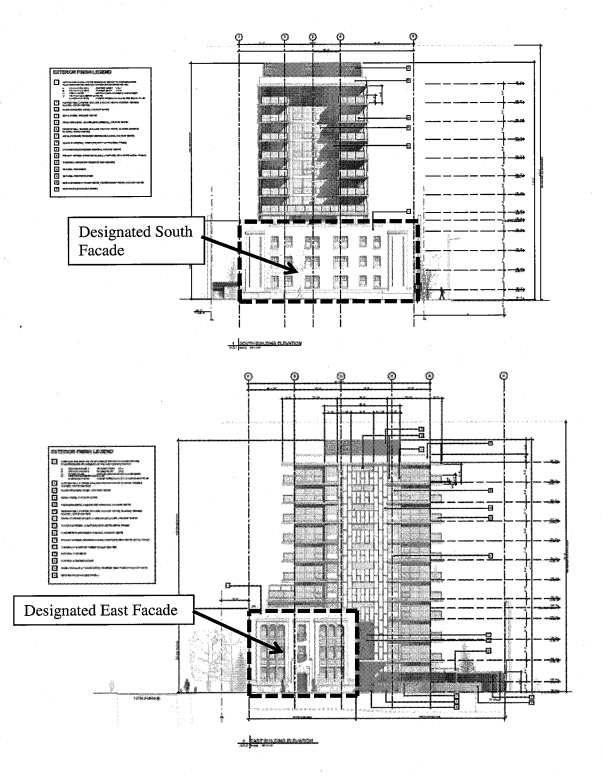
DISTRICT LOT 526

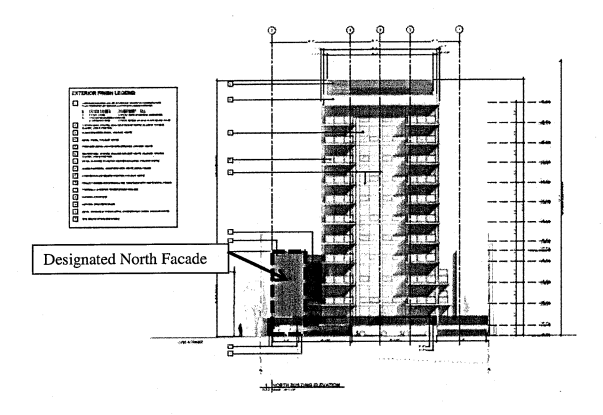
PLAN 1276

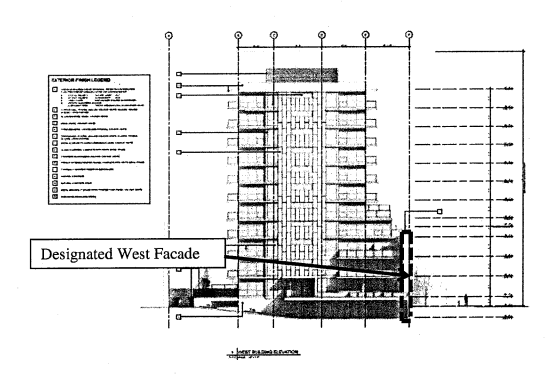
have heritage value or heritage character, and that designation of those portions of the existing facades as protected heritage property is necessary or desirable for their conservation.

- 2. Council designates the real property described in section 1 of this By-law as protected heritage property under Section 593 of the *Vancouver Charter*.
- 3. The Schedule attached to this By-law forms part of this By-law.
- 4. This By-law is to come into force and take effect on the date of its enactment.

ENACTED by Council this	day of		, 2014
		· · · · · · · · · · · · · · · · · · ·	Mayor
			 City Clerk







EXPLANATION

Authorization to enter into a Heritage Revitalization Agreement Regarding 2975 Oak Street

After a public hearing held on May 20, 2014, Council resolved to enter into a By-law to authorize an agreement regarding 2975 Oak Street, pursuant to Section 592 of the *Vancouver Charter*. Enactment of the attached By-law will achieve this.

Director of Legal Services June 10, 2014

BF		
. 0	BY-LAW NO.	

A By-law to authorize Council entering into a Heritage Revitalization Agreement with the Owner of Heritage Property

PREAMBLE

Council has authority under the *Vancouver Charter* to enter into a Heritage Revitalization Agreement with the owner of heritage property, including terms and conditions to which Council and the owner may agree.

Certain property bearing the civic address of 2975 Oak Street, and the following legal description:

PID: 014-667-291 LOT 11 BLOCK 435 DISTRICT LOT 526 PLAN 1276 PID: 014-667-312 LOT 12 BLOCK 435 DISTRICT LOT 526 PLAN 1276

contains a heritage building.

Council is of the opinion that the building has sufficient heritage value to justify its conservation, and Council and the owner of the property have agreed to facilitate such conservation, by agreeing to the terms and conditions set out in the attached Heritage Revitalization Agreement.

NOW THEREFORE THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follows:

1. Council authorizes the City to enter into a Heritage Revitalization Agreement with the owner, in substantially the form and substance of the Heritage Revitalization Agreement attached to this By-law, and also authorizes the Director of Legal Services to execute the agreement on behalf of the City, and to deliver it to the owner on such terms and conditions as the Director of Legal Services deems fit.

2. This By-law is to come into force and take effect on the date of its enactment.						
ENACTED by Council this	day of			, 2014		
				Mayor		
				City Clouds		
				City Clerk		

FO	ND TITLE ACT RM C (Section 233) CHARGE NERAL INSTRUMENT - PART 1 Province of British Columbia PAGE 1 OF 18 PAGE
•	Your electronic signature is a representation that you are a subscriber as defined by the Land Title Act, RSBC 1996 c.250, and that you have applied your electronic signature in accordance with Section 168.3, and a true copy, or a copy of that true copy, is in your possession.
,E,	APPLICATION: (Name, address, phone number of applicant, applicant's solicitor or agent) Heidi Granger, Solicitor City of Vancouver LTO Client number: 10647 Phone number: 604.829.2001 Vancouver BC V5Y 1V4 Matter number: 13-1574
2.	PARCEL IDENTIFIER AND LEGAL DESCRIPTION OF LAND: [PID] [LEGAL DESCRIPTION] SEE SCHEDULE
	STC? YES Use 30 Parcel Schedule Use 3 Parcel Schedule
3.	NATURE OF INTEREST CHARGE NO. ADDITIONAL INFORMATION Use Schedule. SEE SCHEDULE
4.	TERMS: Part 2 of this instrument consists of (select one only) (a) Filed Standard Charge Terms D.F. No. (b) Express Charge Terms Annexed as Part 2 A selection of (a) includes any additional or modified terms referred to in item 7 or in a schedule amexed to this instrument.
·Š.	TRANSFEROR(S): 2975 OAK STREET INC. (INCORPORATION NO. 0937388) BANK OF AMERICA, NATIONAL ASSOCIATION, AS TO PRIORITY
6.	TRANSFEREE(S): (including postal address(es) and postal code(s)) Use Schedule
	CITY OF VANCOUVER
	A MUNICIPAL CORPORATION
	453 WEST 12TH AVENUE Incorporation No
	VANCOUVER BRITISH COLUMBIA
	V5Y 1V4 CANADA Joint Tenants?
7.	ADDITIONAL OR MODIFIED TERMS: Schedule N/A
8.	EXECUTION(S): This instrument creates, assigns, modifies, enlarges, discharges or governs the priority of the interest(s) described in Item 3 and the Transferor(s) and every other signatory agree to be bound by this instrument, and acknowledge(s) receipt of a true copy of the filed standard charge terms, if any. Officer Signature(s) Transferor(s) Signature(s) 2975 OAK STREET INC. by its authorized signatory (ies):
	(as to both signatures)
	Name Name
OFF	ICER CERTIFICATION:

OFFICER CERTIFICATION:
Your signature constitutes a representation that you are a solicitor, notary public or other person authorized by the Evidence Act, R.S.B.C. 1996, c.124, to take affidavits for use in British Columbia and certifies the matters set out in Part 5 of the Land Title Act as they pertain to the execution of this instrument.

More Signatures More Signatures

LAND TITLE ACT FORM D

Officer Signature(s)		Execution Date Y M D		Transferor / Borrower / Party Signature(s)		
		М	Ď	BANK OF AMERICA, NATIONAL ASSOCIATION by its authorized signatory(ies):		
				Name:		
as to both signatures)						
				Name:		
	:					

OFFICER CERTIFICATION:

Your signatures
Your signature constitutes a representation that you are a solicitor, notary public or other person authorized by the Evidence Act, R.S.B.C. 1996, c.124, to take affidavits for use in British Columbia and certifies the matters set out in Part 5 of the Land Title Act as they pertain to the execution of this instrument.

LAND TITLE ACT FORM D

EXECUTIONS CONTINUED Officer Signature(s)		Execution Date		PAGE 3 of 18 pages Transferor / Borrower / Party Signature(s)	
,	Y	M	D		
			i	CITY OF VANCOUVER	
	14			by its authorized signatory:	
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OFFICER CERTIFICATION:

More Signatures
Your signature constitutes a representation that you are a solicitor, notary public or other person authorized by the Evidence Act, R.S.B.C. 1996, c.124, to take affidavits for use in British Columbia and certifies the matters set out in Part 5 of the Land Title Act as they pertain to the execution of this instrument.

LAND TITLE ACT FORM E

SCHI	וווחי	14.
OC 111	נטענ	

PAGE 4 OF 18 PAGES

2. PARCEL IDENTIFIER AND LEGAL DESCRIPTION OF LAND: [PID] [LEGAL DESCRIPTION]

014-667-291

LOT 11 BLOCK 435 DISTRICT LOT 526 PLAN 1276

No PID NMBR

STC? YES Pick up STC?

2. PARCEL IDENTIFIER AND LEGAL DESCRIPTION OF LAND: [PID] [LEGAL DESCRIPTION]

014-667-312

LOT 12 BLOCK 435 DISTRICT LOT 526 PLAN 1276

No PID NMBR

STC? YES Pick up STC?

2. PARCEL IDENTIFIER AND LEGAL DESCRIPTION OF LAND: [PID] [LEGAL DESCRIPTION]

No PID NMBR

STC? YES

Pick up STC?

Additional 30 Parcel Schedule

Additional 3 Parcel Schedule

LAND TITLE ACT FORM E

NATURE OF INTEREST	CHARGE NO.	ADDITIONAL INFORMATION
Covenant		Article 2
		Article 2
	 	· · · · · · · · · · · · · · · · · · ·
NATURE OF INTEREST	CHARGE NO.	ADDITIONAL INFORMATION
Priority Agreement		granting the above Covenant priority of Mortgage CA3313576 and Assignment of Rents CA331357
		Page:18
NATURE OF INTEREST	 CHARGE NO.	ADDITIONAL INFORMATION
Statutory Right of Way	ommob.ito,	Article 4
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LAMIND OF DIMENDING	OVI A DODANO	
NATURE OF INTEREST Priority Agreement	CHARGE NO.	ADDITIONAL INFORMATION granting the above Statutory Right of Way priority
		of Mortgage CA3313576 and Assignment of Ren
		CA3313577
		Page 18
		a ago 10
· · · · · · · · · · · · · · · · · · ·		
NATURE OF INTEREST	CHARGE NO.	ADDITIONAL INFORMATION
Equitable Charge		Article 6
NATURE OF INTEREST	 CHARGE NO.	ADDITIONAL INFORMATION
Priority Agreement		granting the above Equitable Charge priority of
		Mortgage CA3313576 and Assignment of Rents CA3313577
		- Underlater
		Page 18

More Pages

TERMS OF INSTRUMENT - PART 2

HERITAGE REVITALIZATION AGREEMENT

WHEREAS:

- A. The Owner (as defined herein) is the registered owner of the parcel of land at 2975 Oak Street in City of Vancouver (the "Lands") which has the legal description shown in the Form C Part 1 part of this document.
- B. There is a building (the "Building") situated on the Lands and the south and east facades of the Building (including the existing entrance lamp pillars and wrought iron balconies on the east facade), together with approximately four (4) feet of the west façade and approximately fifteen (15) feet of the north façade (the "Heritage Facades") are considered by Vancouver City Council to have heritage value or heritage character.
- C. The Owner wishes to develop the Lands by adding a new eleven (11) storey residential tower to the Building and, under development permit application No. DE417330 (the "DP Application"), has applied to the City for a development permit for that purpose.
- D. The Owner proposes that, in exchange for a number of variations to the City of Vancouver *Zoning & Development By-law* needed for the proposed project as contemplated under the DP Application, the Owner will enter into this heritage revitalization agreement in respect of the Lands and accept the adding of the Heritage Facades to the City's Heritage Register, in the 'B' category therein, and the designation of the Heritage Facades as protected heritage property under the provisions of the *Vancouver Charter* SBC 1953 c.55.

THEREFORE, pursuant to Section 592 of the *Vancouver Charter* SBC 1953 c.55, and in consideration of the payment ten dollars (\$10.00) by the City to the Owner, the mutual obligations and benefits given herein and other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the parties agree as follows:

ARTICLE 1 DEFINITIONS

- 1.1 Definitions. In this agreement, unless explicitly used differently elsewhere herein, the terms defined in this section have the meanings given to them here:
 - (a) "Building" has the meaning given above in the introductory paragraphs herein;
 - (b) "City" means the municipality of the City of Vancouver continued under the Vancouver Charter and "City of Vancouver" means its geographic location and area;
 - (c) "Conservation Plan" means a written plan and guidelines prepared by and/or under the supervision of a Heritage Consultant and explicitly accepted by the City

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- for the rehabilitation and conservation of the Heritage Facades as provided for hereunder;
- (d) "Development" means the proposed development project as described above in the introductory paragraphs hereto to add a new eleven (11) storey residential tower onto the Building on the Lands pursuant to the DP Application;
- (e) "Development Permit" means any development permit(s) issued by the City under the DP Application in respect of the Development, as such permit(s) may be modified or amended from time to time, including, without limitation, all final reports, plans, drawings and specifications relating thereto;
- (f) "Director of Planning" means City's Director of Planning appointed under the provisions of the Vancouver Charter;
- (g) "DP Application" has the meaning given above in the introductory paragraphs hereto;
- (h) "Dwelling Unit" has the meaning given under the Zoning & Development By-law;
- "Heritage Consultant" means an independent heritage building rehabilitation and conservation expert who is knowledgeable and experienced in and duly qualified for planning and supervising rehabilitation and conservation work for heritage buildings;
- (j) "Heritage Designation" means the City's designation of the Heritage Facades as protected heritage property pursuant to section 593 of the Vancouver Charter;
- (k) "Heritage Facades" has the meaning given above in the introductory paragraphs herein;
- "Lands" has the meaning given above in the introductory paragraphs hereto and includes any other parcels of land into which the Lands may at any time in any way be consolidated or subdivided;
- (m) "Land Title Act" means the Land Title Act, R.S.B.C. 1996, c.250;
- (n) "New Building" means the new eleven (11) storey residential tower to be added to the Building contemplated for construction on the Lands under the DP Application as described in the introductory paragraphs hereto;
- (o) "Owner" means the registered owner or owners of the Lands and the successors and assigns thereof and, without limitation, if the Lands are subdivided by way of a strata plan under the Strata Property Act of British Columbia, then "Owner" includes the strata corporation thereby created;
- (p) "rehabilitate" and "rehabilitation" mean the planning and carrying out of restoration, rehabilitation, construction and conservation work to restore, upgrade, improve and conserve the structure, support and heritage characteristics.

#163886v2

and features of a heritage building or real property heritage feature so as to revitalize it and extend its life and use as such;

- (q) "Rehabilitation Work" has the meaning given below herein;
- (r) "Vancouver Charter" means the Vancouver Charter, S.B.C. 1953, c.55, as amended from time to time, and any and all replacements thereof or any statute enacted in substitution thereof and all regulations applicable thereto and any amendments, replacements and substitutions thereof;
- (s) "Zoning & Development By-law" means the City's Zoning & Development By-law No. 3575 and any amendments thereto and replacements thereof.

ARTICLE 2 SECTION 219 COVENANT REHABILITATION AND CONSERVATION OF HERITAGE FACADES

- 2.1 Pursuant to Section 219 of the Land Title Act, the Owner covenants and agrees, as a covenant and agreement running with, charging and binding the Lands, that:
 - (a) the Owner, at the Owner's expense, and to the satisfaction of the Director of Planning:
 - (i) within twenty-four (24) months after the date upon which Vancouver City Council enacts the by-law to designate the Heritage Facades as heritage property or another agreed upon date to the satisfaction of the Director of Legal Services and the Director of Planning, but in any event by no later than thirty (30) months after the date upon which this covenant is registered on title to the Lands, shall rehabilitate or cause the rehabilitation of the Heritage Facades and shall do so in accordance with this agreement, the Development Permit and the Conservation Plan (the "Rehabilitation Work");
 - (ii) shall ensure that a Heritage Consultant supervises the Rehabilitation Work;
 - shall ensure that, at all times during the carrying out of the Rehabilitation Work, the Heritage Facades are secure from vandalism and occupation by squatters; and
 - (iv) on completion of the Rehabilitation Work as required by this agreement, shall cause a Heritage Consultant to submit to the Director of Planning, a signed statement stating explicitly that the Rehabilitation Work has been completed in accordance with the Conservation Plan;
 - (b) nobody will in any way use or occupy either the Building or the New Building or any part thereof and nobody will apply for or take any other action to compel the City, and, notwithstanding that either the Building or New Building may be ready for occupancy, the City will be under no obligation to issue any occupancy permit for

#163886v2

either the Building or the New Building or any part thereof it at any time after this agreement is registered on title to the Lands, until:

- (i) the Rehabilitation Work has been completed in accordance herewith;
- (ii) the Owner, as required above herein, has submitted or caused to be submitted to the Director of Planning a signed written statement prepared by a Heritage Consultant stating explicitly that the Rehabilitation Work has been completed in accordance with the Conservation Plan; and
- (iii) the City has given the Owner a written notice or confirmation by which the City explicitly accepts or confirms its acceptance that the Rehabilitation Work has been completed in accordance herewith;
- (c) the City may revoke at any time any occupancy permit(s) issued for either the Building or the New Building prior to completion of the Rehabilitation Work, unless such occupancy permit(s) was obtained in accordance with this agreement, and in such circumstances the Owner, on reasonable notice from the City, will ensure that anyone occupying any part of any such building vacates it immediately on such revocation of occupancy permit(s), and if anyone continues to occupy any portion of any part of either the Building or the New Building in contravention of such revocation, this agreement and any applicable City bylaws, the City, at the Owner's expense, may pursue all remedies available to it, including, without limitation, injunctive relief, to ensure that either the Building or the New Building, as the case may be, is vacated and unoccupied in accordance with this agreement;
- (d) after completion of the Rehabilitation Work in accordance herewith, the Owner, at the Owner's expense, will do all things reasonably necessary to conserve the Heritage Facades as rehabilitated and, in any event, keep it in good condition in all respects at all times;
- (e) at all times after and while this agreement is registered on title to the Lands, the Owner, at the Owner's expense, shall keep the New Building and the Heritage Facades insured to its full replacement value against all perils, including, without limitation, damage or destruction by earthquake;
- (f) except for maintenance and repair work, the Owner will not and will not suffer or permit anyone else to do anything at anytime to renovate, alter, modify or reconfigure or that will result in any alteration, modification or reconfiguration of the Heritage Facades in any way except as may be permitted or required by this agreement, the Conservation Plan and/or any development and/or heritage alteration permits issued by the City;
- (g) the Owner shall not at any time and shall not suffer or permit anyone else to at anytime do anything that will obscure, deface or remove in any way any heritage related commemorative plaque the City, at its expense, may attach to the Heritage Facades pursuant to the statutory right of way granted to pursuant to Article 4 hereof;

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- (h) if at any time for any reason the Heritage Facades are damaged in any way or destroyed, the Owner, at the Owner's expense, and to the City's satisfaction, shall repair it or replace it with a replica building, except that if the Owner bona fide believes that to do so would be uneconomical, in which case, and if for that reason the Owner wishes to demolish it as damaged or wishes not to replicate it, as the case may be, the Owner, at the Owner's expense, and in consultation with and to the satisfaction of the City, will prepare an economic analysis therefor, but taking into consideration only land related economic factors, such as, for example, but without limitation, the estimated cost to repair or replicate the Heritage Facades, as the case may be, the anticipated market value of the repaired or replicated building, the incentives given by the City for this agreement and the Heritage Designation, the estimated value of the Lands under the zoning otherwise applicable thereto, after which the City and the Owner, together, on the basis of that analysis, will determine whether in the circumstances it would be uneconomical to repair or replicate the Heritage Facades, failing which the matter in all respects will be determined by arbitration in accordance with the provisions of the Commercial Arbitration Act RSBC 1996 c. 55, and if the Owner and the City agree or if in arbitration it is determined that it would be uneconomical for the Owner to be required to repair or replicate the Heritage Facades, then, by explicit written notification, the City will consent to the Owner's wish to not repair or replicate the Heritage Facades and will discharge this agreement from title to the Lands and the Owner may request of the City's Mayor and Council that the Heritage Designation be cancelled;
- (i) if at anytime, in default under this agreement, the Owner, in the City's opinion, fails to perform its obligations as required hereby to rehabilitate and conserve the Heritage Facades and fails to rectify any such default within thirty (30) days, or within such other longer time as the City may explicitly permit, after notice from the City to so rectify such default, the City, on the Owner's behalf and at the Owner's expense, may, but will be under not be obligated to, rectify the Owner's default; and
- (j) the Owner acknowledges and agrees that, notwithstanding that this agreement and the Heritage Designation will result in restrictions with respect to the future use and development and therefore may affect the value of the Lands, the Owner has received full and fair compensation therefor and the Owner hereby waives and renounces any and all claims for any further or other compensation by reason of this agreement and/or the Heritage Designation and acknowledges and agrees that the requirements of Section 595(1) of the Vancouver Charter SBC 1953 c.55 have been fully satisfied, and the Owner hereby releases the City and its officials, officers, employees and agents from any liability for any loss, injury, damage or expense of any kind the Owner may suffer, incur or experience and the Owner will indemnify the City for any loss, injury, damage or expense the City may incur, suffer or experience and for any complaint, demand, claim, action, suit or judgment for any loss, injury, damage or expense anyone else may suffer, incur or experience arising out of or in any way connected this agreement and/or the

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Heritage Designation. The release and promise of indemnification contained in this paragraph will survive discharge and termination of this agreement.

ARTICLE 3 LETTER OF CREDIT

- 3.1 Notwithstanding the occupancy restrictions set out above in respect of the Building and the New Building, the City, in its discretion, may issue occupancy permits therefor and on that basis it may be occupied prior to the time that the Rehabilitation Work is completed in accordance herewith, provided:
 - (a) the Owner duly applies to the City for any and all occupancy permits required therefor and pays all fees required therefor;
 - this agreement has been fully registered in the Land Title Office to the City's satisfaction;
 - the City has issued a building permit and/or heritage alteration permit in respect of the Rehabilitation Work;
 - (d) all legal requirements for occupancy of the New Building or the Building have been fulfilled;
 - (e) the Owner has delivered to the City, in all respects to the City's satisfaction, a letter of credit in the amount equal to one hundred and twenty percent (120%) of the then estimated cost to complete the Rehabilitation Work, with such estimate to be made in writing by the Consultant and explicitly accepted in writing by the City;
 - (f) the Owner, at the time of application for any such occupancy permits, is not, in the City's opinion, in breach of any of its obligations under this agreement or any other agreement between the City and the Owner with respect to the Heritage Facades, the New Building and/or the Lands; and
 - (g) the City, in its opinion, is satisfied that the Rehabilitation Work is being carried out diligently.
- 3.2 All letters of credit required under this Article will be issued by a Schedule I Canadian chartered bank or other financial institution acceptable to the City's Director of Legal Services and will be unconditional, irrevocable and self-renewing and otherwise in a form and content which is acceptable to the City and will be provided for a period of one (1) year with a provision for an automatic renewal or extension without amendment from year to year.
- 3.3 The City may call upon the letter or letters of credit provided to it pursuant to the preceding paragraphs herein and apply the proceeds therefrom for any purpose and in any manner it may choose in connection with the Rehabilitation Work, if:

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- (a) the bank issuing the letter of credit refuses to extend or renew the expiry date of the letter of credit;
- the Owner becomes insolvent or commits any act of bankruptcy or becomes bankrupt or takes the benefit of any act or legislation that may be enforced for bankrupt or insolvent debtors;
- (c) the Owner, in the City's opinion, has not been diligently carrying out the Rehabilitation Work; or
- (d) the City in any way undertakes all or any part of the Rehabilitation Work pursuant to this agreement.
- 3.4 Within a reasonable time of the Owner's request after completion of the Rehabilitation Work in accordance with this agreement, the City will, as the case may be, return to its issuer any letter of credit provided to the City hereunder or, if the City has called upon the letter of credit, deliver to the Owner any remaining balance therefrom.

ARTICLE 4 STATUTORY RIGHT OF WAY

- 4.1 Pursuant to Section 218 of the *Land Title Act*, the Owner hereby grants to the City, effective at all times from and after the date upon which the City issues the Development Permit, a statutory right of way to enter, be and move about on the Lands:
 - (a) to install, maintain, repair and replace on exterior of the Building or at the perimeter of the Lands, at the City's expense, and in consultation with the Owner as to location, a commemorative plaque; and
 - (b) in the event the Owner, in the City's opinion, is in default of any of its obligations under this agreement to rehabilitate and conserve the Heritage Facades, to carry out any such obligations of the Owner hereunder as the City may choose.
- 4.2 The statutory right of way granted in the preceding paragraph is necessary for the operation and maintenance of the City's undertaking.
- 4.3 Notwithstanding any other provision of this agreement, nothing herein obligates the City to exercise any of the rights granted to it by way of the statutory right of way contained herein.

ARTICLE 5 DEBTS OWED TO CITY

5.1 If the City, pursuant to this agreement, enters upon the Lands or any of them to perform any of the Owner's obligations hereunder to carry out the Rehabilitation Work or to conserve, repair or replace or replicate the Heritage Facades:

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- (a) there will be no express or implied warranties as to the quality of any work the City may so carry out or the suitability of the materials for the purposes for which they are put; and
- (b) the Owner will pay to the City, forthwith on demand, to the extent the City has not taken payment for such costs from any letters of credit provided to the City hereunder, as reimbursement for expenses incurred, the full amount of all costs the City incurs to carry out work to rehabilitate, conserve, repair or replace the Heritage Facades, plus twenty percent (20%) of such costs as fair compensation for the City's overhead, and any such amounts the Owner does not pay or fails to pay to the City forthwith on demand will bear interest, until paid in full, at the prime lending rate at the Bank of Montreal's main branch in the City of Vancouver, plus three percent (3%), calculated monthly and not in advance.

ARTICLE 6 EQUITABLE CHARGE

- 6.1 The Owner hereby grants to the City an equitable charge over the Lands, which charge will run with, charge and bind the Lands, for the payment of all sums (including all interest thereon) which may at any time be payable by the Owner to the City under the terms of this agreement or otherwise at law.
- 6.2 The equitable charge the Owner has granted to the City herein may be enforced by the appointment of a receiver for the sale of the Lands.

ARTICLE 7 BY-LAW VARIATIONS

- 7.1 Section 10 of the *Zoning & Development By-law* is hereby varied as follows for the Lands, for purposes of the Development:
 - (a) Section 10.7.1(a) is varied so that the Director of Planning may permit steps in any side yard;
 - (b) Section 10.7.1(b) is varied so that the Director of Planning may permit eaves, gutters, sills, chimneys and other similar projections into a permitted or required yard.
- 7.2 The RM-3 District Schedule to the *Zoning & Development By-law* is hereby varied as follows for the Lands, for purposes of the Development:
 - (a) Section 4.3.1 shall not apply, except that the height of the Building and New Building may not exceed 36.6 metres;
 - (b) Section 4.4.1 is varied to permit a front yard with a minimum depth of 3.7 metres (12 feet) to be provided;
 - (c) Sections 4.5.1 and 4.5.2 shall not apply, so that a side yard is not required:

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- (d) Sections 4.6.1, 4.6.3 and 4.6.4 shall not apply, so that a rear yard is not required;
- Section 4.7.1 is varied to provide that the maximum floor space ratio of the Building and the New Building shall be approximately 2.8 which is approximately 3,242 square metres (34,883 square feet);
- (f) Section 4.10.1 providing for the horizontal angle of daylight shall not apply, provided that the Director of Planning is satisfied; and
- (g) Section 4.11.1 providing for the vertical angle of daylight shall not apply.

ARTICLE 8 SUBDIVISION

- 8.1 Subdivision. If the Lands are subdivided at any time hereafter either under the provisions of the Land Title Act or under the Strata Property Act or under other similar legislation enacted from time to time then upon the deposit of a plan of subdivision, strata plan, or similar plan as the case may be:
 - (a) subject to Section 8.2 herein, the rights and benefits of this Agreement herein granted will be annexed to and run with each of the new parcels, lots, or other subdivided parcels and areas so created; and
 - (b) subject to Section 8.3 herein, the burdens, obligations, covenant, statutory right of way and equitable charge contained in this Agreement will continue to charge each of the new parcels, lots, or other subdivided parcels and areas so created.
- 8.2 Subdivision by Strata Plan. If the Lands, or any portion thereof, are subdivided by a strata plan, this Agreement will charge title to the strata lots and the common property comprising such strata plan and:
 - the Section 219 Covenant and obligations therein and the Statutory Right of Way and Equitable charge granted herein will be registered against each individual strata lot and noted on the common property sheet;
 - the strata corporation or the strata corporations created will perform and observe the Owner's covenants in this Agreement, solely at the expense of the strata lot owners; and
 - the liability of each strata lot owner for the performance and observance of the Owner's covenants herein will be in proportion to the unit entitlement of his, her or its strata lot as established by the strata plan,

provided that, if the Lands are first subdivided by air space plan and then one or more of these parcels are further subdivided by strata plan, the easements and covenants registered concurrently with the air space plan may designate the air space parcel or the remainder, and therefore the strata corporation, responsible to perform and observe the Owner's covenants in this Agreement.

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8.3 Should the Lands be subdivided pursuant to the Land Title Act to create a parcel in which only the New Building is located, then at the Owner's request after the Rehabilitation Work has been completed in accordance with this agreement, the City, at the Owner's expense, will discharge from title to the newly created parcel containing the New Building the Section 219 Covenant, the Statutory Right of Way and the Equitable Charge contained in this agreement and will request of the Registrar of the Land Title Office that all legal notations referring to this agreement and the Heritage Designation be removed from title to the parcel containing the New Building.

ARTICLE 9 NOTICES

- 9.1 Any notice, request or communication required or permitted to be given hereunder will be in writing and will be deemed to have been duly given if delivered to the party or mailed in Canada by prepaid registered post addressed to the party as follows:
 - (a) if to the Owner, to the Owner's address as shown in the Land Title Office records;
 and
 - (b) if to the City:

City of Vancouver 453 West 12th Avenue Vancouver, BC V5Y IV4

Attention: City Clerk and Director of Legal Services,

or to such other address in Canada as any party may specify in writing to the other parties, provided that if and when the owner of the Lands or any part thereof should change, then to the address as set out in the State of Title Certificate for the Lands or such part thereof, and such notice will be deemed to have been received, if delivered, on the date of delivery, and if mailed as aforesaid within Canada then on the third (3rd) business day following its mailing, provided that if mailed, should there be between the time of the mailing and the actual receipt of the notice, a mail strike, slowdown or other labour dispute which might affect delivery of such notice, then such notice will only be effective if and when actually delivered.

ARTICLE 10 GENERAL

- 10.1 Joint and Several Liability. If the Owner is more than one party, such parties shall be jointly and severally liable to the City for the performance and observance of the Owner's obligations in this agreement.
- 10.2 **Priority of Registration.** The Owner, at his, her or its expense, after execution of this agreement, shall do or cause to be done all things and acts necessary to ensure that this agreement is registered against title to the Lands with priority over all other encumbrances on title to the Lands as the City may require.

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- 10.3 **Perfection of Intention.** The parties hereto will do such things and execute such further and other documents and instruments and do such further and other acts as may be reasonably necessary to implement and carry out the provisions and intent of this agreement and to ensure timely and effective registration in the Land Title Office.
- Waiver. No failure on the part of the City to exercise and no delay in exercising any right under this agreement will operate as a waiver thereof nor will any single or partial exercise by the City of any right under this agreement preclude any other or future exercise thereof or the exercise of any other right. The remedies herein provided will be cumulative and not exclusive of any other remedies provided by law and all remedies stipulated for the City herein will be deemed to be in addition to and not, except as herein expressly stated, restrictive of the remedies of the City at law or in equity.
- 10.5 Time of Essence. Time will be of the essence in respect of this agreement.
- 10.6 Enurement. This agreement shall enure to the benefit of and be binding upon the Owner and its successors and trustees, and this agreement shall charge and run with the Lands and with any parcel, lot or part into which the Lands may be subdivided or consolidated and shall enure to the benefit of and be binding upon the Owner's successors in title and trustees and successors and all parties claiming through such owners.
- 10.7 City's Other Rights and Obligations. Nothing contained or implied in this agreement will derogate from the obligations of the Owner under any other agreement with the City or prejudice or affect the City's rights, powers, duties or obligations in the exercise of its functions pursuant to the Vancouver Charter and the rights, powers, duties and obligations of the City under all other laws, which may be, if the City so elects, as fully and effectively exercised in relation to the Lands as if this agreement had not been executed and delivered by the Owner and the City.
- 10.8 Headings. The division of this agreement into articles, sections and paragraphs and the insertion of headings are for the convenience of reference only and will not affect the construction or interpretation of this agreement.
- 10.9 Number. Words contained herein importing the singular number only will include the plural and vice versa, words importing the masculine gender will include the feminine and neuter genders and vice versa and words importing persons will include individuals, partnerships, associations, trusts, unincorporated organizations and corporations and vice versa.
- 10.10 **Governing Law.** This agreement will be governed by and construed in accordance with the laws of the Province of British Columbia and the laws of Canada applicable therein.
- 10.11 Severability. All provisions of this agreement are severable in that if any court or other lawful authority having jurisdiction to decide the matter finds for any reason that one or more of them is void or unenforceable, then such void or unenforceable provisions will be severed from this agreement and all other provisions herein will continue to be binding and enforceable.

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10.12 City Approvals. In this agreement, where City "approval", "acceptance", "consent" or similar authorization or agreement is required, unless provided for otherwise in this agreement, such "approval", "acceptance", "consent" or similar City agreement or authority must be provided in writing, by the City departments, employees, officers or designates, as the case may be, that are authorized to provide such "approval", "acceptance", "consent" or similar authorization or agreement. Any purported "approval", "acceptance" "consent" or similar authorization or agreement provided by a City department, employee, officer or designate, as the case may be, that is not authorized to provide the same, shall be of no force or effect.

IN WITNESS WHEREOF the parties have executed this Agreement on Form C which is a part hereof.

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EXPLANATION

A By-law to amend By-law No. 10249 Re: 1351 Continental Street

After the public hearing on May 13, 2014, Council gave conditional approval to amend CD-1 By-law No. 10249 regarding increase of permitted floor space ratio. The Director of Planning has advised that conditions of enactment have now been satisfied and enactment of the attached By-law will implement Council's resolution.

Director of Legal Services June 10, 2014 ABF BY-LAW NO.

A By-law to amend By-law No. 10249

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follows:

- 1. This By-law amends the indicated provisions of By-law No. 10249.
- 2. In section 4.2, Council strikes out "7.0" and substitutes "7.03".
- 3. A decision by a court that any part of this By-law is illegal, void, or unenforceable severs that part from this By-law, and is not to affect the balance of this By-law.
- 4. This By-law is to come into force and take effect on the date of its enactment.

ENACTED by Council this	day of		, 2014
		· .	Mayor
			City Clerk