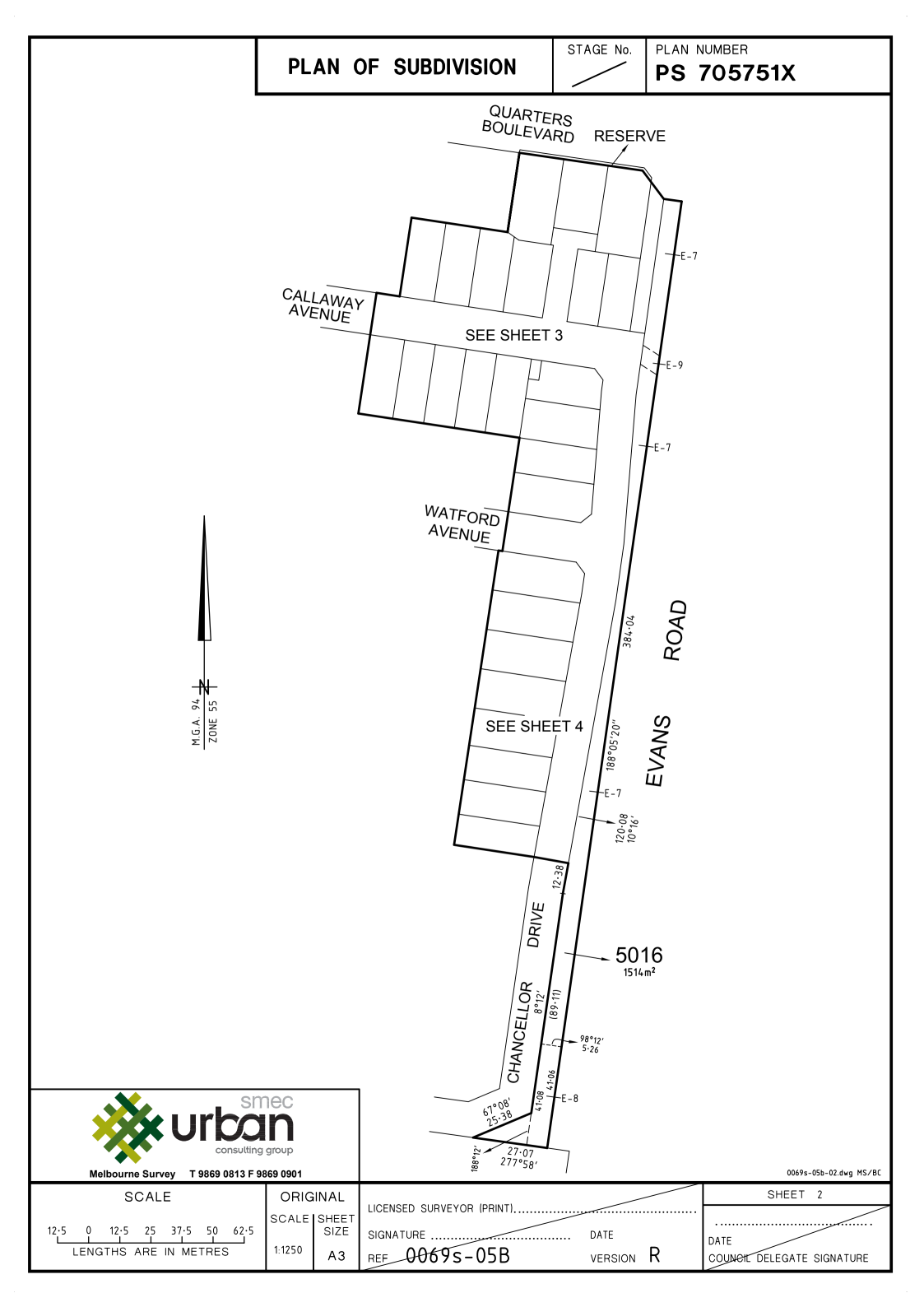
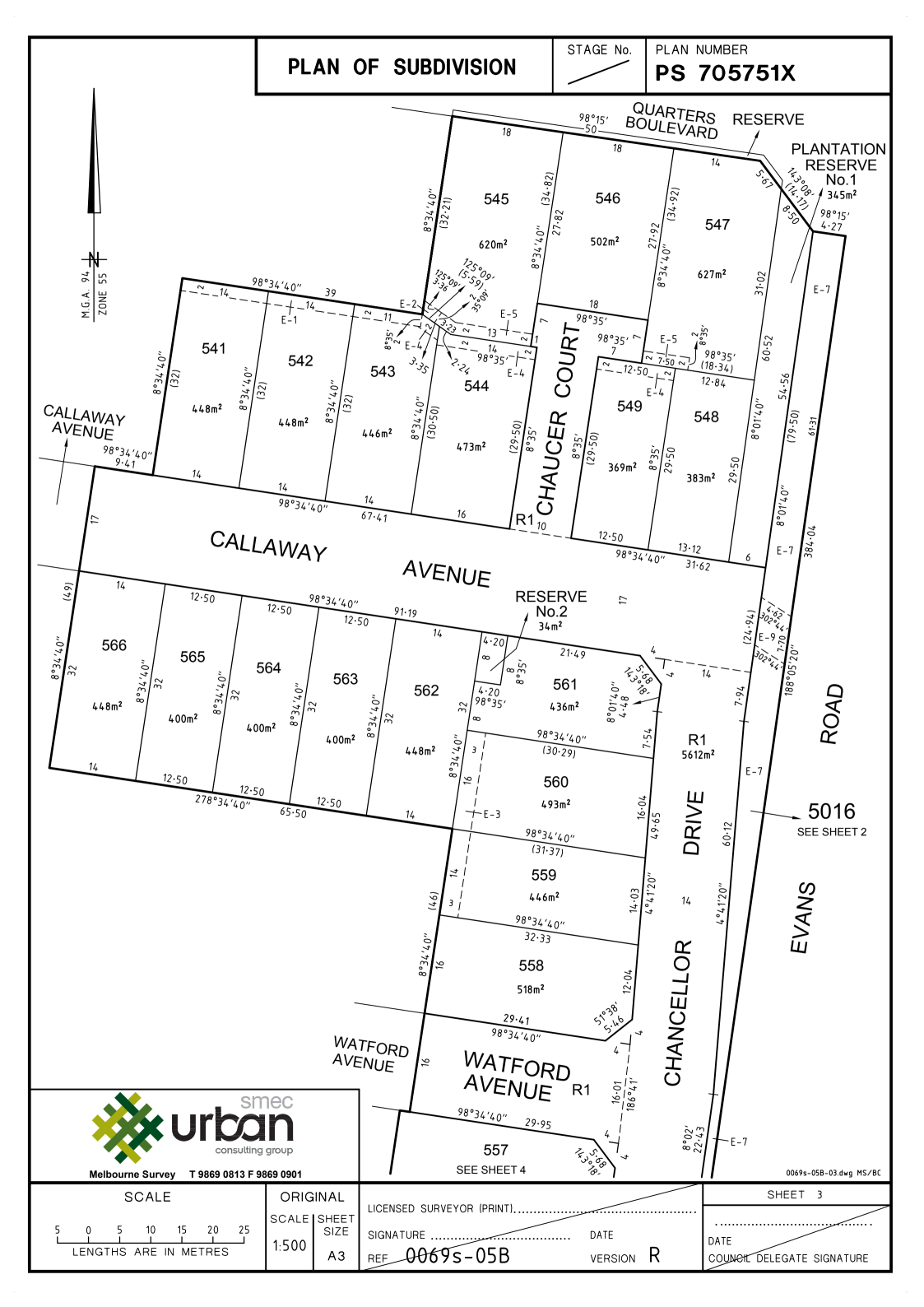
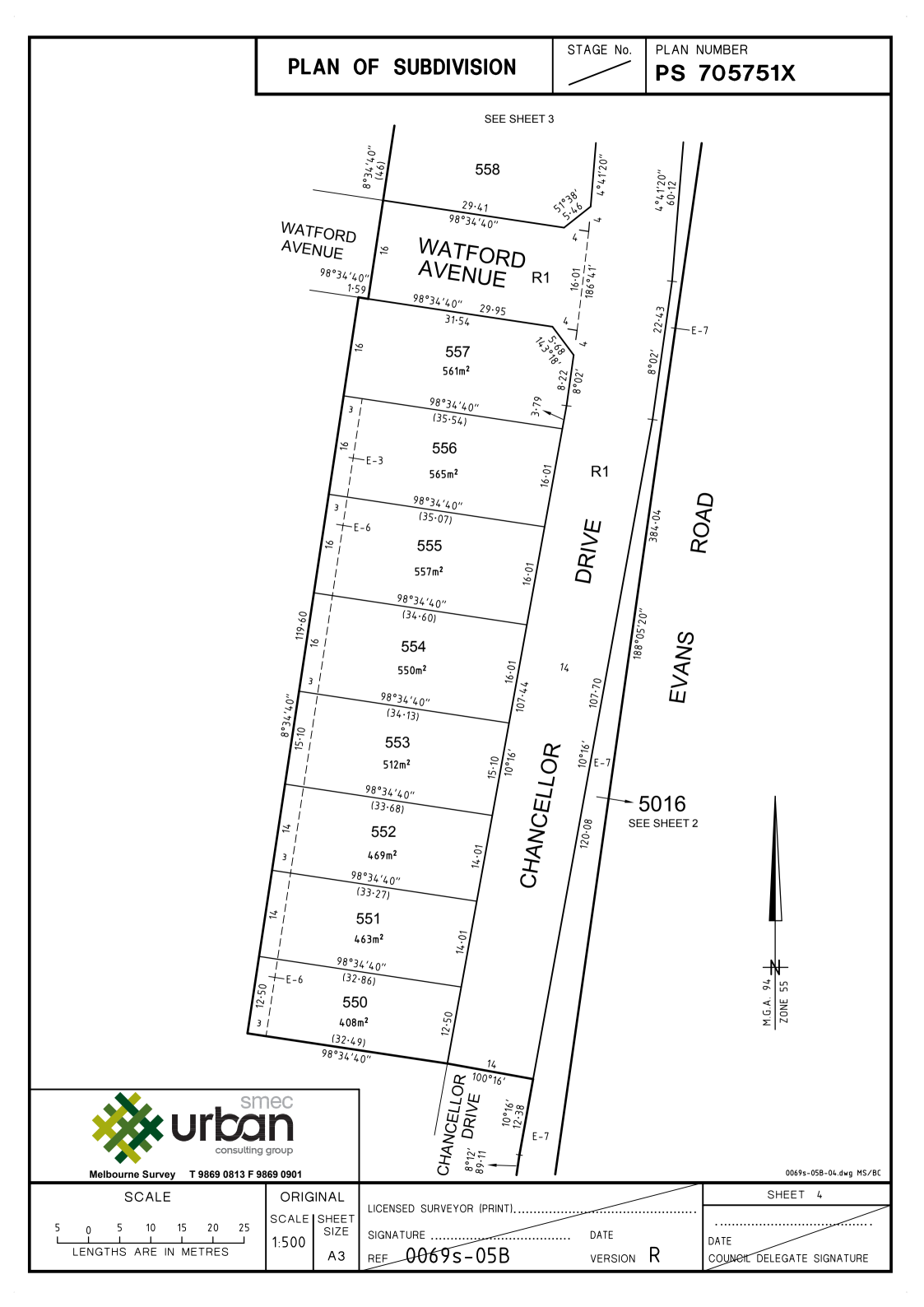
	PLAN	N OF SU	BDIVISI	ON	STAGE N	_	SE ONLY		NUMBER 705751X
	LOCAT	ION OF LA	ND		С	OUNCIL	CERTIFICAT	ION AN	ID ENDORSEMENT
PARISH:	LYNDHURST				COUNCIL NAME: CASEY CITY COUNCIL REF:				
TOWNSH	IP:				1. This plan is certified under Section 6 of the Subdivision Act 1988.				
SECTION	:				2. This plan is certified under Section 11(7) of the Subdivision Act 1988.  Date of original certification under Section 6.				
CROWN A	ALLOTMENT:				3. This is a statement of compliance issued under Section 21 of the Subdivision Act 1988.				
CROWN F	PORTION: 17	(PART)			OPEN SPACE				
TITLE REI	FERENCES:	Vol. F	ol.		(i) A requirement for public open space under Section 18 of the Subdivision Act 1988 has/has not been made.				
LAST PLA	AN REFERENCE	<b>//S:</b> PS 64431	2N (LOT 5017)		(ii) The requirement has been satisfied.  (iii) The requirement is to be satisfied in Stage				
	ADDRESS: of subdivision)	LOT 5017 CA CRANBOURNE		UE		cil Delegate cil Seal			
<b>MGA Co-</b> (of appro land in p	ox centre of	E 346900 N 578170 ZONE 55	)		Re-certified under Section 11(7) of the Subdivision Act 1988.  Council Delegate				
VES	STING OF RO	DADS AND/OR	RESERVES		Cøund Date	cil Seal			
IDENT			/BODY/PERS	SON			NOT	ATIONS	
ROAI RESERVE No.1			CITY COUNCIL CITY COUNCIL		STAGING This is/is not a staged subdivision. Planning permit No.				
RESERV	/E No.2	SPI ELECTF	RICITY PTY LTI	D		ATION DOES	NOT APPLY		
						SPEAR PLAN. 540 & 567 T	O 5015 HAVE BEEN	OMITTED F	FROM THIS PLAN.
									6 SEE SHEETS 6 TO 9.
							NS ARE LOCATED N	VITH INST.	PS705751X.
					REMOVAL (	JRPOSE OF OF THAT PART AVENUE ON	T OF DRAINAGE EA	SEMENT E-	1 ON PS 644312N AS AFFECTS
					REMOVAL OF DRAINAGE EASEMENT E-5 ON PS 644312N AS AFFECTS CHANCELLOR DRIVE & CALLAWAY AVENUE ON THIS PLAN.				
						FOR REMOVIENT OF ALL		ES UPON RI	EGISTRATION OF THIS PLAN.
QUA 1.83	RTERS 5 8ha	5 <i>B</i>	26 L	отѕ	SURVEY. TI	HIS PLAN IS/ <del>IS</del>	<del>-NOT</del> BASED ON SU	IRVEY.	0069s-05B-01.dwg MS/BC
LEGEND	A-Annurten		EASEMENT E-Encumb			R-Encumber	ring Easement	(Road)	LRS USE ONLY
Easement Reference	Purp		Width (Metres)		rigin		enefited/In Favou		STATEMENT OF COMPLIANCE/ EXEMPTION STATEMENT
									RECEIVED
			HEET 5			DETAILS	<b>3</b>		DATE
					CEMENT				LR USE ONLY
				OR E	ASP				PLAN REGISTERED
			LEET 5						TIME DATE
		see s							
									Assistant Registrar of Titles SHEET 1 OF 9 SHEETS
	<b>X</b>	sme	ec	LICENSF	ED SURVEYOR	(PRINT)	PATRICK RICE		
<b>&gt;</b>		ırbaı	_		URE DIGITALLY SIGNED DATE				DATE
consulting group  REF  Melbourne Survey T 9869 0813 F 9869 0901				0069s-05B VERSION R			COUNCIL DELEGATE SIGNATURE ORIGINAL SHEET SIZE A3		
IVIEID	Journe Julyey	. 2002 0013 F 300		1					OTHER OTHER OTHER AS







STAGE No.

PLAN NUMBER

PS 705751X

EASEMENT REFERENCE	PURPOSE	WIDTH (Metres)	ORIGIN	LAND BENEFITED/IN FAVOUR OF	
E-1	DRAINAGE	SEE PLAN	PS 637677K	CASEY CITY COUNCIL	
E-2	SEWERAGE	SEE PLAN	PS 637677K	SOUTH EAST WATER LTD	
E-3	DRAINAGE SEWERAGE	SEE PLAN SEE PLAN	PS 644311Q PS 644311Q - SEC 136 OF THE WATER ACT 1989	CASEY CITY COUNCIL SOUTH EAST WATER CORPORATION	
E-4	DRAINAGE	SEE PLAN	THIS PLAN	CASEY CITY COUNCIL	
E-5	SEWERAGE	SEE PLAN	THIS PLAN - SEC 136 OF THE WATER ACT 1989	SOUTH EAST WATER CORPORATION	
E-6	DRAINAGE SEWERAGE	SEE PLAN SEE PLAN	PS 644312N PS 644312N - SEC 136 OF THE WATER ACT 1989	CASEY CITY COUNCIL SOUTH EAST WATER CORPORATION	
E-7	POWERLINE	SEE PLAN	PS 644312N - SEC 88 OF THE ELECTRICITY INDUSTRY ACT 2000	SPI ELECTRICITY PTY LTD	
	WATER SUPPLY (THROUGH UNDERGROUND PIPES)	SEE PLAN	THIS PLAN - SEC 136 OF THE WATER ACT 1989	SOUTH EAST WATER CORPORATION	
E-8	WATER SUPPLY (THROUGH UNDERGROUND PIPES)	SEE PLAN	PS 644312N - SEC 136 OF THE WATER ACT 1989	SOUTH EAST WATER CORPORATION	
	POWERLINE	SEE PLAN	PS 644312N - SEC 88 OF THE ELECTRICTY INDUSTRY ACT 2000	SPI ELECTRICITY PTY LTD	
E-9	DRAINAGE	SEE PLAN	PS 637677K	CASEY CITY COUNCIL	
	POWERLINE	SEE PLAN	PS 644312N - SEC 88 OF THE ELECTRICTY INDUSTRY ACT 2000	SPI ELECTRICITY PTY LTD	
	WATER SUPPLY (THROUGH UNDERGROUND PIPES)	SEE PLAN	THIS PLAN - SEC 136 OF THE WATER ACT 1989	SOUTH EAST WATER CORPORATION	



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SCALE LENGTHS ARE IN METRES

ORIGINAL SCALE SHEET SIZE

А3

LICENSED SURVEYOR (PRINT)..... SIGNATURE ..... REF 00695-05B

DATE version R

SHEET 5 COUNCIL DELEGATE SIGNATURE

STAGE No. PLAN NUMBER
PS 705751X

### **CREATION OF RESTRICTION "A"**

The following restriction is to be created upon registration of Plan of Subdivision No. PS705751X (Plan of Subdivision) by way of a restrictive covenant and as a restriction as defined in the Subdivision Act 1988 (Vic).

BURDENED LOT No.	BENEFITING LOTS
541	542
542	541, 543
543	542, 544, 545
544	543, 545
545	543, 544, 546
546	545, 547
547	546, 548, 549
548	547, 549
549	547, 548
550	551
551	550, 552
552	551, 553
553	552, 554

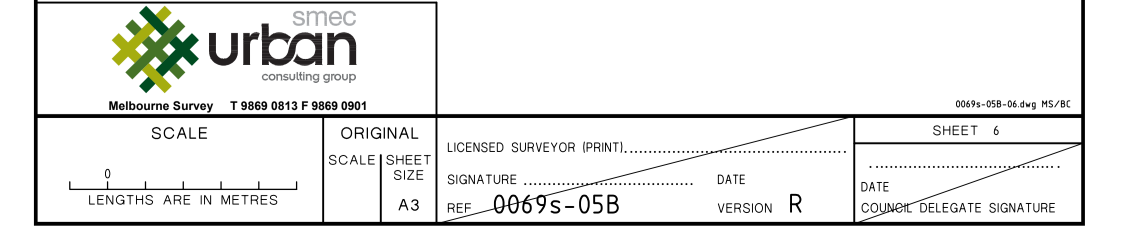
BURDENED LOT No.	BENEFITING LOTS		
554	553, 555		
555	554, 556		
556	555, 557		
557	556		
558	559		
559	558, 560		
560	559, 561, 562		
561	560, 562		
562	560, 561, 563		
563	562, 564		
564	563, 565		
565	564, 566		
566	565		

### **DESCRIPTION OF RESTRICTION**

The registered proprietor or proprietors for the time being of any lot burdened on the Plan of Subdivision must not-

- 1. Except with the written consent of the Responsible Authority, construct, erect or allow construction or erection of any dwelling or garage or any part of any dwelling or garage encroaching in whole or in part into the area indicated by the Building Exclusion Zones as shown on the Building Envelope Plan on Inst. PS 705751X of this Plan of Subdivision unless it is:
  - i) an encroachment by eaves, balconies, bay windows, open verandas, porticos or pergolas by no more than 1.5 metres into the front setback where that setback is greater than 4m
  - ii) an encroachment by eaves, balconies, bay windows, open verandas, porticos or pergolas by no more than 0.6m metres into the side setback.
- 2. build or allow to be built on a lot more than one private dwelling house together with the usual outbuildings.
- 3. build or allow to be built a dwelling house which does not include fittings and connections to the South East Water recycled pipeline, as specified by South East Water, to allow toilet flushing and garden irrigation for any of the land contained in the Plan of Subdivision.
- 4. build or allow to be built return fencing which is higher than 1.8m or less than 840mm behind the principal building frontage or build or allow to be built side boundary fencing forward of the main front building line or 9 metres from the principal frontage, which is lesser, except where the side boundary forms the rear boundary of an adjacent lot.
- 5. on a corner allotment, build or allow to be built, side boundary fencing on the secondary street frontage which is solid fencing with a transparency of less than 30%, greater than 1.2 metres and which exceeds 40% of the secondary street frontage.
- 6. build or allow to be built a garage which:
  - (i) is setback less than 840mm behind the front wall of the dwelling and a minimium of 5.5 metres from the street;
  - (ii) has an opening more than 40% of the lot width;

The restrictions specified above shall cease to burden any lot on the plan of subdivision with effect from 25 years from the date of registration of this plan of subdivision.



STAGE No. PLAN NUMBER
PS 705751X

## **CREATION OF RESTRICTION "B"**

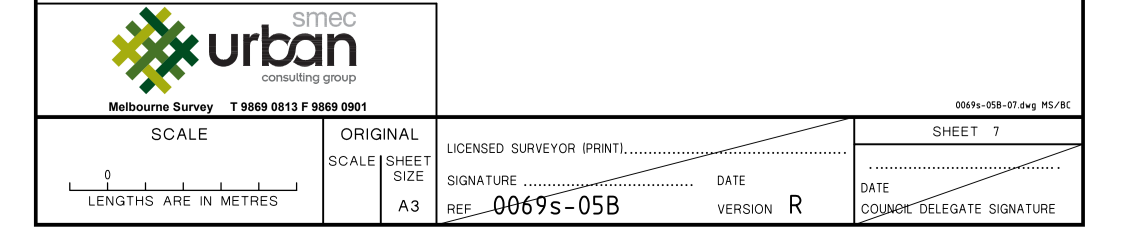
The following restriction is to be created upon registration of Plan of Subdivision No. 705751X (Plan of Subdivision) by way of a restrictive covenant and as a restriction as defined in the Subdivision Act 1988 (Vic).

BURDENED LOT No.	BENEFITING LOTS			
541	542			
542	541, 543			
543	542, 544, 545			
544	543, 545			
545	543, 544, 546			
546	545, 547			
547	546, 548, 549			
548	547, 549			
549	547, 548			
550	551			
551	550, 552			
552	551, 553			
553	552, 554			
554	553, 555			
555	554, 556			
556	555, 557			
557	556			
558	559			
559	558, 560			
560	559, 561, 562			
561	560, 562			
562	560, 561, 563			
563	562, 564			
564	563, 565			
565	564, 566			
566	565			

### **DESCRIPTION OF RESTRICTION**

Except with the written consent of Peet Cranbourne Syndicate Ltd ('Peet') or in all other instances with the written consent of of each and every registered proprietor of a relevant benefiting lot on the Plan of Subdivision, the registered proprietor or proprietors for the time being of any burdened lot on the Plan of Subdivision **shall not**:

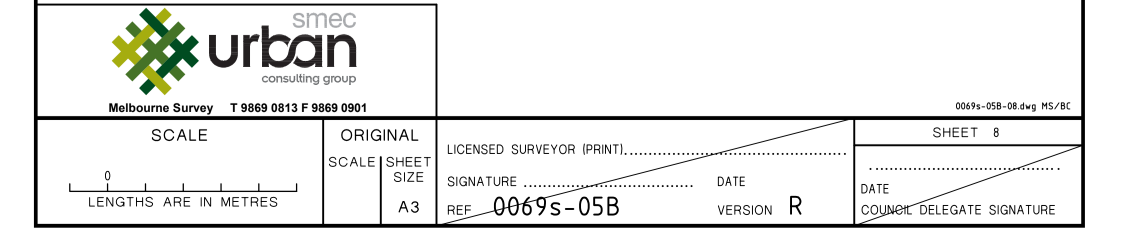
- 1. build or allow to be built a dwelling house which is not constructed:
  - (i) to face the primary street frontage;
  - (ii) with an entry which is visible from the primary street;
  - (iii) with an entry with direct access to the house from the primary street frontage;
  - (iv) with a covered entry feature visible from the street frontage;
  - (v) with a variety of material finishes (minimum of two) on the front facade, with no one material comprising more than 80% of the front facade;
  - (vi) with materials incorporated into the front facade returning a minimum of 840mm along the sides of the house;



STAGE No.	PLAN NUMBER
	PS 705751X

#### 1. (cont.)

- (vii) with window frame styles, colour and glazing complimenting the overall colour palette of the house;
- (viii) with any windows on each storey on the front facade having matching head and sill heights;
- (ix) with any security doors complimentary to the front facade design;
- (x) with external lighting baffled to minimise light intrusion to adjoining neighbours;
- (xi) cabled and equipped with optic fibre cabling in accordance with the NBN Co In-Home Wiring Guide or as otherwise specified by NBN Co from time to time;
- (xii) with a roof of metal sheeting or roof tiles (which must complement the style of the dwelling house and match (or be very similar to) the approved colour scheme as listed in the Quarters Design Guidelines and, in the case of roof tiles, be low profile terra-cotta or concrete roof tiles or slates or shingles) and at a pitch not less than 22 degrees for a dwelling house;
- (xiii) with gable ends (if any) which are contemporary and have no ornate decorations or period detail;
- (xiv) where on an allotment with eaves, eaves of less than 450mm; and
- (xv) where on a corner allotment, with a front facade designed to address both the primary and secondary street with a similar scheme.
- build or allow to be built a dwelling house with an identical facade to another dwelling house, unless such dwelling house is separated by a minimum of three dwelling houses in each direction.
- 3. build or allow to be built a dwelling house which is of a period reproduction style.
- 4. build or allow to be built a dwelling house with a full face brick facade.
- 5. build or allow to be built a dwelling house containing tinted windows or any leadlight or stained glass features.
- 6. build or allow to be built a dwelling house, including outbuildings, with external antennas or satellite dishes that are visible from the street, unless not practicable.
- 7. build or allow to be built on Lots 546 to 547 (inclusive) a dwelling house unless it is 2 storeys.
- 8. build or allow to be built on Lot 547 a dwelling house constructed without eaves of at least 450mm to all boundaries.
- 9. on a corner allotment, build or allow to be built, side boundary fencing on the secondary street frontage other than the Quarters Premium fencing as detailed in the Quarters Building Design Guidelines.
- 10. build or allow to be built a front fence.
- 11. build or allow to be built, side and rear boundary fencing which is higher than 1.8m.
- 12. build or allow to be built a dwelling house on a lot with an area greater than 300m without making provision for the planting of a canopy tree of an appropriate species within either the front setback or rear yard, to the satisfaction of Casey City Council.
- 13. build or allow to be built more than one driveway on a lot, which driveway must not:
  - (i) cover more than 40% of the overall area of the front yard;
  - (ii) be set less than 300mm off any side boundary;
  - (iii) be circular;
  - (iv) be built from any material other than pavers, exposed aggregate or coloured concrete;
  - (v) be a colour that does not compliment the building;
  - (vi) be constructed other than in accordance with specifications detailed by Casey City Council.
- 14. build or allow to be built a letterbox unless it is a low purpose built structure located forward of the dwelling house, compliments the building design and external colour scheme and is located and constructed to Australia Post standards.
- 15. build or allow to be built any retaining walls, other than retaining walls that are tapered to the natural topography and compliment the building design and external colour scheme.



PLAN NUMBER
PS 705751

- 16. build or allow to be built a dwelling house which does not, prior to occupation, have constructed at least one roofed and fully enclosed garage of a colour and style which compliments the overall design and external colour scheme of the dwelling house.
- 17. build or allow to be built a garage which:
  - (i) has doors other than panel lift, sectional overhead or tilt;
  - (ii) has a roller door;
- 18. build or allow to be built a carport.
- 19. build or allow to be built any outbuildings more than 20 square metres in area or more than 2.5 metres in height.
- 20. build or allow to be built any outbuildings the design of which is not consistent with the design, colour and material selection of the dwelling house.
- 21. build or allow to be built any meter enclosures other than where the location, design and colour is complimentary to the overall design of the dwelling house.
- 22. build or allow to be built a dwelling house where any exposed plumbing or electrical services are visible from the street.
- 23. commence, carry out, erect, construct or alter any development on the lot without applicable plans and specifications (including finishes schedules) being first prepared and submitted to and approved by Peet and then only in compliance with any condition (consistent with any restrictions effecting the lot) imposed by Peet in respect of that approval.
- 24. fail to fit proper internal window furnishings to windows viewable from public areas within 3 months of occupancy and must not allow or erect sheets, blankets or similar materials for use as internal window furnishings for which window furnishing is not their primary use.
- 25. allow any plant or machinery or any recreation vehicle or commercial motor vehicle, (including without limitation a caravan, boat, box trailer, boat trailer, and car trailer but excluding motor cycle, motor car, motor station wagon or utility or four wheel drive car registered for use on a highway) to be left or parked on the street or on the lot between the building line and the front boundary or on the nature strip or footpath (unless left or parked on the designated driveway or where left or parked during the normal course of business by a visiting tradesperson).
- 26. erect, permit or allow to be erected or to remain erected on the lot any advertisement, hoarding, sign or similar structure and will not permit the lot or any building or buildings constructed thereon to be used for the display of any advertisement, sign or notice provided that this restriction shall not prevent the erection of a signboard that the lot is for sale and shall not prevent the display of the nameplate or light of any medical practitioner, dentist, legal practitioner or other such professional trade or business nameplate.
- 27. allow any building materials to be delivered or stored on the nature strip or anywhere else outside the title boundary of the lot upon which the dwelling house is being constructed and allow any rubbish to remain unsecured on the lot.

The restriction specified in paragraph (23) shall cease to burden any lot on the plan of subdivision with effect from 30 June 2018.

The restrictions specified in paragraphs (1) to (27) (inclusive) other than paragraph (23) shall cease to burden any lot on the plan of subdivision with effect from 25 years from the date of registration of this plan of subdivision.

