COUNCIL MINUTES

COUNCIL MEETING TUESDAY 12 MARCH 2013

COUNCIL MINUTES

Tuesday 12 March 2013

Notice is hereby given that the Ordinary Meeting of the Launceston City Council will be held at the Council Chambers -

Date: 12 March 2013

Time: 1.00 pm

Section 65 Certificate of Qualified Advice

Background

Section 65 of the Local Government Act 1993 requires the General Manager to certify that any advice, information or recommendation given to council is provided by a person with appropriate qualifications or experience.

Declaration

I certify that persons with appropriate qualifications and experience have provided the advice, information and recommendations given to Council in the minutes items for this meeting.

Robert Dobrzynski General Manager

COUNCIL MINUTES

Tuesday 12 March 2013

Present: Alderman A M van Zetten (Mayor)

A L Waddle A C Peck

R L McKendrick

R J Sands I S Norton R I Soward D H McKenzie

J G Cox D C Gibson

In Attendance: Mr R S Dobrzynski (General Manager)

Mr M Reynolds (Corporate Secretary)

Mr D Gray (Committee Clerk/Admin Officer)

Apologies: Alderman R L Armitage

J D Ball (Deputy Mayor)

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1 OPENING OF MEETING - IN ATTENDANCE AND APOLOGIES

The Mayor opened the meeting at 1:00pm and noted that Alderman Ball and Alderman Armitage were apologies.

2 DECLARATION OF PECUNIARY INTERESTS

Nil

3 CONFIRMATION OF MINUTES

RECOMMENDATION:

1. That the Minutes of the meeting of the Launceston City Council held on 25 February 2013 be confirmed as a true and correct record.

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman A C Peck, seconded Alderman I S Norton.

That Recommendation 1 be adopted.

CARRIED UNANIMOUSLY 10:0

4 DEPUTATION

Nil

5 ANSWERS FROM PREVIOUS PUBLIC AND ALDERMEN'S QUESTION TIME

Meeting Date and Item No.	File No.	Question	Answer	Officer Responsible
25 Feb 2013 9.1	DA0470 /2010	Aldermen's Question: Alderman A L Waddle asked: 1. Regarding the text message received by Aldermen in regards to alleging illegal parking, would Council be pursuing this matter?	Response provided at meeting: The General Manager took the question on notice, requested that the text message be forwarded to him to assess possible action. Further reply - Council staff have contacted the complainant and organise to meet to discuss their concerns. Council staff will liaise with both the business and Tasmania Police concerning the ongoing parking	Michael Stretton
			problems in this area.	

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25 Feb	SF0975	Aldermen's Question:	Response provided at	Rod
2013	SF2346	Alderman J D Ball	meeting:	Sweetnam
9.2		asked:	_	
			The General Manager	
		Whether Council is	took the question on	
		planning to hold any Council	notice.	
		Meetings/Forums in the Municipality's	Further reply -	
		outlying	On 31 January 2011	
		communities over	Council reviewed the	
		the coming year?	April 2008 decision to	
		Areas suggested	hold meeting forums in	
		for future visits	outlying areas of the	
		were, Blessington,	Launceston Municipal	
		Dilston, Patersonia/ Nunamara.	Area. Council resolved to ask the GM to make	
		Nullalliala.	arrangement for	
			events similar to the	
			City of Ballarat's free	
			bbq as a means of	
			engaging with the	
			outlying communities	
			of Launceston.	
			One such bbq was	
			held on Sunday 20	
			November 2011- at	
			Lilydale as part of the	
			Lilydale Village market.	
			Limited numbers	
			attended.	
	ļ			

It was considered this
process did not deliver
effective community
engagement. The
Council has
increasingly adopted
contemporary
techniques for
community
engagement including:
Facebook, Twitter and,
in particular, Your
Voice Your
Launceston (YVYL).
Since the inception of
YVYL approximately
18 months ago, there
have been 6300 site
visits. Council has 795
Launceston residents
registered on the site and 220 of these have
made comments on
issues posted.
It is considered that by
It is considered that by
engaging with the
Community via social
media and Web based
processes that a
broader cross section
of people with a
greater socio
economic diversity can
be connected with.

5

COUNCIL MINUTES

Tuesday 12 March 2013

6 PUBLIC QUESTION TIME

Nil

Tuesday 12 March 2013

7 ANNOUNCEMENTS BY THE MAYOR

7.1 Mayor's Announcements

FILE NO: SF2375

Tuesday 26 February

Attended Official Opening of Cancer Support Centre, Launceston Attended Launceston Cup Eve Calcutta

Wednesday 27 February

Attended Launceston Cup

Friday 1 March

Officiated at Welcome to 2013 Students (UTAS)

Saturday 2 March

Officiated and attended RACT "Symphony Under the Stars" TSO Concert

Sunday 3 March

Officiated at Women's 5Km Run Event (City Park)

Tuesday 5 March

Attended International Women's Day Luncheon with Catriona Rowntree

Wednesday 6 March

Attended Official Launch of 2013 CentrStage Season

Friday 8 March

Attended Rotary Club of Central Launceston - Duck Drop Officiated NTFA 2013 Season Launch

Saturday 9 March

Attended Tassie Hawks Season Launch and Match at Aurora Stadium

Sunday 10 March

Officiated at Launceston Regatta

Tuesday 12 March 2013

7.1	Mayor's Announcements(Cont'd)	

The Mayor further added:

- Tuesday 26 February attended official opening of the Cancer Support Centre.
- Friday 1 March Officiated at the welcoming to 2013 Students (UTAS) along with Alderman Peck and Alderman Armitage. Congratulated UTAS.
- Officiated and attended RACT "Symphony Under the Stars" TSO Concert.
- Attended the Breathe of Life Festival.
- Noted that Geoff Hayes, balloon twister, spoke at a world wide conference as a guest speaker. Congratulated Geoff.
- Congratulated Richie Porte on his win at the Paris-Nice Road Race.

8 ALDERMEN'S/DELEGATES' REPORTS

8.1 Alderman McKenzie - Access Committee Meeting

Alderman D H McKenzie reported:

- Review of accessible parking bays in the city underway.
- Heritage Advisory Committee will be attending a future Access Committee meeting.
- Access Action Plan has now been approved.
- Acknowledged new members to the Committee.

Tuesday 12 March 2013

8.2 Alderman McKendrick - Franklin House

Alderman R L McKendrick reported:

- Work has begun on the Franklin House Strategic Plan.
- Noted Franklin House Annual Fair will be held on Sunday 17 March from 10am to 2pm.

Tuesday 12 March 2013

8.3 Alderman Peck - Cityprom Board Meeting

Alderman A C Peck reported:

- Noted Greg McCann (NBN Tasmania CEO) attended a meeting to discuss the disappointing take up of the NBN in the City.
- Noted Crazy Day will be held on Saturday 16 March
- Cityprom awards night will be held on Saturday 24 August at the Albert Hall

Tuesday 12 March 2013

8.4 Alderman Waddle - Lilydale Festival

Alderman A L Waddle reported:

• Noted Lilydale Festival of Wood will be held on Saturday 16 March and Sunday 17 March, 10am - 4pm both days at the Village Green.

Tuesday 12 March 2013

8.5 Alderman Soward - Australia Post Announcement - Express Post Service Alderman R I Soward reported:

- Regarding the Australia Post Express Post Service announcement, thanked and acknowledged Council for their efforts
- Noted petition of 2,500 signatures acquired online and on paper

Tuesday 12 March 2013

9 QUESTIONS BY ALDERMEN

Questions asked by Aldermen were answered by the General Manager and Directors.

Tuesday 12 March 2013

10 COMMITTEE REPORTS

10.1 Pedestrian and Bike Committee Meetings 13 November 2012 and 12 February 2013

FILE NO: SF0618

AUTHOR: Julie Tyres (Administration Officer - Road Assets)

DIRECTOR: Harry Galea (Director Infrastructure Services)

DECISION STATEMENT:

To receive and consider reports from the Pedestrian and Bike Committee.

RECOMMENDATION:

That the reports from the Pedestrian and Bike Committee meetings held on 13 November 2012 and 12 February 2013 be received.

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman A C Peck, seconded Alderman D H McKenzie.

That the Recommendation be adopted.

CARRIED UNANIMOUSLY 10:0

Tuesday 12 March 2013

10.2 Tender Review Committee Meeting 25 February 2013

FILE NO: SF0100

AUTHOR: Raj Pakiarajah (Manager Projects)

DIRECTOR: Harry Galea (Director Infrastructure Services)

DECISION STATEMENT:

To receive and consider reports from the Tender Review Committee (a delegated authority committee).

RECOMMENDATION:

That the reports from the Tender Review meeting held on 25 February 2013 be received.

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman A C Peck, seconded Alderman D H McKenzie.

That the Recommendation be adopted.

CARRIED UNANIMOUSLY 10:0

Tuesday 12 March 2013

11 PETITIONS

Nil

Under the provisions of the Land Use Planning and Approvals Act 1993, Council acts as a Planning Authority in regard to items 12.1 - 12.2

12 PLANNING AUTHORITY

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993

FILE NO: SF3854, SF5038

DIRECTOR: Michael Stretton (Director Development Services)

DECISION STATEMENT:

To endorse a report to the Tasmanian Planning Commission pursuant to Section 30J of the *Land Use Planning and Approvals Act 1993* in respect of the Launceston Interim Planning Scheme 2012.

PREVIOUS COUNCIL CONSIDERATION:

- 8 October 2007 Council adoption of the Draft Launceston Planning Scheme Issues Paper for community consultation
- 17 March 2008 Council consideration of the Draft Launceston Planning scheme Issues Paper public submissions
- 4 October 2010 Council adoption of City Strategic Statement
- 11 July 2011 Council adoption of the draft scheme for public comments
- 5 September 2011 Council consideration of public submissions
- 12 September 2011 adoption of the Draft Launceston Planning Scheme subject to notification of potentially impacted parties
- 14 November 2011 Deferred pending further briefing of Aldermen
- 28 November 2011 Briefing of Alderman
- 12 December 2011 Final adoption of Draft Launceston Planning Scheme 2011
- 27 February 2012 Council consideration of amendments to the Draft Planning Scheme 2011
- 24 September 2012 Council approved the Draft Interim Launceston Planning Scheme
- 17 December 2012 Council adoption of a representation in respect of the Launceston Interim Planning Scheme

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

RECOMMENDATION:

- 1. That in respect of the representations made on the Launceston Interim Planning Scheme 2012, the following table, which is to be read in conjunction with the representations, is endorsed pursuant to Section 30J of the *Land Use Planning and Approval Act 1993* as the Planning Authority's view:
 - a) on the merit of each representation in relation to a local and common provisions in the interim planning scheme;
 - b) the need for modification of the interim planning scheme in the light of the representations;
 - c) the impact of representations on the scheme as a whole; and
 - d) the operation of the interim planning scheme:

Number	Representor
1	D Rhodes and V Gilbody
	Issues
	 Invermay/Inveresk Flood Precinct - The Eastern residential area above the inundation line needs to have it's predominate residential and historic character recognised with suitable provisions to protect those traits and prevent encroachment of industrial/commercial uses from impacting on residential amenity including noise, traffic, odours and appearance of buildings. Zone of 10-12 South Street, Churchill Park end of Forster Street, and Industry backing South Street residential properties (eg. 4 Forster Street). Existing and increasing land use conflict between the existing commercial/industrial use on this site and adjoining residential properties. Recommend removal of spot zone and inclusion in the surrounding residential
	zone and stricter controls. Representation Merit and Impact
	 Existing residential development in Invermay is primarily zoned General Residential. It is a dedicated residential zone intended to retain the prevailing residential character of the area. Parts of Invermay are characteristically mixed use and the zones used are intended to retain and protect the existing character of those areas as well as to provide amenity protection.
	Modifications/Actions
	No change required.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

2 Representor

Barry Williams, Cement Concrete & Aggregates Australia

Issues

Congratulates LCC for exempting level 2 activities from the water quality and biodiversity codes as these are issues covered in the assessment done by the Environmental Protection Authority under the Environmental Management and Pollution Control Act 1994.

Representation Merit and Impact

Noted

Modifications/Actions

No change. Retain existing level 2 exemptions in the Water Quality and Biodiversity Code.

3 Representor

R and M Otley

Issues

Zone of 105 Abels Hill Road, St Leonards. Objects to zone change from Rural Resource to Rural Living due to ability to increase residential density and the associated impacts of that. Request retention of Rural Resource zone.

Representation Merit and Impact

This property as well as other properties along Abels Hills Road have a strong rural living character. Their proximity to the urban area and access to services makes them well suited for Rural Living zone. It is recommended that these properties be zoned Rural Living however it's subject to further work including amending the Northern Regional Land Use Strategy then amending the planning scheme.

Modifications/Actions

Prepare case and support amending the Northern Regional Land Use Strategy to broaden the Rural Living objectives and alter the zone to Rural Living via a planning scheme amendment process.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

4 Representor

Robert Burns

Issues

38609 Tasman Highway, Targa (CT vol 157010 Fol 4) is currently zoned Open Space which reflected its historic recreation use. It has not been used for that purpose for at least two decades. Requests Rural Living zone.

Representation Merit and Impact

There is Myrtle Park and other parks within the area that provides adequate recreation opportunities for the local community. Council's Open Space Strategy 2007 does not identify this land as open space. Furthermore, the strategy recommends that as the area is not experiencing any major population growth, there is no need to acquire more public open space.

The Rural Living zone is not appropriate because the land does not meet the criteria for that zone outlined in the Launceston Residential Strategy. The area is characteristically rural and the prevailing zone is Rural Resource.

Modifications/Actions

Change the zone of 38609 Tasman Highway, Targa from Open Space to Rural Resource.

5 Representor

J Bushby

Issues

Zone of 188 Outram Street, Summerhill - zoned Environmental Living. Objects to zone. Land on same contour as this land is zoned Low Density Residential. See also representation number 62.

Representation Merit and Impact

Both the Environmental Living and Low Density Residential zones allow for subdivision. The outstanding issue that will affect subdivision and requires resolution, regardless of which zone is applied to this, is the achieving adequate frontage to a road.

Modifications/Actions

No change, retain Environmental Living zone.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

6 Representor

Ian Abernathy, Pitt and Sherry

Issues

Zone of 20, 30, 34, 44, 62 and 64 Dilston Road, Dilston - currently zoned Rural Living. Requests Village zone. Reasons - central location, the land has two road frontages, it will improve the sustainability of the community by encouraging a greater range of community facilities, and it's consistent with the regional strategy.

Representation Merit and Impact

The concept of having a Village zone within Dilston is supported however further analysis of the size and location for the zone is required.

Modifications/Actions

Conduct strategic analysis for a Village zone in Dilston.

7 Representor

Ian Murfett

Issues

Zone of 2 Rosslyn Road, Invermay (CT vol 103679 fol 72) - currently zoned Inner Residential. Requests commercial or similar type of zone. Land has had a warehouse/workshop onsite for several decades.

Representation Merit and Impact

Property has a long standing commercial history. Support rezoning the land.

Modifications/Actions

Rezone 2 Rosslyn Road, Invermay to Commercial.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

8 Representor

Ian Abernathy, Pitt and Sherry

Issues

Zone of 2-20 Cowley Street, White Hills and adjoining land considered for Rural Living in the Launceston Residential Strategy. Currently zoned Rural Resource. Request Rural Living zone due to its location close to Launceston, availability of public services and the existence of a scattered settlement.

Representation Merit and Impact

It is recommended that this property be zoned Rural Living, however, the recommendation is subject to further work including amending the Northern Regional Land Use Strategy then amending the planning scheme.

Modifications/Actions

Prepare a case and support amending the Northern Regional Land Use Strategy to broaden the Rural Living objectives and alter the zone to Rural Living via a planning scheme amendment process.

9 Representor

Jack Birrell, Birrelli Architects

Issues

127 George Street, Launceston - Request inclusion in the Launceston CBD Parking Exemption area. Property is wholly located within Urban Mixed Use zone. Currently mix of uses onsite. Recommends that this and other properties within the Urban Mixed Use zone along this part of George Street and part of York Street be included.

Representation Merit and Impact

The representation has merit and it is recommended that as the site is located within the CBD area, the boundary of the car parking exemption area to be reviewed.

Modifications/Actions

Move car parking exemption area boundary to include properties 125, 127, 135,137, 143 and 145 George Street and 19-21, 23-25, 31 and 41 York Street, Launceston.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

10 Representor

Greg Johnston

Issues

General Industrial. Under previous planning scheme caretakers dwelling was permitted in the Industrial zones. It is prohibited now. For better security and site management it is recommended this use be included as a discretionary use in the zone.

Representation Merit and Impact

Caretakers dwellings are permissible in the interim scheme, it's the mechanism that is different. There is no separate use class defining a caretakers dwelling because it is a subservient use. Therefore a caretakers dwelling is assigned the use class of the business it is associated with.

Modifications/Actions

No change required, the interim scheme allows for caretakers dwellings. The representor has been advised accordingly.

11 Representor

Rebecca Green, PDS

Issues

Zone of 240 Vermont Road, Mowbray - currently zoned Rural Resource. Request General Residential zone. The site is close to the Ravenswood and Mowbray shopping precincts and is fully serviced. The site has a higher ranking under the LCC residential strategy than many other areas that have been zoned General Residential.

Representation Merit and Impact

The land is sloping, is adjacent to the railway track and is located within the Scenic Management area. Low Density residential could be considered however, as there is sufficient residential land zoned in this area it is recommended that the existing zone be retained.

Modifications/Actions

Existing zone to remain at this time.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

12	Representor
	Mr and Mrs Roberts
	Issues
	Zone of 16-18 Reuben Court, Kings Meadows - currently zoned part Inner
	Residential and part zoned General Business. Request that whole of property
	be zoned residential to protect residential amenity.
	Representation Merit and Impact
	Not Supported at this time. Retain existing zoning.
	Modifications/Actions
	The existing zoning is to remain at this time, however, the Council intends to
	review the zoning of this site as part of a separate planning scheme
	amendment process.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

13 Representor

Alex Schaap, Environmental Protection Authority

Issues

Particular Purpose Zone 7 - Boags Brewery

Issue - Boags Brewery is a level 2 activity. Condition 17 of their Environmental Protection Notice states:

17(a) Noise emissions from the activity when measured at any domestic premises in other ownership and expressed as the adjusted time average A-weighted sound pressure level must not exceed:

55 dB(A) between the hours of 0700 and 1800;

50dB(A) between the hours of 1800 and 2200;

46dB(A) between the hours of 2200 and 0700.

There maybe a conflict with this EPN and clause 38.3.1 where the acceptable solution states:

A1 Noise levels at the boundary of the site will not exceed:

50dB(A) day time; and

40dB(A) night time; and

Intrusive noise will not exceed 5 dB(A) above background.

Representation Merit and Impact

The representation has merit and it is recommended that the Council review clause 38.3.1 and other noise clauses in the interim scheme. This will include rewording the noise clause to make the acceptable solution apply to permitted uses only and add further assessable criteria to the performance requirement. Additionally, it is proposed to reorganise use tables in the business zones, particularly where residential is permitted, to make potential noise generating uses discretionary.

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Modifications/Actions

Reorganise use tables in the Particular Purpose Zone 2 - Coats Patons Complex, Particular Purpose Zone 3 - Seaport, Particular Purpose Zone 4 -Inveresk Site, Particular Purpose Zone 5 - University of Tasmania Newnham Campus, Particular Purpose Zone 6 - Prospect Business Precinct, Particular Purpose Zone 7 - Boags Brewery, Urban Mixed Zone, Local Business Zone, General Business zone, and Central Business Zone to have activities that are unlikely to produce noise listed as permitted, and noise generating activities listed as discretionary. Reword clauses 15.3.1 A3, 20.3.1 A2.1 and A2.2,21.3.1, A3, 22.3.1 A3, 33.3.1 A3, 34.3.1 A3, 35.3.1 A3, 37.3.1 A3, 38.3.1 A1 to say for no permit required and permitted uses only. In clause 38.3.1 A1 also include the words 'or if the noise levels for a level 2 activity will not exceed the noise limits specified in the Environmental Protection Notice.' Reword clauses 20.3.1 P2, 21.3.1 P3 and 22.3.1 P3 to say it must be demonstrated that the amenity of sensitive uses within the surrounding area will not be unduly impacted upon by noise from operations or deliveries to and from the site.

14 Representor

Jack Birrell, Birrelli Architects

Issues

Zone of 11-25, 27, 29-45 William Street and 3-7 George Street, Launceston - currently zoned Urban Mixed Use. Request inclusion in the Particular Purpose 7 - Boags Brewery zone as that land is used for the Brewery operation.

Representation Merit and Impact

The representation has merit as it is logical that all land associated with the brewery be in the same zone. Support zone change.

Modifications/Actions

Rezone 37770/1, 37767/1, 5088/1, 106340/1, 232632/1, 63834/1, 63811/1, 37769/1, 37769/2, 37769/3, 198972/1, 247999/1 from Urban Mixed Use to Particular Purpose 7 - Boags Brewery zone.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

15 Representor

Peter Lynam, Lilydale Village Market Committee

Issues

Market to be included as a use permissible in the Community Purpose zone and Recreation zone.

Representation Merit and Impact

A market is classed within the General Retail and Hire use class in the Scheme. This use is prohibited in both zones which is an oversight.

Modifications/Actions

Include General Retail and Hire with a qualification for market and art gallery only as a discretionary use in the Community Purpose zone and General Retail and Hire for market only in the Recreation zone.

15a Representor

Brenda Bryce, Lilydale Arts

Issues

Support for Lilydale Village Market Committee submission.

Representation Merit and Impact

See comments in Representation number 15.

Modifications/Actions

As per representation 15.

16 Representor

W & M Quaile

Issues

Zone of 570 Blessington Road, White Hills - currently zoned Rural Resource. Supports the Rural Living zone. Requests Tourism accommodation use to be possible in either zone

Representation Merit and Impact

Tourist accommodation, defined as Visitor Accommodation in the Interim Planning Scheme is a use that is possible within the Rural Resource and Rural Living zones, subject to Council approval. It is Council's desire to have this land in the Rural Living zone.

Modifications/Actions

Support alterations to Northern Regional Land Use Strategy to broaden scope of Rural Living then once approved, alter zone via planning scheme amendment process.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

17 Representor

Alex Schaap, Environmental Protection Authority

Issues

6-16 Fawkner Street, Kings Meadows - confirm that current scheme does not prevent level 2 activity onsite, that cheese making is a permissible use and any other impediments that the EPA should know about with regards to issuing an EPN for the use.

Representation Merit and Impact

6-16 Fawkner Street, Kings Meadows is zoned Commercial. Cheese manufacturing is classed as Resource Processing which is a prohibited use in the Commercial zone. Manufacturing is a preferred activity in the Industrial zones, not the Commercial zone. The cheese factory does have existing use rights and can continue to operate as a non-conforming existing use on the site. The scheme provides limited scope for improvements.

Modifications/Actions

No change to the Commercial zone.

18 Representor

I Routley

Issues

- 1. Landscaping provision for commercial development to be completed at the time of a certificate of occupancy is issued.
- 2. Clause 10.4.4.8, acceptable solution for a lot to be not more than 400m from a bus stop should be an objective only.

Representation Merit and Impact

- 1. The timing of when landscaping is installed is typically applied by planning permit condition. At present it's to be installed within 3 months of the use commencing.
- 2. This is an acceptable solution. Where the subdivision cannot meet this, there is the associated performance criteria.

Modifications/Actions

- 1. No change to scheme however, the Council will review its current practice.
- 2. No change to the scheme.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

19	Representor
	Ian Abernathy, Pitt and Sherry
	Issues
	Zone of 163 Poplar Parade - currently zoned open space, request low density
	residential zone.
	Representation Merit and Impact
	This is strategic land for open space, however, only a linear corridor with a minimum width of 50 metres is required to link the existing parks in the area. There is a dispensation application currently being considered by the Tasmanian Planning Commission (TPC) and it is appropriate to await the
	outcome of this application.
	Modifications/Actions
	No action at this time. Await TPC decision on dispensation application.

20, 21,	Representor		
22 & 23			
22 & 20	Coulson		
	Issues		
	Supports zone change proposed to zone 20,30,34,44,62 and 64 Dilston Road,		
	Dilston (representation number 6)		
	Representation Merit and Impact		
	See representation 6.		
	Modifications/Actions		
	See representation 6.		

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

24	Representor
	Alex Brownlie, GHD
	Issues
	Zone of 345A St Leonards Road, St Leonards (CT 34409/1 and part 34409/2 and CT198822/1). Currently zoned Rural Resource. Requests General Residential. Reasons include capable of being fully serviced, close to St Leonards township.
	Representation Merit and Impact
	Sufficient land already zoned General Residential in St Leonards to meet projected residential demand. Further Residential land not required at this time.
	Modifications/Actions
	Retain existing Rural Resource zone.

25	Representor
	Brian Hauser, Cement Concrete & Aggregates Australia
	Issues
	Covers same issues as representation 2.
	Representation Merit and Impact
	See comments under representation 2.
	Modifications/Actions
	See comments under representation 2.

26	Representor
	David Dornauf
	Issues
	Zone of 110 Doaks Road, Lilydale. Currently zoned Rural Resource. Requests
	Rural Living zone.
	Representation Merit and Impact
	Council supports a Rural Living zone.
	Modifications/Actions
	Support alterations to the Northern Regional Land Use Strategy to broaden
	scope of Rural Living then once approved, alter zone via planning scheme
	amendment process.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

27	Representor
	John Dent, PDA Surveyors
	Issues
	Zone of 22 Ellison Street, Newstead (CT 13276/26). Currently zoned
	Community Purpose. Request General Residential zone as land is surplus to
	St Giles requirements.
	Representation Merit and Impact
	Other than this land, the street is zoned General Residential. Therefore, the
	Council supports this proposed zone change.
	Modifications/Actions
	Rezone 22 Ellison Street CT 13276/26 to General Residential.

28	Representor
	John Dent, PDA Surveyors
	Issues
	Zone of 171 Glenwood Road, Relbia (CT 122735/11).Currently zoned Rural
	Living. The zone does not follow the title boundary of the site. Request that
	this occurs.
	Representation Merit and Impact
	On the Council map it appears that the zone does in fact follow the title
	boundary.
	Modifications/Actions
	No change.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

29 Representor

John Dent, PDA Surveyors

Issues

Zone of land - 47 Benvenue Road, St Leonards (CT 12639/2). Currently zoned Low Density Residential. Request General Residential zone. Reasons include: the demand in St Leonards, Cost per block, Adequate services and access to St Leonards township.

Representation Merit and Impact

Council considered this extensively as part of the Hillary Street Development Plan. Council determined this issue at this time and does not support this change.

Modifications/Actions

No change. Retain Low Density Residential zone for 47 Benvenue Road, St Leonards.

30 Representor

Toni Chirichello

Issues

Zone of 98 Abels Hill Road, St Leonards. Current zone Rural Resource. Request Rural Living. Reasons existing character consistent with Rural Living zone, close to services.

Representation Merit and Impact

Council supports having this land zoned Rural Living.

Modifications/Actions

Support alterations to the Northern Regional Land Use Strategy to broaden scope of Rural Living then once approved, alter zone via planning scheme amendment process.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

31 Representor

John Dent, PDA Surveyors

Issues

- 1. Clause 26.4.2 (iii) requires that house setbacks to the road meet clause 26.1.2 A2. However it will not allow subdivision where an existing house is closer than the acceptable solution. Requests that the performance criteria excludes existing boundaries.
- 2. Clause 26.4.2 P1 f (ii). Requires Section 71 applied to new lot to prevent house being built. Request that this is removed and the discretionary provisions for a dwelling apply.

Representation Merit and Impact

- 1. Agree practically impossible to meet.
- 2. This restriction is considered to be necessary to prevent contrary objectives from occurring that is the incremental subdivision of land for housing development.

Modifications/Actions

- 1. Remove 26.4.2 (f)(iii), leave remaining points and add 26.4.1's P2 performance criteria.
- 2. No change.

32 Representor

John Dent, PDA Surveyors

Issues

15 Darlyemore Lane, St Leonards (CT 12163/4 and 64785/1) - currently zoned Rural Resource. As part of estate management what to realign boundaries however current subdivision criteria prevents that from occurring because of minimum lot size restriction and no flexibility for anything other than a minor boundary adjustment. Setbacks for dwellings also an issue.

Representation Merit and Impact

This representation has merit and it is agreed that the subdivision provisions for Rural Resource zone are too inflexible and require revision.

Modifications/Actions

Review Subdivision provisions for Rural Resource zone.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

33 Representor

Phil Drew, Bunnings

Issues

Roads and Railway Assets Code

- 1. E4.2.1 b) applies to any land that needs a new access. Strictly applied it can be extensive eg. second house being built, substantial house extension.
- 2. E4.2.1d) grammatically incomplete and as such has no clear meaning. Has issue with linking a use to speed limits where speed limits could change.
- 3. E4.3 defines category 1, 2.....5 roads but not class 1 or 2 roads.
- 4. E4.4.1 requires a TIA where an acceptable solution is not meet. However at least one of the acceptable solutions would be difficult to achieve even for low impact development.
- 5. Issue with securing DIER approval of TIA. Unnecessarily onerous, since without DIER approval, DA is invalid.
- 6. Recommends TIA approach in car parking and sustainable traffic code (see E6.3.2) should be used in roads and railway assets code.

Car parking and Sustainable Transport Code

- 7. Net floor area not defined.
- 8. Mandatory requirement for disabled spaces, taxi drop off and motorbike spaces does not work well where the same applies to all uses. Because what Bunnings requires eg. is very different from what a hospital needs.

Recreation and Public Open Space Code

- 9. Application of the code needs to be refined.
- 10. E12.6 A1 Consent in writing from General Manager to take cash in lieu for open space is onerous.
- 11. E12.6 A1 Relates to nature of open space provided rather than any requirement to provide. Need to allow for no open space to be provided too.
- 12. Performance requirements need to better align with objectives
- 13. Local Government (Building and Miscellaneous Provisions) Act covers open space. The code is in effect a duplication.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Representation Merit and Impact

- 1. Road and Railway Asset Code acknowledge there are issues with the code. Changes will need to be approved at regional level.
- 2. Car parking and Sustainable Transport Code acknowledge there are issues with the code.
- 3. Open Space Code agree is onerous. Recommend code should only apply to newly created lots, that cash can be taken in lieu of land for residential subdivision and land can be taken where there is a strategic need in other zones.
- 4-13. These matters are more comprehensively dealt with in representation 98.

Modifications/Actions

- 1. No Action (Road and Railway Code is currently under review)
- 2. Review Car parking and Sustainable Transport Code
- 3. Review Open Space Code

Note: Specific recommendations regarding the necessary modifications to these codes are contained in the Council's response to other submissions (refer Representation 98).

34 Representor

Alex Brownlie, GHD

Issues

Zone of 19 Mount Stuart Drive, Newnham - part zoned Low Density Residential and part zoned Rural Resource. Request that the 20m contour be used as the boundary line between the two zones instead of the 25m and 21m contour. Beyond 20m the property slopes steeply where residential development is not feasible.

Representation Merit and Impact

This representation has merit and is supported.

Modifications/Actions

Move the Low Density Zone boundary to the 20m contour at 19 Mount Stuart Drive. Newnham.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

35 Representor

Betty Fidler

Issues

- 1. Clause 26.3.1 P1.3 wording needs to be changed so that it's clear that 'frontage to a road' means frontage to a maintained road by a road authority.
- 2. Clause 26.3.1 P1.3 should allow a right of way to a maintained road qualify as sufficient access.

Representation Merit and Impact

This representation has merit and it is recommended that:

- 1. Clause 26.3.1 P1.3 Alter the wording of acceptable solution to make it clearer that its frontage to a maintained road. Additionally, it is proposed to introduce Performance Requirement with limited allowances as follows:
 - a. A minor ROW (ie. no greater than 50m) should still provide frontage to a maintained road.

Modifications/Actions

Clause 26.3.1 – Create A1.3 to say 'A dwelling may be constructed where it is demonstrated that the lot has frontage to a road maintained by a road authority.'

Clause 26.3.1 – Reword P1.3 to say 'A dwelling may be constructed on a lot where it is demonstrated to have a right of way not more 50m long abutting a road maintained by a road authority.'

36 Representor

Keith Pybus

Issues

Clause 37.5 - limits subdivision to a public use by the Crown, an Agency, or a Corporation whose shares are held solely by Council etc. Unnecessarily restrictive. Request revision of clause.

Representation Merit and Impact

This representation has merit and it is agreed that clause 37.5 requires rewording

Modifications/Actions

Clause 37.5.1 alter A1 to allow for development to meet either A1.1 OR A1.2.

37	Representor

Ian Abernathy, Pitt and Sherry

Issues

Technopark - Currently zoned Particular Purpose - Technopark. Surplus land to be rezoned part General Residential, part Low Density Residential and an

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Open Space corridor to link Open Space.

Representation Merit and Impact

This site is strategically important and the Council needs to be confident that sufficient land remains in the zone to allow future expansion. Accordingly, it is preferred that the matter be considered through an application for dispensation. This process allows for thorough consideration of the issue and greater opportunity for community consultation.

Modifications/Actions

No change. Recommend that the request be considered through an application for dispensation process.

38 Representor

Ian Abernathy, 80 Correa Drive, Relbia

Issues

Relbia and Glenwood Road, Specific Area plan - request removal of minimum lot size of 4ha, or at least a reduction to 2ha. Reasons objective at odds with lot size requirement objective that goes beyond implements strategy timeframe of planning scheme, Relbia well suited to higher density development, better utilisation of infrastructure.

Representation Merit and Impact

Relbia has infrastructure constraints, such as the width of Glenwood Road that has determined the density for the area. The 4ha minimum lot size also preserves the future capacity of the area for urban expansion.

Modifications/Actions

Retain minimum 4ha lot size for Relbia area

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

39 Representor

Ian Abernathy

- 1. Validity requirements unnecessarily onerous (Refer to representation 100)
- 2. Car parking and Sustainable Transport Code E6.6.1 table is expressed in terms of being acceptable is 90% of the car parking provision is met. To be clearer, reduce the car parking requirement by 10% and make the acceptable solution requirement 100% of carparking to be met
- 3. E6.1 Houses a lot of people would park their bike in a shed or uncover area on the veranda etc. Why is a dedicated space necessary.
- 4. E6.1 P1 performance requirement for bikes. Very difficult to provide concrete figures to demonstrate compliance. Recommended bike provision be deleted
- 5. E6.6.3 Taxi drop off and pick up. Recommended deleted. Taxis prefer drop off, pick up areas rather than spaces they have to back out of.
- 6. E6.6.4 Motorbike recommend deleting. Like bikes, riders can utilise many areas to park, they don't require dedicated spaces.
- 7. E6.7.2 Design and Layout of Parking carparking behind the building line, which usually means at the back of the building, is out of public view and not likely to be used.

- 8. E6.7.3 Car parking Access, safety and security acceptable solution unclear. Does it mean that large car parks eg. Coles, Kmart have to be secured or be discretionary.
- 9. E6.7.4 Parking for Persons with a Disability this section needs re-writing because it implies that all uses, including houses, must provide a disabled car space.
- 10. General Residential zone restrictive objective 400m rule from activity centre for units doesn't take into account topography and other factors and limits housing diversity in the suburbs.
- 11. Clause 10.4.2 P1.2 minimum site area per unit kills architectural flair and innovative design solutions. Unnecessarily restrictive.
- 12. Clause 10.4.4.8 covers matters that developers have no control eg. distance from bus stop.
- 13. Clause 10.4.4.9 A1 odd clause, unclear intended outcome. Subdivision will create new road particular where presumption is against internal lots.
- 14. Requiring Traffic Impact Assessment for 40 vehicle movements per day very restrictive and adds unnecessary expense to the cost of an application \$2000- \$5000. Suggest requiring TIA for only major developments.
- 15. Contradictions in definitions eg. Gymnasium defined under Sport and Recreation yet Table 6.1 it is Community Meeting and Entertainment. Residential definition too broad.
- 16. Lilydale Rural Living dropped out of Interim scheme. This is much needed and should be reinstated.
- 17. Relbia Development Plan be deleted, it is not likely to become the next suburban density area for Launceston. Request removal of minimum lot size of 4ha, or at least a reduction to 2ha. Reasons objective at odds with lot size requirement objective that goes beyond implements strategy timeframe of planning scheme, Relbia well suited to higher density development, better utilisation of infrastructure.
- 18. Need user friendly version of the interim scheme on the website. Drop Box option for maps takes to long to download, would prefer PDF.

Representation Merit and Impact

- 1. Clause 8 Agree validity requirements for an application are onerous (refer to representation 100).
- 2. E6.62 leave unchanged since it is easier to lower the sum of the car parking required for a development but not the unit requirement per use.
- 3. E6.1 agree. Delete bicycle parking requirement for residential.
- 4. E6.1 P1. Disagree, part of promoting a shift towards more sustainable forms of transport.
- 5. E6.6.3 disagree as this provision serves to improve taxi accessibility.
- 6. E6.6.4 disagree, requiring a dedicated area ensures that adequate parking provision is provided.
- 7. E6.7.2 disagree. The Council believes that it provides for better urban design outcome.
- 8. E6.7.3 agree, not practical to secure car parks, especially large ones. Its for individual businesses to decide how to manage those spaces. Delete standard and renumber.
- 9. E6.7.4 Aware of issue. Needs rewording so 1 per 20 spaces are required for non residential use only and introduce Performance Criteria.
- 10. Clause 10.1.6 delete clause
- 11.Clause 10.4.2. P1.2 consistent with expected character for suburbia. Retain as is.
- 12. Clause 10.4.4.8 encourages developers to choose preferred sites. Retain as is.
- 13. Clause 10.4.4.9 A1. Retain as is.
- 14. E4.5. and E4.6.1 A2 agree that the threshold is too low to require a TIA and that a more performance based approach should be adopted. This is a regional issue which needs endorsement of regional to change and it is recommended that the matter be pursued.
- 15. Table 6.1 agree. Need to fix table to align with use class definitions.
- 16. This matter is agreed and has been responded to in representation seeking a Rural Living zoning in this area.
- 17. Relbia and Glenwood Road Specific Area plan disagree. SAP to remain and retain 4ha minimum lot size. Relbia has infrastructure constraints, such as the width of Glenwood Road that has determined the density for the area.
- 18. Noted will explore more user friendly options for online copy of the scheme. The scheme will also be available on The List soon.

Modifications/Actions

- 1. Clause 8 to be altered (refer representation 100).
- 2. E6.6.2 no change.
- 3. E6.1 Delete bicycle parking requirement for residential.
- 4. E6.1 P1. no change.
- 5. E6.6.3 no change.
- 6. E6.6.4 no change.
- 7. E6.7.2 no change.
- 8. E6.7.3 Delete standard and renumber.
- 9. E6.7.4 Reword so 1 per 20 spaces are required for non residential use only and introduce a Performance Criteria.
- 10. Clause 10.1.6 delete clause
- 11. Clause 10.4.2. P1.2 no change.
- 12. Clause 10.4.4.8 no change.
- 13. Clause 10.4.4.9 A1 no change.
- 14. E4.5. and E4.6.1 A2 agree threshold is too low to require a TIA. Regional issue which needs endorsement of regional to change.
- 15. Table 6.1 fix table to align with use class definitions.
- 16. Support alterations to the Northern Regional Land Use Strategy to broaden scope of Rural Living then once approved, alter zone via planning scheme amendment process.
- 17. Relbia and Glenwood Road Specific Area plan, no change.
- 18. Will explore more user friendly options for online copy of the scheme. The scheme will be available on The List soon too.

40 Representor

Rebecca Green, PDS

Issues

Zone of 23 Lawrence Street. Currently zoned Inner Residential. Request Commercial zone. Hotel Industry prohibited in the Inner Residential zone. Whilst existing use, would prefer either inclusion of use class as discretionary use in the Inner Residential zone or have the Commercial zone applied to the land.

Representation Merit and Impact

The representation has merit as the site has long standing use as a hotel and likely to continue and should therefore be recognised.

Modifications/Actions

Rezone 19 - 23 Lawrence Street, Launceston to the Commercial zone.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

41 Representor

Cynthia Shapiiro

Issues

- 1. Zone of 194 206 Lilydale Road, Rocherlea currently zoned Rural Resource. Request Low Density Residential. Reasons no agricultural potential, Valuer General sites land use as vacant rural residential/low density residential, lots size is consistent with residential character.
- 2. Maps incorrectly mark Boucher Creek as Open space. It is Boucher Creek Conservation Area.

Representation Merit and Impact

- 1. Council's analysis of rural land illustrates that there is significantly more land suitable for low density residential/rural living development that is required to meet development. The interim planning scheme currently has sufficient land zoned Rural Living to meet conservation growth projections. This land is not within an identified preferred rural residential expansion area or meets the important attributes for rural residential development.
- 2. The zone maps identify the zone that land is located in. Its purpose is to identify the development controls that apply to land. No change required.

Modifications/Actions

No action, retain existing zone.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

42	Representor
	Wendy Lane
	Issues
	Section E6.7.4 Parking for Persons with a Disability - Need to include a clause that the location of ticket machines (where these are provided) must be close/adjacent to a disabled space. eg. new LGH carpark provides disabled spaces near the corner, yet the ticket machine is no where in sight.
	Representation Merit and Impact
	Not a planning matter.
	Modifications/Actions
	No change.

43	Representor
	John Dent, PDA Surveyors
	Issues
	Zone of 40 Boland Street, Launceston (CT 132470/1) - Currently zoned Rural
	Resource. Request Commercial zone for the part of the land has been filled to
	the 5m contour so it's above the flood prone area.
	Representation Merit and Impact
	Not supported. The levee bank provides a natural barrier and growth
	boundary. The subject land is located within the river plain with high scenic
	landscape values.
	Modifications/Actions
	Retain existing Rural Resource zone for 40 Boland Street, Launceston.

44 Representor

Greg Cooper, Department of Health and Human Services

Issues

- 1. Zone of Launceston General Hospital and key facilities (Drysdale House and Viewpoint) Currently zoned Urban Mixed Use, Community Purposes and Inner Residential. Mixed zones will inhibit future projects planned, request special purpose zone.
- 2. Need use class definition to cover residential use that include live in professional care and supported accommodation for people seeking emergency refuge or people with physical or mental disability.
- 3. Need Psychiatric Facility use definition to clearly distinguish between criminal and mental health detention facilities for those subject to social instruments such as the Mental Health Act 1996.

Representation Merit and Impact

1. 52 Frankland Street, Launceston rezone to Community Purpose to reflect long standing existing use. Retain existing zone for the other properties.

2 & 3. Planning Directive 1 issue. It's a matter for the TPC to determine.

Modifications/Actions

- 1. 52 Frankland Street, Launceston Rezone to Community Purpose
- 2. Advise TPC aware of definition issue for residential, psychiatric facility

45 Representor

Gary Fisher, Fisher Survey and Design

Issues

1. Zone of 165-167 Pipers River Road, Turners Marsh (CT 160202/1) - currently zoned Rural Resource. Request Environmental Living zone. Reasons - close proximity to city, provide for mix of uses within the natural environment.

Representation Merit and Impact

Not supported. The area is not within the Council's nominated area for the Environmental Living zone and would constitute a spot zoning.

Modifications/Actions

No action.

46 Representor

Petra Strich, Forest Industries Association of Tasmania

Issues

- 1. Limited exemptions- covers certified forest practises plans (clause 6.3.2 b) and Landcare activities for conservation and weed removal but not if it's within 30m of a watercourse (clause 6.3.1 g). In reality most FPPs and Landcare activities include watercourses, therefore it would not be exempt and a permit would be required.
- 2. Rural Resource zone use table prevents plantation forestry on prime agricultural land yet clause 10 of Prime Agricultural Land Policy recognises in certain instances it is appropriate. Recommends that this use be discretionary.
- 3. E7 Scenic Management Code plantation forestry singled out as the only non exempt tree crop, yet there are many other types of tree crops.
- 4. E7 Scenic Management Code requires forestry operations to comply with forest practises code. This is a legal requirement, so it is to be mentioned in the scheme.
- 5. E8 Biodiversity Code Works under Forest Practises Act 1985 should be listed as a general exemption under E8.4.1.
- 6. E8 Biodiversity Code adoption of IBRA bio-regions, or habitat recognised as important in Threatened Species Recovery Plans would be better than Priority Habitat.

Representation Merit and Impact

- 1.Fundamentally supported, however, this is a PD1 issue and is for the Tasmanian Planning Commission to decide.
- 2.Clause 26.2 resource development, delete e) from qualification.
- 3.E7.4 delete wording 'not including plantation forestry' from exemption clause.
- 4.E8 fundamentally agree.
- 5 & 6 Acknowledge there are issues with the mapping and the Code generally. Further analysis is required.

Modifications/Actions

- 1. Clause 6.3.2 b) and clause 6.3.1 g make TPC aware of the need to exempt Landcare and Certified Forest Practices from requiring a permit if within 30m of a watercourse.
- 2. Clause 26.2 resource development, delete e) from qualification.
- 3. Schedule project to review Biodiversity Code.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

47	Representor
	Dr Ian Scott
	Issues
	Zone of 75 Lalla Road, Lilydale - currently zoned Rural Resource. Request
	Rural Living zone.
	Representation Merit and Impact
	Supported. This land is located within Council's nominated area for Rural
	Living zone.
	Modifications/Actions
	Pursue amendment of the Northern Regional Land Use Strategy for Rural
	Living and then undertake a planning amendment process to rezone land to
	Rural Living.

48 Representor

Andrew Flair, Door of Hope Christian Church

Issues

Particular Purpose Zone 2 - Coates Paton Complex

- 1. Clause 33.1.3 remove word 'limited.' It is accepted that commercial or business activities in this zone should not threaten activities outside the zone.
- 2. Clause 33.1.4 propose using words 'primarily within the upper floors' be removed. This limits wider redevelopment for residential use.
- 3. Use table delete restriction 'for local shop' from General Retail and Hire use class. We envisage warehouse space being used for small scale retail outlets.
- 4. Use table request vehicle parking, hospital services and tourism operation as discretionary uses. Zone could support such uses and improve opportunities onsite.
- 5. Clause 33.3.1 Amenity A3. Is unworkable with regards to Auditorium. Criteria too difficult to meet. Performance requirement too subjective. Suggest limited hours of operation for permitted use.

Representation Merit and Impact

- 1. Clause 33.1.3 agree. Remove 'limited' from the objective
- 2. Clause 33.1.4 accept needs revision
- 3. Clause 33.2 not supported as this is contrary to the Launceston retail strategy.
- 4. Clause 33.2 include vehicle parking and hospital services.
- 5. Clause 33.3.1 accept there's an issue. Revision required.

Modifications/Actions

- 1. Clause 33.1.3 remove 'limited' from the objective.
- 2. Clause 33.1.4 reword to state 'To provide for residential uses capable of coexisting with the mix of non residential activities permitted to operate within the zone.'
- 3. Clause 33.2 no change.
- 4. Clause 33.2 include vehicle parking and hospital services.
- 5. Clause 33.3.1. Reorganise the use table to have activities that are unlikely to produce noise listed as no permit required or permitted, and noise generating activities listed as discretionary. Clause 33.3.1 A3. Reword to say 'for no permit required and permitted uses only. Renumber P3 to P3.1 and create P3.2, add the following 'sensitive uses are designed to minimise noise impacts from operations within the surrounding area to maintain an adequate level of amenity.'

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

49	Representor
	Simon Perraton
	Issues
	70 and 72 Bain Road, West Launceston - overlay map incorrectly puts these
	properties into Cataract Gorge Management Area 18. They should be in
	Management Unit 6.
	Representation Merit and Impact
	Agree. This is a drafting error.
	Modifications/Actions
	Alter the overlay map boundary to include 70 and 72 Basin Road, West
	Launceston in the Cataract Gorge Management Area 6.

50 Representor

Gary Atkinson

Issues

Zone of 26 Montagu Street, Invermay (CT 62242/11) - Currently zoned Inner Residential. Request Light Industrial zone. Reasons - Property within Ti Tree Bend Sewerage Treatment plant buffer and Invermay/Inveresk Flood inundation area, non-residential activity would be more compatible with the character of the area.

Representation Merit and Impact

The zone is a direct translation from the old Planning Scheme. It is a reflection of the existing land use and provides a natural transition line between the light industrial area and residential area. The Representation is not supported.

Modifications/Actions

No change. Maintain Inner Residential zone for 26 Montagu Street, Invermay.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

51 Representor

Gary Atkinson

Issues

Zone of 18 Howard Street, Invermay (CT 62242/10)- Currently zoned Inner Residential. Request Light Industrial zone. Reasons - Property within Ti Tree Bend Sewerage Treatment plant buffer and Invermay/Inveresk Flood inundation area, non-residential activity would be more compatible with the character of the area.

Representation Merit and Impact

The zone is a direct translation from the old Planning Scheme. It is a reflection of the existing land use and provides a natural transition line between the light industrial area and residential area. The Representation is not supported.

Modifications/Actions

No change. Maintain Inner Residential zone for 18 Howard Street.

52 Representor

Gary Atkinson

Issues

Zone of 16 Howard Street, Invermay (CT 62242/9) - Currently zoned Inner Residential. Request Light Industrial zone. Reasons - Property within Ti Tree Bend Sewerage Treatment plant buffer and Invermay/Inveresk Flood inundation area, non-residential activity would be more compatible with the character of the area.

Representation Merit and Impact

The zone is a direct translation from the old Planning Scheme. It is a reflection of the existing land use and provides a natural transition line between the light industrial area and residential area. The Representation is not supported.

Modifications/Actions

No change. Maintain Inner Residential zone for 16 Howard Street.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Representor

Gary Atkinson

Issues

Zone of 14 Howard Street, Invermay (CT 62242/8) - Currently zoned Inner Residential. Request Light Industrial zone. Reasons - Property within Ti Tree Bend Sewerage Treatment plant buffer and Invermay/Inveresk Flood inundation area, non-residential activity would be more compatible with the character of the area.

Representation Merit and Impact

The zone is a direct translation from the old Planning Scheme. It is a reflection of the existing land use and provides a natural transition line between the light industrial area and residential area. The Representation is not supported.

Modifications/Actions

No change. Maintain Inner Residential zone for 14 Howard Street.

54 Representor

Brett Woolcott, Woolcott Surveys

- 1. Primary frontage definition refers to frontage with shortest dimension. Should this be the frontage with either the largest dimension or highest traffic volume?
- 2. Right of Way, Right of Carriageway definition missing. Would help interpretation is definition included.
- 3. Clause 8.1 information requirements for applications. Need more flexibility to allow Planner's to determine level of info required, particularly for simple applications, a lot of the info required by the Interim scheme is unnecessary.
- 4. Clause 8.2 use class listing doesn't allow for development (subdivision) without a use. It is very difficult to classify a use for a subdivision where the use is unknown eg. commercial sites, or where the use is mixed.
- 5. Clause 9.4 scheme is performance based, where if the acceptable solution pathway can be followed for both zones and codes the application should be permitted. This permitted pathway option however is not possible with this clause making all subdivisions discretionary.
- 6. Clause 10.1 terms suburban densities and neighbourhood character used but there are no definitions.
- 7. Clause 10.4.1.1 Setbacks from a Frontage for Single Dwelling A1 (d) should be deleted as there are no specific roads listed.

- 8. Clause 10.4.2.1 Performance requirement P1.2 is not a performance requirement because sets a minimum area. The criteria should instead refer to the appropriate level of standard for access, open space, solar efficiency etc.
- 9. Clause 10.4.2.1 A2 should have at least some assessable performance requirement.
- 10. Clause 10.4.2.1 A3 excessively restrictive and should be removed.
- 11. Clause 10.4.4.2 A1 has high minimum lot size. If greater use of services is the objective, the minimum lot size should be less.
- 12. Clause 10.4.4.2 A2 4m is wider than previously requirement. 3.6m works, it should be retained.
- 13. Clause 10.4.4.4 could be very restrictive for in fill development. Some more variation should be permissible in the performance requirement.
- 14. Clause 10.4.4.5 A1 is contrary to the objectives of the scheme for infill development. Performance Requirement should allow some flexibility where adequate levels of visibility and surveillance can be achieved.
- 15. Clause 10.4.4.6 A1 needs rewording.
- 16. Clause 10.4.4.7 needs rewording.
- 17. Clause 10.4.4.8 A1 presumes that there is an existing public transport network. Too restrictive, should be amended or removed. PR needs clarification.
- 18. Clause 10.4.4.9 A1 needs rewording.
- 19. Clause 11.1.7 & 11.1.8 contain no information
- 20. Clause 11.4.4.2 A1.1 c) i) allows boundary wall to satisfy setback requirement, yet clause 11.4.2.7 does not. Inconsistency needs to be fixed.
- 21. Clause 11.4.4.2 A1.2 no PR. Perhaps these should be listed as alternative options to A1.1
- 22. Clause 11.4.4.2 A4 4m excessive minimum. Recommend 3.6m.
- 23. Clause 11.4.4.4 see point 13.
- 24. Clause 12.4.3.1 A1 b) too restrictive for internal lots. P2 doesn't exist, some allowance to reduce to 3.6m should be possible.
- 25. Clause 13.4.3 P1d prevents boundary adjustment on lots less than 1ha. A3 needs PR to allow 3.6m frontage.

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- 26. Clause 14.4.3 A2 need PR to allow 3.6m frontage.
- 27. Clause 15.4.4 A2 3.6m should be minimum frontage. PR3 should include standards to allow for disposal to combined system or for pumping, or discharge to kerb.
- 28. Clause 16.4.2 A1 b incompatible with A2. Circle proposal should be removed.
- 29. Clause 24.4.5 P4 need provision for pumping.
- 30. Clause 25.4.5 P4 see point 29.
- 31. Clause 26.3.1 PR1.3 should allow for properties that have a right of way to a maintained road to qualify.
- 32. Clause 26.4.2 P1 Agree. Clause needs to be added to allow for boundary adjustments where lots maybe below minimum lot size but outcome will further scheme objectives.
- 33. Clause 26.4.2 P1b minimum frontage should be 3.6m. Right of way, crown license should also be allowed as suitable access. Minimum 100m circle hard to achieve on existing lots, should be concession for those.
- 34. Clause 29.4.3 A2 should allow minimum frontage of 3.6m. PR2 should allow appropriate access to include right of way or crown license.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Representation Merit and Impact

- 1. The primary frontage definition is considered appropriate and works when read in conjunction with the standards. The definition is from the PD1 planning scheme template, so ultimately it's for TPC to determine.
- 2. Right of way definition. Would be best suited as a definition as part of the PD1 planning scheme template, for TPC to determine.
- 3. Clause 8.1 Fundamentally agree needs revisions. PD1 template issue, for TPC to determine.
- 4. Clause 8.2 Whilst maybe difficult, it works on 'best fit' principle and is how the scheme is structured. It's a PD1 issue.
- 5. Clause 9.4 TPC legal direction has been followed.
- 6. Clause 10.1 Correct. Should be definitions for suburban densities and neighbourhood character
- 7. Clause 10.4.1.1 PD1 planning scheme requirement therefore must stay.
- 8. Clause 10.4.2.1 P1.2. This representation is partially supported. The Council proposes to amend the Performance Criteria by setting a minimum site area per dwelling of 300m² and developing an alternative Performance Criteria which enables higher density dwellings to be considered where a precinct plan has been developed to justify the density based on sound land use planning and urban design principles.
- 9. Clause 10.4.2.1 A2 This is to control character. It results in about 1 in 4 being units which is about right for a suburban area. Retain as is.
- 10. Clause 10.4.4.2 A3 For character control. Retain as is.
- 11. Clause 10.4.4.2 A1 Local provision Ok as is.
- 12. Clause 10.4.4.2 A2 Alter acceptable solution to be 3.6m instead of 4m. Reword Performance requirement to state each lot must have an appropriate frontage.

Representation Merit and Impact

- 13. Clause 10.4.4.4 is considered to be appropriate.14. Clause 10.4.4.5 A1 Delete A1 and P1. Retain A2, P2 as is. Provides focus on units and strata division instead of Torrens subdivision.
- 15. Clause 10.4.4.6 A1 is considered to be appropriate.
- 16. Clause 10.4.4.7 is considered to be appropriate.
- 17. Clause 10.4.4.8 A1 is considered to be appropriate as it compels the Council to consider public transport outside of the existing network.
- 18. Clause 10.4.4.9 A1 Ok as is.
- 19 Clause 11.1.7 & 11.1.8 PD1 scheme template requirement. Retain as is.
- 20. Clause 11.4.4.2 A1.1 c) i) Where there is a building on the boundary 11.4.2.6 applies not 11.4.2.7. Is considered to be appropriate.
- 21. Clause 11.4.4.2 A1.2 P1 applies. Is considered to be appropriate.
- 22. Clause 11.4.4.2 A2 Agree see point 12.
- 23. Clause 11.4.4.4 Agree see point 13.
- 24. Clause 12.4.3.1 Å1 b) written to purposefully dissuade multiple internal lots as access instead of building roads. Retain as is.
- 25. Clause 13.4.3 P1d Correct appropriate to have a minimum. Alter AS to be a minimum access width of 3.6m not 4m and reword PC to include wording that each lot must have an appropriate frontage.
- 26. Clause 14.4.3 A2 same issue see point 25.
- 27. Clause 15.4.2 A2 P3 no change. AS allows it.
- 28. Clause 26.4.2 A1b Ok as is.
- 29. Clause 24.4.5 P4 Does not prevent pumping. Just requires connections to the reticulated supply. No change.
- 30. Clause 25.4.5 P4 See point 29.
- 31. Clause 26.3.1 PR1.3 Agree not right. P1.3 should be an AS and include additional point to allow road extension where road authority agrees. Introduce new P1.3 to allow limited access via right of way based on an appropriate distance from a maintained road.
- 32. Clause 26.4.2 P1 Alter to allow boundary adjustment that brings the lot towards the minimum lot size and where the other lot is not reduced to below the minimum lot size.
- 33. Clause 26.4.2 P1b Retain minimum lot size as is. Don't agree for remainder.
- 34. Clause 29.4.3 A2 Provides minimum frontage of 3.6m and PC pathway therefore, no change is recommended.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Modifications/Actions

- 1. Review Primary frontage definition and make recommendation to TPC.
- 2. Recommend inclusion of Right of way definition to TPC.
- 3. Clause 8.1 make TPC aware of issue, recommend changes to PD1 template.
- 4. Clause 8.2 No change.
- 5. Clause 9.4 No change.
- 6. Recommend definitions for suburban densities and neighbourhood character to be incorporated into PD1 template to the TPC.
- 7. Clause 10.4.1.1 No change.
- 8. Clause 10.4.2.1 P1.2. Amend the Performance Criteria by setting a minimum site area per dwelling of 300m² and developing an alternative Performance Criteria which enables higher density dwellings to be considered where a precinct plan has been developed to justify the density based on sound land use planning and urban design principles.
- 9. Clause 10.4.2.1 A2 No change.
- 10. Clause 10.4.4.2 A3 No change.
- 11. Clause 10.4.4.2 A1 No change.
- 12. Clause 10.4.4.2 A2 Alter acceptable solution to be 3.6m instead of 4m. Reword Performance requirement to state each lot must have an appropriate frontage. Alter other residential zones to be the same.
- 13. Clause 10.4.4.4 is considered to be appropriate.
- 14. Clause 10.4.4.5 A1 Delete A1 and P1. Retain A2, P2 as is.
- 15. Clause 10.4.4.6 A1 No change.

Modifications/Actions
16. Clause 10.4.4.7 No change.
17. Clause 10.4.4.8 A1 No change.
18. Clause 10.4.4.9 A1 No change.
19 Clause 11.1.7 & 11.1.8 No change.
20. Clause 11.4.4.2 A1.1 c) i) No change.
21. Clause 11.4.4.2 A1.2 P1 No change.
22. Clause 11.4.4.2 A2 Agree see point 12.
23. Clause 11.4.4.4 Agree see point 13.
24. Clause 12.4.3.1 A1 b) no change.
25. Clause 13.4.3 P1d Correct appropriate to have a minimum. Alter AS to be
a minimum access width of 3.6m not 4m and reword PC to include wording
that each lot must have an appropriate frontage.
26. Clause 14.4.3 A2 same issue see point 25.
27. Clause 15.4.2 A2 P3 no change.
28. Clause 26.4.2 A1b no change.
29. Clause 24.4.5 P4 no change.
30. Clause 25.4.5 P4 See point 29.
31. Clause 26.3.1 PR1.3 Agreed. P1.3 should be an AS and include additional
point to allow road extension where road authority agrees. Introduce new P1.3
to allow limited access via right of way based on an appropriate distance from
a maintained road.
32. Clause 26.4.2 P1 Add g) to P1 to say: A boundary realignment between
lots may occur where the productivity of the land will not be materially
diminished and; i) there is no net increase in lots; and ii) the lot size increases
towards the minimum lot size and the other lot is not reduced to below the
minimum lot size; or iii) lots below the minimum lot size will not lot be less than
2.0ha and will have the ability to contain and treat waste water and stormwater
onsite.
33. Clause 26.4.2 P1b no change.
34. Clause 29.4.3 A2 no change.

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55 Representor

Andrew MacGregor, MacGregor Enterprises Pty Ltd

Issues

- 1. Zone of Tasmanian Land Conservancy Properties
- 2. Access/Frontage requirements for Rural Areas

Representation Merit and Impact

- 1. This matter was supported by the Council but not by the TPC. The Council will seek to do further work in future.
- 2. Frontage and access requirements are designed to ensure dwellings have an appropriate means of access and also to encourage development on lots that are not remotely located. Make existing P1.3, an AS and introduce new P1.3 to allow limited access via right of way based on an appropriate distance from a maintained road.

Modifications/Actions

- 1. Prepare case for TPC in conjunction with the Tasmanian Land Conservancy.
- 2. Clause 26.3.1, P1.3 should be an AS and include additional point to allow road extension where road authority agrees. Introduce new P1.3 to allow limited access via right of way based on an appropriate distance from a maintained road.

56 Representor

Theresa L. Hatton Building Designer

Issues

- 1. General Residential Zone restriction to higher density development being 400m from activity centre, overly restrictive.
- 2. What zones can a granny flat be built?
- 3. Minimum residential zone frontage now 4m instead of 3.6m. Means a lot of existing lots don't comply.
- 4. Low Density Residential Zone A1 25m radius from frontage prevents internal lots. This denies housing choice. Some people like being away from the road.
- 5. Clause 12.4.3.2 A1 must not remove vegetation. Unrealistic, always have to remove vegetation when doing subdivision works.
- 6. Rural Living zone 20m setback unworkable given slope of land at times. Less setback would be better.
- 7. E1.6 TFS or accredited person there are no accredited people at this time. TFS are doing them but there is no time frame given. Unreasonable requirement that is obstructing development.

Representation Merit and Impact

- 1. Clause 10.1.6 This matter is agreed and it is recommended that the clause be deleted.
- 2. A granny flat that is meets the definition of ancillary dwelling in the scheme can be built in any zone that allows a residential use where the qualification that does not specifically prohibit ancillary dwellings.
- 3. Clauses 10.4.4.2 A2, 11.4.4.2 A4, 12.4.3.1 A2, 13.4.3 A3, 14.4.3 A2, Alter acceptable solution to be 3.6m instead of 4m. Reword Performance requirement to state each lot must have an appropriate frontage.
- 4. Clause 12.4.3.1 A1b written to purposefully dissuade multiple internal lots as access instead of building roads. Retain as is.
- 5. Clause 12.4.3.2 A1 The performance requirement provides scope to justify removal.
- 6. Clause 13.4.1 A4 Don't agree. There is a performance requirement that allows scope to vary setback in appropriate circumstances.
- 7. Fundamentally agree it's an issue that needs resolving. It's a Statewide code that needs TPC to agree to change. The issue however will resolve itself over time as more practitioners become accredited.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Modifications/Actions

- 1. Clause 10.1.6 delete
- 2. no change.
- 3. Clauses 10.4.4.2 A2, 11.4.4.2 A4, 12.4.3.1 A2, 13.4.3 A3, 14.4.3 A2, Alter acceptable solution to be 3.6m instead of 4m. Reword Performance requirement to state each lot must have an appropriate frontage.
- 4. Clause 12.4.3.1 A1b no change
- 5. Clause 12.4.3.2 A1 no change.
- 6. Clause 13.4.1 A4 no change.
- 7. No action recommended.

57 Representor

GHD

Issues

Zone of 123 Westbury Road, South Launceston - Currently zoned Low Density Residential. Detailed report supplied providing justification. In summary justification provided includes:

The site is located central to two business districts, can be readily connected to infrastructure, and has direct access to arterial road. Scenic values can be managed and reporting supplied shows that priority habitat overlay is note required.

Representation Merit and Impact

Support rezoning of 123 Westbury Road, South Launceston subject to traffic management issues being adequately resolved and endorsed by the Council.

Modifications/Actions

Circulate proposed outline development plan and traffic management solution to Aldermen.

58 Representor

John Hepper, Inspiring Place Pty Ltd

Issues

Particular Purpose - Prospect Business Precinct.

- 1. Storage to be permitted use (no permit required) with the qualification that it's associated with an approved use onsite, instead of being only a discretionary use.
- 2. Has Call centre being included in Business and Professional Services use class?
- 3. Clause 37.4.1 A3 amended to allow existing buildings to be altered or extended at the same existing setback.
- 4. Low Density Residential adjoining precinct. Silent on residential development needing to respect adjoining non residential development. Need to special provisions on where there are zone changes for setbacks, amenity etc.
- 5. Clause 37.5.1 needs to be amended to allow subdivision for private and public use.

Representation Merit and Impact

- 1. Storage associated with the operation of an approved use would fall under the same use class as the use. The storage use class would only be applied where that is the primary use.
- 2. Yes call centre is included in the Business and Professional Services use class.
- 3. Clause 37.4.1 A3. The Council disagrees. Performance requirement there to allow considerations of variations to setbacks.
- 4. It would be desirable to include enhanced provisions do deal with the interfaces between residential and business/ industrial zones generally. This work is considered to be outside of the scope of what can be addressed in response a representation. This could proceed subject to future resources.
- 5.Clause 37.5.1 AS needs to include an OR to allow either A1.1 or A1.2 to be met

Modifications/Actions

- 1. No change
- 2. No change
- 3. Clause 37.4.1 A3 no change.
- 4. Clause 37.5.1 Alter A1 to allow for development to meet either A1.1 OR A1.2.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Representor

Ray McKenzie, MFC

Issues

Telecommunications Code

- 1. Omits all direction on information requirements to meet the code.
- 2. E15.5.1 Too restrictive and onerous to preclude skyline locations if strictest interpretation taken and to require screening for ancillary equipment from public view when they are typically housed in a small unobtrusive shed.
- 2. A2 should not impose height restriction but rather assessed against relevant zone and other code requirements (eg heritage, scenic) or
- 3. P2 and Clause E15.5.2 should not impose outright prohibition in residential areas. This restriction may result in insufficient or severely limited coverage.
- 3. E15.5.3 needs to recognise impact typically less than a dwelling. Vegetation removal typically inevitable.
- 4. E15.5.4 Requirement arbitrary and inconsistent with achieving the best outcome, may prevent minimising visual impact or other more important objectives.

Representation Merit and Impact

Changes to the Telecommuncations Code to be as per suggested changes in supplementary submission received from Ray McKenzie, MFC.

Modifications/Actions

- Omit Clause 15.1.4 as this "Purpose" of the Schedule has no corresponding standards;
- Amend Clause 15.5.1, P1(d)- concerning visual amenity in skyline positions
- Amend Clause 15.5.1, P2(c)- concerning visual amenity in Residential Zones
- Omit Clause 15.5.2- concerning residential amenity as this can be dealt with in Clause 15.5.1 P2©

15.5.1, P2(c);

- Omit Clause 15.5.3- concerning environmental values, as this is covered in other sections of the Scheme; and,
- Amending Clause 15.5.4, A1- concerning agricultural land.

Clause 15.5.1, P1(d)

Interim provision:

New telecommunications infrastructure should avoid skyline positions (i.e. where a structure would be seen in silhouette) unless a need to do otherwise is demonstrated.

Suggested amendment:

New telecommunications infrastructure is sited and designed to limit visual impacts on prominent skylines.

Clause 15.5.1, P2

Telecommunications infrastructure must only exceed specified height limits if: c)

Interim provision:

No freestanding aerials, towers and masts must be located within Residential Zones

Modifications/Actions

Suggested amendment:

It can be demonstrated that the impact on visual amenity of the siting and design of new infrastructure within or nearby a Residential Zone is not unreasonable.

Common solutions such as the replacement of existing light poles in Recreation Reserves near residentially zoned land with a new facility to accommodate lights and antennas (or other similar solutions) could be precluded unless the suggested amendment is included.

Clause 15.5.4, A1

Interim provision

Infrastructure is placed within 5m of property boundaries or fence lines.

Suggested amendment:

Infrastructure is placed within reasonable proximity to property boundaries or fence lines, or within reasonable proximity to existing buildings, or at a location that does not adversely fragment the land.

Additionally, further consideration is to be given to the proposed amendment of Clause 15.5.1, P1 (e) relating to equipment housing.

Clause 15.5.1, P1 e)

Interim provision:

Equipment housing and other visually intrusive infrastructure is screened or concealed from public areas.

Suggested amendment:

Equipment housing and other visually intrusive infrastructure is sited and designed to limit visual prominence in public areas.

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60 Representor

Martin Le Fevre, Pitt and Sherry

Issues

Relbia and Glenwood Road Specific Area Plan - should be removed. Detailed report supplied.

Representation Merit and Impact

The Council disagrees with deleting Relbia and Glenwood Road Specific Area plan. SAP to remain and retain 4ha minimum lot size. Relbia has infrastructure constraints, such as the width of Glenwood Road that has determined the density for the area. The 4ha minimum lot size also preserves the future capacity of the area for urban expansion. (refer Representation 38)

Modifications/Actions

No change

61 Representor

John Dent, PDA Surveyors

Issues

Request to provide further details on issues when Hearings are held 2013 as we'll continue to find more issues post closing date as we continue to work with the document.

Representation Merit and Impact

Council want to improve the scheme, so notification of mistakes and issues are welcomed.

Modifications/Actions

Accept and review any further information received identifying issues with the scheme.

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No change, retain Environmental Living zone.

62	Representor
	Alex Brownlie, GHD
	Issues
	Zone of 188 Outram Street, Summerhill- Current zone Environmental Living.
	Request Low Density Residential zone. Reason to maintain consistency for
	mapping, scenic values can be protected by codes rather than zone, better
	integration of uses with urban area, site capable of being serviced. See also
	representation number 5.
	Representation Merit and Impact
	Both the Environmental Living and Low Density Residential zones allow for
	subdivision. The outstanding issue that requires resolution, regardless of
	which zone is applied to this land, is achieving adequate frontage to a road.
	Modifications/Actions

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Representor

Frazer Read, GHD

Issues

Zone of 1 Connector Park Drive, Kings Meadows - use range and development criteria of zone in Interim Planning Scheme significantly reduced compared to old scheme. Impact:

- 1. Height reduced from 13m to 10m
- 2. Streetscape PR requires not more than 5 spaces be located between building and primary frontage. This effectively precludes any further development.
- 3. Landscaping large site, acceptable solution too onerous to meet. AS means that the site would need 111 trees of 10m height to comply.
- 4. Car parking and Sustainable Transport Code very onerous for existing development.

Representation Merit and Impact

- 1. Under the previous scheme the Connector Park area was located within a special purpose zone so it could be developed for a particular purpose. That is no longer relevant, and the area is best characterised as Light Industrial. This is the zone that has been applied.
- 2. Clause 24.4.2 P2 Amend to remove 'not more than 5 spaces in front.'
- 3. Clause 24.4.4 There is a performance requirement option that allows consideration of alternative forms of landscaping. The Criteria is considered acceptable and the example sited is not typical.
- 4. Agreed. Recommend that the Code be reviewed.

Modifications/Actions

- 1. No change.
- 2. Clause 24.4.2 P2 Amend to remove 'not more than 5 spaces in front.'
- 3. Clause 24.4.4 no change.
- 4. Review Car parking and Sustainable Transport Code

64 Representor

The Environment Association Inc

- 1. Concerned interim planning scheme finalised before Regional Land Use Strategy was finalised.
- 2. Interim scheme has deviated from strict interpretation of Solicitor General's advice for active rezonings.
- 3. Interim scheme does not fully comply with regional provisions.
- 4. Interim scheme does not support people wanting to live a rural lifestyle. There should be greater use of Rural Living and Environmental Living zones.
- 5. Inadequate land clearance controls. Need to be tougher like mainland standards.
- 6. Open slather Rural Resource zone won't resolve land use conflicts, especially over forestry. Rural Resource zone purpose needs to better reflect the diverse character of the zone. Tourism needs more priority.
- 7. Massive setbacks for residential users in the rural resource zone.
- 8. Many unjustifiable exemptions for forestry. Forestry should be discretionary.
- 9. Inadequate use of Environmental Management zone.
- 10. Inadequate scenic protection measures not enough areas of high value covered. Need tourist corridors including roads to tourist destinations needs to be included.
- 11. Inadequate mapping for priority habitat and associated biodiversity code.
- 12. Inadequate protection of acid sulphate soils.
- 13. Plantation forestry erroneously regarded as agriculture.
- 14. Flood prone mapping probably inadequate, inaccurate and under mapped.
- 15. Zones for rural living and environmental living do not solve problems with building a dwelling in rural resource zone.
- 16. Rural living zone allows Rural Resource but does not consider 200m setback from sensitive use.
- 17. Onerous requirements for living in rural areas.
- 18. Lack of salinity code
- 19. Rural salinity and private timber reserves should be mapped.
- 20. Interim scheme doesn't adequately address climate change.
- 21. Need aboriginal heritage provisions.
- 22. Need consistent approach to utilities zone for roads.

- 1. Incorrect. Strategy was in place well in advance of planning scheme being finalise.
- 2. This is disagreed. The Council has sound strategic basis for its zoning which has been endorsed by the TPC.
- 3. Acted on direction from TPC to correct typos. Some changes have occurred to non statutory mandatory regional provisions where they have not been relevant to Launceston's circumstances. Other drafting errors have been identified and will be corrected.
- 4. The Council disagree. Significant areas of Rural Living have been zoned throughout the municipality.
- 5. There's parallel legalisation, the Forest Practices Act. There is no benefit to duplicating permit and approval requirements.
- 6. The Council disputes this. There are objectives, use table of requirements and so forth.
- 7. Clause 26.4.1 It is an acceptable solution only. There is a performance requirement available for variations.
- 8. Disagree. Parallel permit and approval process under the Forest Practices Act.
- 9. Environmental Management zone is applied to reserves and significant management areas
- 10. Scenic management code acknowledge broader scale review is required.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Representation Merit and Impact

- 11. Biodiversity Code Acknowledge there are issues with mapping for code. Further analysis is required.
- 12. Acid Sulphate Soil code code is not mandatory or scientifically robust enough to be included. There is also no proven need for the code at this stage.
- 13. This is a prime agricultural land state policy issue.
- 14. Council has most up to date and accurate flood data, particularly for the Invermay area. We have used LIDAR data.
- 15. The Council does not agree. Rural living and environmental living zones provide legitimate option for living within rural area. Rural Resource has assessment criteria to address rural land use conflict with dwellings.
- 16. Agricultural generally of lower intensity and covering smaller areas in Rural Living, therefore the impacts are lower.
- 17. Rural Resource zone is intended to facilitate primary production not houses. Rural living and Environmental Living zones provide areas for living within a rural area.
- 18. There is no proven need for the Salinity Code.
- 19. This is not agreed.
- 20. The representation is not specific enough and is not supported.
- 21. Parallel legislation to be introduced and the Council does not want to unnecessarily duplicate approval process.
- 22. This is a mapping convention and statewide direction on how to map roads.

Modifications/Actions

Scenic Management Code - prepare project plan for review of code and secure funding for work.

Biodiversity Code - prepare project plan for review of code and secure funding for work.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

65	Representor
	Ireneinc
	Issues
	CT 246452/40 - 33 Hogarth Street, Waverley
	Clause E19.3.2 - prevents subdivision on this title. This was because contaminated drums known to be buried onsite couldn't be found. These have since been recovered (September 2012) and scientific analysis has shown the site is fit for residential use (documentation attached). Request removal of clause.
	Representation Merit and Impact
	Requires sign off from the Environmental Protection Agency before clause can
	be revoked. We are collaborating on this issue.
	Modifications/Actions
	Clause E19.3.2 retain until EPA have signed off.

66	Representor
	Meindert Van Der Molen, M V Consulting
	Issues
	Zone of 47 Howick Street, South Launceston - Currently zoned Community
	Purpose. Request Inner Residential. Reason - property not required for
	community purpose use.
	Representation Merit and Impact
	Agree. Change zone
	Modifications/Actions
	Rezone 47 Howick Street, South Launceston to Inner Residential.

67	Representor
	Michael and Anne Bowden
	Issues
	Zone of 112A Talbot Road, South Launceston - currently zoned Low Density
	Residential. Request Inner Residential. Reasons - next to Local Business
	precinct, can be serviced, character more typical of inner residential.
	Representation Merit and Impact
	Accept.
	Modifications/Actions
	Rezone 112A Talbot Road, South Launceston to Inner Residential.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

68 Representor

Andrew Scanlon, Hydro Tasmania

- 1. Duck Reach Power Station Currently Recreation zone. This prohibits Utility Services (major). No acceptable as denies this use from occurring, when that was what the site was designed for.
- 2. Rural Resource zone clause 26.1.6 provision is a significant impediment to wind farm development and other rural activities such as grain storage facilities and rural processing facilities. Suggested wording supplied.
- 3. Clause 26.4.1 significant impediment to wind farms and other facilities that are tall. Suggested wording supplied.
- 4. Clause 4.1.3 suggest using site coverage instead of curtilage in development standards like 29.3.1 and 29.4.1.
- 5. Clause 5.4.1 There is a move towards privately managed infrastructure, eg irrigation districts, and minor utility providers. Exemption may be redundant given exemptions listed under other acts.
- 6. Clause 5.5.1 This includes a place or precinct listed in the heritage code.
- 7. Clause 6.2.1 and 6.2.2 attempts to limit existing exemptions for utilities but the nature of the qualification only comprehends ownership, yet there are an increasing number of private utilities.
- 8. Clause 6.2.4 minor upgrades not adequately qualified.
- 9. Clause 29.3.1 Reserve Activity Assessment is a redundant standard.
- 10. Clause 29.4.1 use standards A1 allows unidentified management plan which has effect of devolving decision making to third party. Recommend use of Management Plan or Reserve Code of Practise instead.
- 11. Clause 29.4.1 use standards A2 see comment 10.
- 12. Clause 29.4.1 use standards A3 see comments 10.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 1. Duck Reach Power Station the zone is a direct translation from the old scheme. Will address this issue when the project details are supplied. Zoning the site Utilities at this stage would be premature.
- 2. Clause 26.1.6 delete local area objectives/character statement.
- 3. Clause 26.4.1 delete local area objectives/character statement.
- 4. Clause 29.3.1 and 29.4.1 correct, it's a subjective judgement. Should be site coverage.
- 5. Clause 5.4.1 agreed however it's PD1 planning scheme template requirement and will require the TPC approval to change.
- 6. Clause 5.5.1 agreed conflicts however retain as is.
- 7. Clause 6.2.1 and 6.2.2 agreed however it's PD1 planning scheme template requirement and will require the TPC approval to change.
- 8. Clause 6.2.4 agreed however it's PD1 planning scheme template requirement and will require the TPC approval to change.
- 9. Clause 29.3.1 agreed needs rewording to be in line with legislation wording.
- 10. Clause 29.4.1 agreed needs rewording to be in line with legislation wording.
- 11. Clause 29.4.1 agreed needs rewording to be in line with legislation wording.
- 12. Clause 29.4.1 agreed needs rewording to be in line with legislation wording.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 1. No change at this stage.
- 2. Clause 26.1.6 delete local area objectives/character statement.
- 3. Clause 26.4.1 delete local area objectives/character statement.
- 4. Clause 29.3.1 and 29.4.1 replace the word curtilage with site coverage.
- 5. Clause 5.4.1 agreed however it's PD1 planning scheme template requirement and will require the TPC approval to change.
- 6. Clause 5.5.1 no change.
- 7. Clause 6.2.1 and 6.2.2 agreed however it's PD1 planning scheme template requirement and will require the TPC approval to change.
- 8. Clause 6.2.4 agreed however it's PD1 planning scheme template requirement and will require the TPC approval to change.
- 9. Clause 29.3.1 A1 replace 'reserve activities assessment' with 'management plan.'.
- 10. Clause 29.4.1 A1 replace 'reserve activities assessment' with 'management plan.'.
- 11. Clause 29.4.1 A2 replace 'reserve activities assessment' with 'management plan.'.
- 12. Clause 29.4.1 A3 replace 'reserve activities assessment' with 'management plan.'.

Representor

Barry Easther, West Tamar Council

- 1. PD4 mandate not provided in black text.
- 2. Clause 10.2 use table varies from Regional Model Planning Scheme (RMPS) with deletion of mandatory permitted status for residential with local use qualifications.
- 3. Clause 10.4.2.2 A2 does not reflect specific criteria identified at P2. Content at A2 replicates common mandatory provision under A1/P1
- 4. Clause 10.4.2.3 A1.2 should be blue text.
- 5. Clause 10.4.2.4 A2/P2 replicate assessments in RMPS A1/P1.
- 6. Clause 10.4.2.6 A2.1 should be green text.
- 7. Clause 10.4.2.6 A1 b) superscript text per RMPs is missing.
- 8. Clause 10.4.2.7 A2.1 better addressed in car parking code. A2.2 may suggest discretion, not appropriate. A2.3 contradicts RMPS text on same issue. P2 poorly worded, not consistent with PAN 13. A3/P3 should be green text.A4/P4 should be blue text.
- 9. Clause 10.4.2.9 P1 c) & d) RMPS colours of clause numbering are reversed.
- 10. Clause 10.4.2.11 A1.2 is a good inclusion that ought to be included within the RMPS as green text.
- 11. Clause 10.4.2.14 is coloured wrong with exception of P1d) and A3/P3.
- 12. Clause 10.4.3.1 P1 c)v) ought to be red text.
- 13. Clause 10.4.4.2 A1 opening statement and criterion d) ought to be green. P2 ought to be blue text.
- 14. Clause 10.4.4.4 P2c) clause numbering ought to be green text.
- 15. Clause 10.4.4.6 P12e) last word ought to be red text.
- 16. Clause 10.4.4.8 Questionable intent and obligation for every applicant of subdivision.

- 17. Clause 11 formatting issues.
- 18. Clause 11.4.1 Text colouring needs to reflect origin correctly.
- 19. Clause 12.1 No permit qualification for residential use ought to be red text.
- 20. Clause 12.4.1 and Clause 12.4.1.3 A1.1 b) ought to be green.
- 21. Clause 12.4.1.4 A2 green text should be blue.
- 22. Clause 12.4.1.6P1d) last word and must be red. Numbering also for 1.2
- 23. Clause 12.4.1 P1b) words 'not exceed 8.0 metres' ought to be red text. Wording issue for criterion c) refer to RMPS.
- 24. Clause 12.4.3.1 A1 opening statement ought to be green text, numbers in red.A2 dimension ought to be red text.
- 25.Clause 13.2 Use qualifications for Business and Professional services contrary to RMPS provisions. Local and optional context not correctly identified.
- 26. Clause 13.3.2 A1a) opening word ought to be red text.
- 27. Clause 13.4.3 A1.1 a) c) should be blue text. Number at end of a) should be red text. P1 should be blue text except for d). A4/P4 replicate matters considered in the relevant codes.
- 28. Clause 14.2 No permit required uses and qualifications for Residential and Discretionary Utilities ought to be blue.
- 29. Clause 14.4.3 A1 controls text are not correctly coloured.
- 30. Clause 20.3.1 A1 RMPS mandatory provisions have been modified. Criterion b) and c) are separate issues that do not relate to issue identified.
- 31. Clause 20.3.2 onerous criteria.
- 32. Clause 26.2 text colour incorrect.
- 33. Clause 26.3.1 A2 and P2 text colour incorrect.
- 34. Clause 26.4.1 objectives require reformat
- 35. Clause 26.4.2 text colour incorrect. Renumbering required.
- 36. E5.2.2 Text colour incorrect.
- 37. E7.6.12 P3b) needs subclauses.
- 38. E8.2.1 is not per common mandatory provisions of the RMPS. Nor is E8.6.1 A1.2.
- 39. E16 code appears contrary to E5. Questionable whether E5.2.2 consistent with structure of RMPS.
- 40. E18.6 not clear how table operates with structure of PD1.
- 41. F1.2.1 maps not clearly annotated, nor are they referred to in the preceding clause.
- 42. F1.3.1 A2 contradicts General Exemption for strata for strata approved under Pd1 at 5.8.1.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 1. The colour of the text is for internal purposes to aid determining its origin. It is not necessary to be coloured for the public scheme, will make all text black.
- 2. Clause 10.2 permitted residential with qualifications need to seek direction from Council before deleting local use qualifications.
- 3. Clause 10.4.2.2 disagree. Retain as is.
- 4. Clause 10.4.2.3 see point 1.
- 5. Clause 10.4.2.1
- 6. Clause 10.4.2.6 see point 1.
- 7. Clause 10.4.2.6 A1b will correct mistake.
- 8. Clause 10.4.2.7 A2.1 disagree. A2.2 disagree.A2.3 P2 'users' correct mistake. All text colour to be black.
- 9. Clause 10.4.2.9 P1c & d see point 1.
- 10. Clause 10.4.2.11 A1.2 see point 1.
- 11. Clause 10.4.2.14 see point 1.
- 12. Clause 10.4.3.1 see point 1.
- 13. Clause 10.4.4.2 see point 1.
- 14. Clause 10.4.4.4 see point 1.
- 15. Clause 10.4.4.6 see point 1.
- 16. Clause10.4.4.8 disagree. The Council values providing for public transport and new networks need to be planned to ensure that road design and layout will accommodate buses.
- 17. Clause11 will check formatting
- 18. Clause 11.4.1 see point 1
- 19. Clause 12.1 see point 1.
- 20. Clause 12.4.1 and 12.4.1.3 see point 1.
- 21. Clause 12.4.1.4 see point 1.
- 22. Clause 12.4.1.6 see point 1.

- 23. Clause 12.4.1.2 P1b in the interim scheme it states '...and the building height of existing adjacent buildings...' in the RMPS it states '.....and the height of existing adjacent buildings...'. Building height is defined.
- 24. Clause 12.4.3.1 see point 1.
- 25. Clause 13.2 Business and professional services is regional optional for both permitted and discretionary classifications. In the interim scheme a local qualification for veterinary clinic has been introduced where business and professional services are permitted (permit required) for veterinary clinic only and discretionary for other uses within that use class. It's a Rural Living zone where it's preferred that business and professional services that are not of a rural nature are discretionary. Disagree there's a conflict.
- 26. Clause 13.3.2 A1 see point 1.
- 27. Clause 13.4.3 A4/P4 accept replicates assessment. Delete clause
- 28. Clause 14.2 see point 1.
- 29. Clause 14.4.3 see point 1.
- 30. Clause 20.3.1 yes it has been modified. Felt that RMPS was too generous, so made the hours until 10pm instead to better protect amenity.
- 31. Clause 20.3.2 being developed to enact Council's retail hierarchy.
- 32. Clause 26.2 see point 1.
- 33. Clause 26.3.1 see point 1.
- 34. Clause 26.4.1 missing b. correct mistake.
- 35. Clause 26.4.2 see point 1. Correct numbering mistake.
- 36. E5.2.2 see point 1.
- 37. E7.6.2 P3b agree needs subclauses
- 38. E8.2.1 there's a formatting issue to be corrected. E8.6.1 A1.2 deliberate change to make it acceptable where no clearance or disturbance is occurring.
- 39. E5 excludes land affected by E16.
- 40. E18.6 discussed and approved by TPC
- 41. F1.2.1 accept corrections are required.
- 42. F1.3.1 A2 agree contradicts clause 5.8.1, delete clause F1.3.1 A2.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 1. Make all text in the planning scheme black.
- 2. Clause 10.2 retain permitted residential with qualifications.(awaiting confirmation from Council on what direction to take)
- 3. Clause 10.4.2.2 no change.
- 4. Clause 10.4.2.1
- 5. Clause 10.4.2.6 A1b correct superscript text,
- 6. Clause 10.4.2.7 A2.1 no change. A2.2 no change A2.3 no change.P2 make the word 'user' plural
- 7. Clause10.4.4.8 no change.
- 8. Clause 11 check formatting
- 9. Clause 12.4.1 P1b make wording consistent.
- 10. Clause 13.2 no change.
- 11. Clause 13.4.3 A4/P4 Delete clause
- 12. Clause 20.3.1 no change.
- 13. Clause 20.3.2 no change.
- 14. Clause 26.4.1 insert missing b.
- 15. E7.6.2 P3b insert subclauses
- 16. E8.2.1 there's a formatting issue to be corrected.
- 17. E8.6.1 A1.2 no change.
- 18. E5 no change.
- 19. Refer point 1.
- 20. Refer point 1.
- 21. Refer point 1.
- 22. Refer point 1.
- 23. No change.
- 24. Refer point 1.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 25. No change.
- 26. Refer point 1.
- 27. Delete clause
- 28. Refer point 1.
- 29. Refer point 1.
- 30. No change.
- 31. No change.
- 32. Refer point 1.
- 33. Refer point 1.
- 34. Correct the error.
- 35. Refer point 1. Correct numbering error.
- 36. Refer point 1.
- 37. provide subclauses
- 38. Correct formatting issues
- 39. No change
- 40. No change.
- 41. Make corrections
- 42. Delete clause F1.3.1 A2.

70 Representor

Department of Infrastructure, Energy and Resources

- 1. Commends limited use of Environmental and Rural Living Zones.
- 2. Commends exemption of Level 2 Activities from Biodiversity and Water Quality Code.
- 3. 3.3.1 Definition of Community Services and Infrastructure be extended to include public transport.
- 4. Inclusion of majority of key roads into Utility zone is welcomed.
- 5. Rural living zone Dilston between old and new East Tamar Highway new development should not impede use of new highway. Development Plan Code to require subdivision that does not impact on new highway.
- 6. General Residential zone 10.1.5 and 10.4.2.1 too prescriptive. 10.1.6 should encourage multiple dwellings within walking distance of key public transport corridors. 10.4.4.8 should include requirement for infrastructure compliant with Disability Discrimination Act.
- 7. Scenic Management Code would like that when land acquired for road widening, frontage is with the new road boundary.
- 8. Biodiversity Code difficult to see on overlay maps. Standard and routine maintenance does not appear to be specifically exempt. Clearing should be exempted similar to water quality code. Need to remove duplication across other biodiversity regulations for development.
- 9. Water Quality Code need clearly wetland definition. Routine and standard maintenance needs to be exempt. Forest Practises code methodology for stream sizes and buffer distances should be used for applicability of code. No definition of BLW catchment buffers in overlay mapping. Code does not allow drainage infrastructure on roads to cross wetlands. No PR. Forestry should be defined as forest practices as defined in Forest Practices Act 1985. Small scale forestry would be exempt from a Forest Practices plan but then subject to this code. Suggest using vulnerable land approach under Forest Practise Code for clause E9.6.1 and E9.6.2.
- 10.Signage Code Road and tourism signs and Tasmanian Visitor Information Signs need to be exempt in the code.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Representation Merit and Impact

- 1. Noted.
- 2. Noted.
- 3. Clause 3.3.1 definitions is a PD1 planning scheme template issue. For TPC to decide.
- 4. Noted.
- 5. Noted.
- 6. Clause 10.1.5 don't agree. Claus 10.4.2.1 density control clause. Retain as is. Clause 10.4.4.8 ok as is. It's a matter for the building act.
- 7. Scenic management code. Acknowledge there are issues with the code. Project needs to be scheduled to review code.
- 8. Biodiversity Code Acknowledge there are issues with the code. Project needs to be scheduled to review code.
- 9. Water Quality Code need more thought re: how to deal with exemptions and forestry
- 10. Signage Code. It is agreed that the Tasmanian Visitor Information Signs needs to be exempt.

- 1. No action required
- 2. No action required
- 3. Raise in the hearing process to allow the TPC to determine.
- 4. No action required.
- 5. No action required
- 6. No change.
- 7. Review Scenic management Code.
- 8. Review Biodiversity Code.
- 9. Review Water Quality Code need
- 10. Insert exemption in the Signage Code for Visitor Information Signs.

71 Representor

Ireneinc

Issues

- 1. Particular Purpose Zone 4 University of Tasmania Cultural and Public Purposes Precinct needs to refer to residential in the objectives.
- 2. Schedule 16 clause E16.6.1 A1 Contradicts Particular Purpose Zone. Secondary and tertiary education should be allowed.

Representation Merit and Impact

- 1. Particular Purpose Zone 4 agreed, review objective to include reference to residential.
- 2. Clause 16.6.1 A1 The Council is prepared to consider this matter further. This use is covered by the funding deed for the flood levees, however; subsequent negotiations with the State Government have redefined the development which is allowable within this area and the Interim Scheme will need to reflect this (Refer representation 90)

Modifications/Actions

- 1. Clause 35.1.7 Cultural and Purposes Precinct add new sentence at the end of the paragraph that states 'to provide for the development of residential uses associated with and supporting the educational activities within the Inveresk site '
- 2. E16.6.1 A1 no change until deed is changed.

72 Representor

Helen Chick, Lions Club of Lilydale Inc.

Issues

Need to allow market in the Community Purpose, Village and Recreation Zone.

Representation Merit and Impact

Market is classed within the General Retail and Hire use class in the Scheme. This use is prohibited in both zone the Community Purpose and Recreation zones, which is an oversight. It is permitted in the Village zone.

Modifications/Actions

Include General Retail and Hire with a qualification for market and art gallery only in the Community Purpose zone and General Retail and Hire for market only in the Recreation zone.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

73 Representor

Ireneinc

Issues

Green Specific Area Plan

- 1. Applies to subdivision only instead of all development various clauses are compared between old and new scheme. Clause F2.2.1 needs to be amended to read 'These provisions, despite any other provisions of the General Residential Zone to the contrary, apply to development in the specific area plan shown below.'
- 2. Clause F.2.3.1 objective should apply more broadly to development. A1, P1 this clause to apply to subdivision, General Residential density provisions should not apply. Notation on plan should refer to F2.3.1 A4 not 15.10.6.
- 3. Clause F2.3.1 A2,A3, A4, A5, should apply to all applicable development in SAP. There should not be any alternative available.

Representation Merit and Impact

Agreed. There have been some modifications to the code as a result of the translation from the old scheme to the PD1 template. It is considered that further modifications may better replicate the intent of the approved specific area plan

Modifications/Actions

Replace the code as contained in the Draft Interim Scheme with the Code attached to this report as Attachment 6.

74 Representor

Robert Holmes

Issues

1. Low Density Residential zone – of the 1148 lots in the LDR zone, 726 are less than minimum lot size. Should be particular provisions for existing lots. Multiple Dwellings should be included as a discretionary use.

Representation Merit and Impact

No Low Density Residential areas typically located in skyline and vegetated areas. Preventing units ensures low density residential character is maintained.

Modifications/Actions

No change.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

75 Representor

Pete Goding

Issues

Scenic Management Area -

- 1. Need exemption for removal of vegetation on the basis of smaller size items, short lived species, weed species and severe disease.
- 2. Need consideration of planned landscaping on sites as opposed to ad hoc removal.
- 3. Need to discourage weeds like English Ivy.

Representation Merit and Impact

Scenic Management Code – agreed exemptions need to be expanded. Acknowledge code has deficiencies and requires revision. Project planned for review of code.

Modifications/Actions

Scenic Management Code - prepare project plan for review and seek funding.

76 Representor

Scott Arnold

Issues

Scenic Management Area

- 1. Property used for forestry and is not adequately exempted by clause 6.3.1. Biodiversity Code
- 2. Property has priority habitat identified however not clear what it is. Wants overlay removed.

Representation Merit and Impact

- 1. Scenic Management Code accept need exemption for forestry, (ie. being exempt if in accordance with a certified forest practices plan since landscape values must be considered in the plan).
- 2. Biodiversity Code acknowledge there are issues with the code and that a review is required. Project to review code is planned but requires funding.

Modifications/Actions

Scenic Management Code - prepare project plan for review and seek funding. Biodiversity Code - prepare project plan for review and seek funding.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

77 Representor

Dr Richard Barnes

Issues

- 1. Clause 3.9.1 should not aim to manage environmental impacts from development by avoidance, minimisation or mitigation for all native vegetation. Not all is of conservation significance.
- 2. E8.0 Biodiversity Code no identification of how priority habitat was identified or why it is important. Why should E8.4.1 a) be exempt?
- 3. P1 DPIPWE only uses offset principles as a guide, not a statutory requirement.
- 4. No listing of what is and what's not of conservation significance.
- 5. Forestry Code should be removed as it unfairly prejudices land use based on the presence of a Private Timber Reserve which can be revoked at any time.

Representation Merit and Impact

- 1.Clause 3.9.1 agreed delete 'loss of native vegetation'
- 2. E8.0 agreed code needs revision. Project to review code is planned but requires funding.
- 3. E8.6.1 P1 agree it's too specific. Reword P1f and P2f to make less specific
- 4. As per point 2.
- 5. Forestry Code don't support comment. Private Timber Reserves are applied to land to give land owner certainty and are typically long term. This approach is recognising that and is accepted by the TPC. The higher minimum lot size reflects typical character of those areas. No change.

- 1.Clause 3.9.1 agreed, delete 'loss of native vegetation'
- 2. E8.0 prepare project to review code is planned but requires funding.
- 3. E8.6.1 P1f and P2f Delete the words 'in accordance with the General Offset Principles for the RMPS, Department of Primary Industries, Parks, Water and the Environment' from P1f and P2f.
- 5. Forestry Code No change.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

78 Representor

AK Consultants

- 1. Clause 26.2 Resource Development. Needs Plantation Forestry included as P1 Use on non prime agricultural land. It's a legitimate agricultural use under Prime Agricultural Land policy.
- 2. Clause 6.3.1 needs to include forestry plantation on non prime agricultural land with a certified forest practices plan even it is within 30m of a watercourse.
- 3. Clause 26.3.1 P3b) assessment needs to include entire land parcel/title not just house site.
- 4. Clause 26.2 Visitor Accommodation. Has fettering issues to agricultural land as a house. Needs to be subject to same rigorous assessment as a dwelling. Need to address issue of what happens if use is not profitable. Appears to be scope to subdivide off by strata, that loophole needs to be addressed.
- 5. No declared irrigation districts in Launceston, however many take off licences for irrigation. Need application for non agricultural uses should demonstrate current and future irrigation potential is not unreasonably reduced.
- 6. Clause 26.4.2 P1a) minimum lot size is counter productive and actually precludes achieving stated subdivision objectives. Example provided.
- 7. Clause 26.4.2 P1 suggests scope for staged approach to subdivision which will have adverse outcome. Example provided.
- 8. Clause 9.2.1 b) this suggests that if 'minor' and not meet for boundary adjustment and subdivision clause not met, it's prohibited. Many examples of boundary realignments not minor but aid agriculture.
- 9. Clause 9.4.1 our interpretation can override other decisions with regards to subdivision and approve or refuse any application at their discretion.

Representation Merit and Impact

- 1. Clause 26.2 agree. Delete e) from qualification for Rural Resource under Permitted no permit required status.
- 2. Clause 6.3.1 fundamentally agree that certified forest practices should be exempt however it is a PD1 planning scheme template issue.
- 3. Clause 26.3.1 P3b agree 'land' and 'site' is used. The term 'site' is preferred because it is defined in the scheme.
- 4. Clause 26.2 agreed. Make assessment standards for visitor accommodation to be subject to the same standards as a dwelling.
- 5. Disagree. Too difficult to define.
- 6. Disagree. Need to establish minimum lot size to prevent land fragmentation.
- 7. Disagree.
- 8. Clause 9.2.1b agreed. Alter Rural Resource subdivision clause to allow boundary realignment where no additional titles are created and land is not unreasonably impacted.
- 9. Clause 9.4.1 disagree. All subdivisions have to be assessed against and satisfy the zone objectives.

- 1. Clause 26.2 Delete e) from qualification for Rural Resource under Permitted no permit required status.
- 2. Clause 6.3.1 support case to TPC for PD1 to be altered to include of exemption for Landcare or Certified Forest Practices from requiring a permit if within 30m of a watercourse.
- 3. Clause 26.3.1 P3b a)i) replace 'land' with 'site' and b) replace 'land' with 'sites'.
- 4. Clause 26.2 Make assessment standards for visitor accommodation to be subject to the same standards as a dwelling.
- 5. No change.
- 6. No change.
- 7. No change.
- 8. Clause 26.4.2 P1 Add g) to P1 to say: A boundary realignment between lots may occur where the productivity of the land will not be materially diminished and; i) there is no net increase in lots; and ii) the lot size increases towards the minimum lot size and the other lot is not reduced to below the minimum lot size; or iii) lots below the minimum lot size will not lot be less than 2.0ha and will have the ability to contain and treat waste water and stormwater onsite.
- 9. Clause 9.4.1 no change.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

79 Representor

John Dent, PDA Surveyors

- 1. No contents page, a lot of pages with little text waste of paper.
- 2. Planning Scheme objectives need to include key regional business/commercial services provided.
- 3. Second last sentence page 3, word needs to be 'on' instead of 'of'.
- 4. Clause 4.1 frontage should also allow right of way to constitute frontage. Primary frontage incorrectly defined. Activity centre should have a definition.
- 5. Clause 8.1.2 too onerous for applicant to comply. Covers many unnecessary requirements for small applications. Application of clause is being used incorrectly. Clause needs to be modified or removed.
- 6. Clause 8.2 unclear how subdivision fits. Virtually impossible to assign use class to subdivision, when future use is not known, or mix of uses onsite.
- 7. Clause 9.2 makes all subdivision discretionary. This should be removed and acceptable solutions provided instead.
- 8. Clause 10.1.1 suburban densities not defined.
- 9. Clause 10.1.3 this clause should be removed.
- 10. Clause 10.1.5 and 10.6.1– dwellings are built adjacent to a road not in a road. Clause 3.8.1 clearly indicates infill development should be promoted. This clause should be removed.
- 11. Need to include subdivision provisions that allow increased densities within settled areas.
- 12. Clause 10.4.1.1 A1d) meaningless needs to be deleted.
- 13. Clause 10.4.2 clauses that are applicable to this extend to clause 10.4.2.15 and not clause 10.4.2.14. This note should appear at the top of each page of the 15 clauses.
- 14. Clause 10.4.2.1 P1.2 is prescriptive therefore not a PR. Needs modification.

- 15. Clause 10.4.2.1 A2 needs some PR.
- 16. Clause 10.4.2.1 A3 completely inappropriate, should be deleted.
- 17. Clause 10.4.4.1 most of land capable of supporting more than 10 lots is greater than 400m away. Part c) no where in planning scheme that shows designated growth areas. This clause is redundant. The P1 extremely difficult to meet. This clause unworkable and should be deleted.
- 18. Clause 10.4.4.2 objective needs rewording. A1 very high minimum lot size for zone.P1difficult to determine at subdivision stage. A2 should be 3.6m. P2 should allow access strip or right of way and reduction to 3m in certain circumstances.
- 19. Clause 10.4.4.3 A2 should allow stormwater to be discharged to kerb.
- 20. Clause 10.4.4.4 suitable for green field, not infill. P1 difficult to comply, if to remain should only apply to subdivisions greater than 20 lots. Include new clause P2e to include or the minimum lot size is 600m2.
- 21. Clause 10.4.4.5 A1 Contrary to planning scheme objective for infill development. P1 no relationship to A1. Should be removed. A2 10 lots for small for this Clause, should be 20-30 lots.
- 22. Clause 10.4.4.6 A1 should be lot limit on this clause so that small subdivisions and boundary adjustments are exempted.P1 needs rewording.
- 23. Clause 10.4.4.7 P1d needs rewording. P1c should be deleted. P1d not relevant to subdivision.
- 24. Clause 10.4.4.8 A1 presumes existing public transport network. Needs to take into account new areas where network is not yet established. P1 has number of problems.
- 25. Clause 10.4.4.9 seems like duplication of last clause. P1 has number of problems.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 26. Clause 11.1.7 and 11.1.8 seem redundant.
- 27. Clause 11.4.4.1 see comment 18.
- 28. Clause 11.4.4.2 A1.1 average slope not defined. Ci) requires rewording.A1.2 need performance requirement.A4 inconsistent numbering. Frontage should be 3.6m.
- 29. Clause 11.4.4.3, 11.4.4.4, see points to similar clauses above.
- 30. Clause 12.4.3.1 A1b unfairly prejudices internal lots and lots on corners. A2 should allow 3.6m frontage and right of way to be acceptable.
- 31. Clause 13.4.3 P1d prevents lots less than 1ha being dealt with in boundary adjustments. A2 missing. A3 needs performance criteria and to allow for right of way to be frontage.
- 32. Clause 14.4.3 P2 needs to have standards for existing lots
- 33. Clause 15.4.4 A2 inconsistent with other zones. Need performance criteria for existing lots and allow for lesser frontage. P3 need standards for combined system or pumping to discharge.
- 34. Clause 16.4.2 A1b incompatible with A2.A2 and P2 same issues as residential zones. P3 needs standards.
- 35. Clause 24.4.45 P4, Clause 25.4.5 P4 needs to allow provision for pump where sewerage not available.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 36. Clause 26.4.2 page should say for Rural Resource zone. Clause 26.4.2 has issues. P1 minimum lot size arbitrary, inconsistent with objectives. Has issues detailed.
- 37. E1.2 application of code applies to very wide area. Work needs to be done to identify bushfire prone areas. Situation unworkable with so few to no people being capable of doing assessments
- 38. E3.0 application too wide. Should be shown on overlay maps.
- 39. E4.5.3 inappropriate requirement for railways. E4.7.1 P1 should include ability to build house or extension within 50m.
- 40. E7.3 refers to table 7.1. That table is missing. E7.6 A2 confusing clause.
- 41. E10.2 some subdivisions should be exempt. E10.6.1 A1 unworkable requirement. P1 does not relate to relevant act.
- 42. E11 need point sources mapped. E11.5 Needs greater clarification.
- 43. E16 needs better precinct map.
- 44. E18 says interpretative sign should not have any advertising material yet most do. This should be worked into exemption.
- 45. F6 needs performance criteria where lot size less than 4ha.
- 46. F7.3.1 needs performance criteria.
- 47. F8 P1b should be removed
- 48. Appendices appendix 1 refers to documents however many of these are not readily accessible. These should be available on LCC/TPC website.

- 1. Disagree, contents page present. Interim scheme is available digitally
- 2. Interim Scheme objectives disagree. These are meant to be high level.
- 3. Acknowledge typo. It will be fixed.
- 4. Clause 4.1 frontage disagree that right of way should be included. Primary frontage and need for activity centre to be defined PD1 template definition, needs TPC direction to be able to change.
- 5. Clause 8.1.2 fundamentally agree that changes are required.
- 6. Clause 8.2 agreed it's clumsy to assign a use to subdivision, however it's how the scheme works. It's a PD1 template issue that requires TPC direction to be able to change.
- 7. Clause 9.2 don't agree. TPC directed that all subdivision has to be discretionary.
- 8. Clause 10.1.1 PD4 issue that requires TPC direction. It's implied in the sub criteria.
- 9. Clause 10.1.3 disagree, reasonable for a residential area.
- 10. Clause 10.1.5 reword and clause 10.1.6 delete.
- 11. Restriction on internal lots is to promote unit development and strata instead of torrens subdivision. Provides a better outcome.
- 12. Clause 10.4.1.1 A1d part of planning directive.
- 13. Agree and will correct mistake and include the note on the top of each page.
- 14. This representation is partially supported. The Council proposes to amend the Performance Criteria by setting a minimum site area per dwelling of 300m² and developing an alternative Performance Criteria which enables higher density dwellings to be considered where a precinct plan has been developed to justify the density based on sound land use planning and urban design principles.
- 15. Clause 10.4.2.1

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- A2 & A3 agree needs a performance requirement to cover situations where there is a large lot suitable for unit development with multiple adjoining lots.
- 16. Clause 10.4.2.1 A3 see above comment.
- 17. Clause 10.4.4.1 far point. Delete b and c in entirety.
- 18. Clause 10.4.4.2 A1 retain as is. If circumstances warrant to go lower there is the performance requirement to be assessed against. A2 alter acceptable solution to be 3.6m instead of 4m. Reword Performance requirement to state each lot must have an appropriate frontage.P1 common practise. Just show the PD4 building envelope.
- 19. Clause 10.4.4.3 A2 doesn't prevent it, therefore ok.
- 20. Clause 10.4.4.4 retain as is.
- 21. Clause 10.4.4.5 Retain A2, P2 as is. Provides focus on units and strata division instead of torrens subdivision.
- 22. Clause 10.4.4.6 A1 ok as is, no change required.
- 23. Clause 10.4.4.7 P1b, c and d ok, no change required.
- 24. Clause 10.4.4.8 ok as is. It enables the design to consider public transport to allow for an existing of the existing network.
- 25. Clause 10.4.4.9 right in a sense. One is specific about roads, the other walking and cycling. Could be combined.
- 26. Clause 11.1.7 and 11.1.8 are PD1 planning scheme format requirements. Must stay.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Representation Merit and Impact

27.Cause 11.4.4.1

- 28. Clause 11.4.4.2 A1.1 is self explanatory no definition is required. A1.1 c) i) allows boundary wall to satisfy setback requirement, yet clause 11.4.2.7 does not. Inconsistency needs to be fixed. A1.2 no PR. Perhaps these should be listed as alternative options to A1.1. A4 alter acceptable solution to be 3.6m instead of 4m. Reword Performance requirement to state each lot must have an appropriate frontage.
- 29. Clause 11.4.4.3, 11.4.4.4 could be very restrictive for in fill development. Some more variation should be permissible in the performance requirement.
- 30. Clause 12.4.3.1 A1b written to purposefully dissuade multiple internal lots as access instead of building roads. Retain as is.
- 31. P1d Correct appropriate to have a minimum. Alter AS to be a minimum access width of 3.6m not 4m and reword PC to include wording that each lot must have an appropriate frontage.
- 32. Clause 14.4.3 A2 same issue see point 25.
- 33. Clause 15.4.4 A2 is 6m because it's an inner residential and business area. No PC is to deliberating preserve the streetscape character. A3 doesn't prevent pumping, it just requires a connection to reticulated services.
- 34. Clause 16.4.2 A1 b incompatible with A2. Circle proposal should be removed.
- 35. Clause 24.4.5 P4, 25.4.5 P4 doesn't prevent pumping, it just requires a connection to reticulated services.
- 36. Clause 26.4.2 A1b Ok as is.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 37. E1.2 is a statewide code. PD5 therefore requires TPC to determine.
- 38. E3 effectively carrying out a status quo situation. Awaiting statewide code to replace it.
- 39. E4.5.3 accept is onerous. Should be for state roads or at the planner's discretion.E4.7.1 P1 agree is an issue. Rewording is required. Need to include a provision for things we don't control.
- 40.E7.3 should be E7.5.3, E7.6 A2b remove 'subdivision plan' need to have included under each area that there are currently no development criteria.
- 41. E10.2 need to have exemption included under 10.4 that exemptions subdivisions that are for consolidation or boundary adjustment where there is not net increase in lots created. E10.6.1 A1 remove General Manager signature and allow for variation to amount of payment.
- 42. E11 not possible to map point sources.
- 43. E16 agree need to provide clearer precinct map. Will provide at a larger scale.
- 44. E18 disagree. Sponsors are excluded, they are included as recognition for their contribution to the project.
- 45. F6 disagree.
- 46. F7.3.1 delete old numbering system. Disagree, no performance criteria is required since it needs to be prescriptive to achieve the objectives.
- 47. F8 P1b disagree, provision to remain as is.
- 48. Accept that appendices need to be publically available.

- 1. Clause 3 no change.
- 2. Clause 3.1.1 second last sentence change word to be 'on' not 'of'
- 3. Clause 4.1.3 support PD1 being modified to include a definition for activity centre.
- 4. Clause 8.1.2
- 5. Clause 8.2 no change.
- 6. Clause 9.2 no change.
- 7. Clause 10.1.1 support PD1/PD4 being modified to include a definition for suburban density.
- 8. Clause 10.1.3 no change.
- 9. Clause 10.1.5 Replace 'in' with 'along' before 'a road' and insert 'in a' between or and neighbourhood.
- 10. Clause 10.1.6 delete clause.
- 11. Clause 10.4.1.1 A1d no change.
- 12. Clause 10.4.1 the words of this clause to be included at the top pages D10-5 to D10-13. Clause 10.4.2 applicable clauses to extend to clause 10.2.4.15 not 10.2.4.14. The words of this clause to be included at the top pages D10-14 to D10-31.
- 13. Amend the Performance Criteria by setting a minimum site area per dwelling of 300m² and developing an alternative Performance Criteria which enables higher density dwellings to be considered where a precinct plan has been developed to justify the density based on sound land use planning and urban design principles.
- 14. Clause 10.4.2.1 A2 & A3 agree needs a performance requirement to cover situations where there is a large lot suitable for unit development with multiple adjoining lots.
- 15. Clause 10.4.4.1 Delete b and c in entirety.
- 16. Clause 10.4.4.2 A1 no change
- 17. Clause 10.4.4.2 A2 alter acceptable solution to be 3.6m instead of 4m. Reword P2 to state each lot must have an appropriate frontage.
- 18. Clause 10.4.4.3 A2 no change

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 19.. Clause 10.4.4.4 no change
- 20. Clause 10.4.4.5 A2, P2 no change
- 21. Clause 10.4.4.6 A1 no change
- 22. Clause 10.4.4.7 P1b, c and d no change
- 23. Clause 10.4.4.8 no change.
- 24. Clause 10.4.4.9 Could be combined.
- 25. Clause 11.1.7 and 11.1.8 no change.
- 26. Cause 11.4.4.1
- 27. Clause 11.4.4.2 A1.1 is self explanatory no definition is required. A1.1 c) i) allows boundary wall to satisfy setback requirement, yet clause 11.4.2.7 does not. Inconsistency needs to be fixed. A1.2 no PR. Perhaps these should be listed as alternative options to A1.1. A4 alter acceptable solution to be 3.6m instead of 4m. Reword P4 to state each lot must have an appropriate frontage. 29. Clause 11.4.4.3, 11.4.4.4 could be very restrictive for in fill development. Some more variation should be permissible in the performance requirement. 30.Clause 12.4.3.1 A1b no change
- 31. Clause 12.4.3.1 P1d Correct appropriate to have a minimum. Alter A2 to be a minimum access width of 3.6m not 4m and reword P2 to include wording that each lot must have an appropriate frontage.
- 32. Clause 14.4.3 A2 alter acceptable solution to be 3.6m instead of 4m.
- 33. Clause 15.4.4 no change.
- 34. Clause 16.4.2 A1 b Reword to state be able to contain a 15m diameter circle.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 35. Clause 24.4.5 P4, 25.4.5 P4 no change.
- 36. Clause 26.4.2 A1b no change.
- 37. E1.2 is a statewide code. PD5 therefore requires TPC to determine.
- 38. E3 no change until new statewide code is released.
- 39. E4.5.3 accept is onerous. Should be for state roads or at the planner's discretion.E4.7.1 P1 agree is an issue. Rewording is required. Need to include a provision for things we don't control.
- 40. E7.3 should be E7.5.3, E7.6 A2b remove 'subdivision plan' need to have included under each area that there are currently no development criteria.
- 41. E10.2 need to have exemption included under 10.4 that exemptions subdivisions that are for consolidation or boundary adjustment where there is not net increase in lots created. E10.6.1 A1 remove General Manager signature and allow for variation to amount of payment.
- 42. E11 no change.
- 43. E16 agree need to provide clearer precinct map. Larger, clearer map required.
- 44. E18 no change.
- 45. F6 no change.
- 46. F7.3.1 delete old numbering system.
- 47. F8 P1b no change
- 48. Accept that appendices need to be publically available.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

80 Representor

John Dent, PDA Surveyors

Issues

CT 113048/1 – zoned Rural Resource. Subdivision proposal would be good outcome yet current provisions don't allow it. Provisions need to be more flexible.

Representation Merit and Impact

Agree that subdivision criteria need to be more flexible to allow certain situations where boundary realignments are proposed that will result in a positive outcome.

Modifications/Actions

26.4.2 P1 add g) to P1 to say: A boundary realignment between lots may occur where the productivity of the land will not be materially diminished and; i) there is no net increase in lots; and ii) the lot size increases towards the minimum lot size and the other lot is not reduced to below the minimum lot size; or iii) lots below the minimum lot size will not lot be less than 2.0ha and will have the ability to contain and treat waste water and stormwater onsite.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

81 Representor

Adrian Fairfield, Cohen and Associates

Issues

- 1. Right of ways need to be recognised as legitimate form of access.
- 2. Needs to be recognition of existing titles that don't comply with minimum requirements.
- 3. Clause 4.1 frontage needs to allow for right of way, primary frontage definition incorrect, activity centre needs to be defined, natural ground level definition needs clarification.
- 4. Clause 8.1.2 onerous. Suggest changes to allow application to be deemed valid and go through s.54 route.
- 5. Clause 8.2 unclear how subdivision fits. Use often unknown or multiple uses exist, so difficult to assign.
- 6. Clause 9.2.1 b- 'minor' needs clarification.
- 7. Remainder of issues raised similar to representation 79.

Representation Merit and Impact

- 1. In urban areas it's acceptable. It rural areas it is proposed to provide 'limited' recognition for access purposes.
- 2. Where appropriate circumstances don't comply with the AS, it can be judged against the PC.
- 3. Clause 4.1 definitions are fundamentally a PD1 issue for TPC to decide.
- 4. Clause 8.1.2 fundamentally agree and recommend change to the TPC since it is a PD1 template issue.
- 5. Clause 8.2 agree that this is a clumsy system, however, it works on best fit use. Ultimately a PD1 issue.
- 6. Clause 9.2.1 b agree that minor needs clarification.
- 7.Refer to representation 79 comments

- 1.Clause 8.1.2
- 2. Clause 8.2 no change.
- 3. Clause 9.2.1 b
- 4. See modifications/actions for representation 79.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Lindsay Crossin

- 1. Electronic scheme needs interactive pages.
- 2. Clause 8.1 too onerous. Should be removed or simplified.
- 3. Clause 9.3 there should be AS and PR for demolition.
- 4. Clause 10.4.2.1 P1.2 Prescriptive therefore not a performance requirement. Needs rewording.A2 needs P with some discretion. A3 inappropriate should be deleted.
- 5. Clause 10.4.4.5 A1 and whole clause contrary to objectives.
- 6. 11.1.1.7 and 11.1.1.8 inclusion unnecessary.
- 7. Clause 11.4.2.1 P1.2 in direct conflict with P1 of 11.4.4.2. Needs rewording. A2 no clearly written.
- 8. Clause 11.4.2.6 A1.1 spelling error should be abut.
- 9. E1.2 application too broad. Lack of qualified people makes it unworkable.
- 10. E3.0 application too broad and could result in unnecessary requests for reports.
- 11. Appendices documents need to be made readily available.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 1. Agree.
- 2. Clause 8.1 agree that changes are needed.
- 3. Clause 9.3 disagree, demolition should be discretionary to ensure that heritage issues, asbestos and similar issues are picked up and considered.
- 4. This representation is partially supported. The Council proposes to amend the Performance Criteria by setting a minimum site area per dwelling of 300m² and developing an alternative Performance Criteria which enables higher density dwellings to be considered where a precinct plan has been developed to justify the density based on sound land use planning and urban design principles.
- 5. Clause 10.4.4.5 A1 disagree. There are better alternatives to creating internal lots.
- 6. Clause 11.1.7 and 11.1.8 are a PD1 requirement. Must keep.
- 7. Clause 11.4.2.1 P1.2 No it's not. Different circumstances for units. A2 agree not clearly written, should say 'multiple dwellings'.
- 8. Clause 11.4.2.6 A1.1 need to correct typo.
- 9. E1.2 acknowledge this is an issue. It's a statewide code, PD5, that needs TPC to change. Issue will resolve over time.
- 10 E3 effectively carrying out a status quo situation. Awaiting statewide code to replace it.
- 11. Accept that appendices need to be publically available.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 1. Agree.
- 2. Clause 8.1.
- 3. Clause 9.3 no change.
- 4. Amend the Performance Criteria by setting a minimum site area per dwelling of 300m² and developing an alternative Performance Criteria which enables higher density dwellings to be considered where a precinct plan has been developed to justify the density based on sound land use planning and urban design principles.
- 5. Clause 10.4.4.5 A1 no change.
- 6. Clause 11.1.7 and 11.1.8 no change.
- 7. Clause 11.4.2.1 P1.2 no change. A2 replace dwellings with 'multiple dwellings'.
- 8. Clause 11.4.2.6 A1.1 a) Replace about with abut.
- 9. E1.2 acknowledge this is an issue. It's a statewide code, PD5, that needs TPC to change. Issue will resolve over time.
- 10 E3 awaiting statewide code to replace it.
- 11. Make appendices documents publically available where it does not infringe on copyright.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

83 Representor

AJ Phillips Surveying

Issues

- 1. Clause 4.1 primary frontage definition incorrect.
- 2. Clause 8.1 unnecessarily onerous.
- 3. Clause 9.4.1 lead to believe some subdivisions should be permitted. This clause denies that.
- 4. Clause 10.1.6 restrictions to multiple dwellings location inconsistent with objectives.
- 5. Clause 10.4.2.1 P1.2 No need to specify minimum, other development criteria achieve desired outcome. A2 and A3 too restrictive, should be deleted.
- 6. Clause 10.4.4.2 A1 too high should be 400m2. P1 to indicate a house size at this subdivision stage seem to be overkill. A2 why change from 3.6m.
- 7. Clause 10.4.4.5 A1, A2, and P2 should be removed as restricts infill lots. P1 is all that's needed.

- 1. Clause 4.1 PD1 issue, need TPC direction. Primary frontage definition ok, works when read in conjunction with the standards.
- 2. Clause 8.1 fundamentally agree needs changing.
- 3. Clause 9.4.1 have followed TPC direction.
- 4. Clause 10.1.6 delete clause.
- 5. This representation is partially supported. The Council proposes to amend the Performance Criteria by setting a minimum site area per dwelling of 300m² and developing an alternative Performance Criteria which enables higher density dwellings to be considered where a precinct plan has been developed to justify the density based on sound land use planning and urban design principles. Clause 10.4.2.1 A2 & A3 agree needs a performance requirement to cover situations where there is a large lot suitable for unit development with multiple adjoining lots.
- 6. Clause 10.4.4.2 A1 disagree, it's consistent with pattern of development. A2 alter acceptable solution to be 3.6m instead of 4m. Reword Performance requirement to state each lot must have an appropriate frontage.P1 common practise. Just show the PD4 building envelope.
- 7. Clause 10.4.4.5 Retain A2, P2 as is. Provides focus on units and strata division instead of Torrens subdivision.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Modifications/Actions

- 1. Clause 8.1
- 2. Clause 10.1.6 delete clause
- 3. Amend the Performance Criteria by setting a minimum site area per dwelling of 300m² and developing an alternative Performance Criteria which enables higher density dwellings to be considered where a precinct plan has been developed to justify the density based on sound land use planning and urban design principles

84 Representor

Paul Donohue, Ben Lomond Water

Issues

- 1. Hoblers Bridge Sewerage treatment plant, Newnham Treatment Plant Request Utilities zone for entirety of site.
- 2. Buffer zones best to align with BLW declared buffer zones.
- 3. Recommends interim scheme incorporate a clause which encourages the applicant to seek pre-lodgement discussions with BLW prior to initiating a site specific environmental study.
- 4. E9.6.6 A1 BLW satisfied. E9.6.6 P2 standard does not detail how the requirement would be assessed. BLW suggest site specific study from E11.4 be carried over for E9.3.Inner and Outer buffers are provided in document.

Representation Merit and Impact

- 1. Agree, rezone entirety of Hoblers Bridge Sewerage Treatment plant lot to Utilities zone.
- 2. Agree, align buffer zones for sewerage treatment plants to be the same as the attenuation distance.
- 3. Disagree as there is no mechanism to require this.
- 4. Don't believe necessary to have a formal requirement. If disturbance is significant, then report will be necessary.

- 1. Rezone entirety of Hoblers Bridge Sewerage Treatment plant lot to Utilities zone.
- 2. Align buffer zones for sewerage treatment plants to be the same as the attenuation distance.
- 3. No change.
- 4. No change.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

85	Representor
	Alex Brownlie, GHD
	Issues
	Urban Mixed Zone - request General Retail and Hire be a discretionary use
	without limitations on floor area. Report supporting request included.
	Representation Merit and Impact
	Provide definition and associated qualification for supermarket in the Urban
	Mixed Use zone.
	Modifications/Actions
	Insert definition and associated qualification for supermarket in the Urban
	Mixed Use zone use table.

86	Representor
	Zone of 80 Southgate Drive, Kings Meadows – boundary of Low Density
	Residential zone should be repositioned to be 80-85m from Southern Outlet.
	Issues
	Zone boundary clarified with applicants.
	Representation Merit and Impact
	Modifications not necessary.
	Modifications/Actions
	No changes proposed.

87	Representor
	John Ayers, GHD
	Issues
	Zone of 240 Vermont Road, Mowbray (CT 114543.1) - request General
	Residential zone. Same as representation number 11.
	Representation Merit and Impact
	See comments under representation 11.
	Modifications/Actions
	See comments under representation 11.

88 Representor

Alex Brownlie, GHD

- 1. E6 requires disabled car space for every 20 or part thereof. If one can't be provided, development is prohibited. Should be when it exceeds 20 spaces, a space should be provided. Same issue with motorbike, and taxi spaces. Requirements for TIA too onerous when justifying variation to car parking only. E6.3.2 already gives Council ability to require TIA depending on circumstances.
- 2. E7 Scenic Management need exemption for sick, diseased or dead trees. Application of areas far too generous. Need more specific application for code.
- 3. Clause 10 subdivision clauses prevents infill lots. Needs revision.4m wide frontage at odds with act.
- 4. Zone boundary issue Scotch Oakburn rowing sheds zone needs to follow cadastral boundary.
- 5. Clause 26 Need consideration for lots that are not 35ha. Footer incorrectly identifies zone. Requires correction.
- 6. Absence of local and desired future character statements.
- 7. Clause 8 current interpretation too onerous. Clause requires revision.
- 8. E4.1 Too lower threshold for TIA requirement, unnecessarily onerous. Need road hierarchy shown on overlay maps.
- 9. E5.2.2 incorrect reference to E17 instead of E16.
- 10. E8 concerns about accuracy and significance of areas mapped. Until more detailed mapping is done, areas should not be shown.
- 11. E10 application too general. Should be linked to Council's Open space strategy.
- 12. E11 needs development standards.
- 13. E16.6 A1 prohibition of Education and occasional care unacceptable for Particular Purpose zone 4 Inveresk Site. Needs use to be discretionary use.
- 14. Clause 12.4.3.2 A1a) The PC at odds with the objective. Redrafting of PC required.

Representation Merit and Impact

- 1. E6 agree, reword.
- 2. E7 agree need to include more exemptions.
- 3. Clause 10 it does but intended to prefer unit development and strata. Minimum frontage to be revised to 3.6m and reword associated PC.
- 4. Agree, investigate and correct where required to ensure that zone does follow cadastral boundary.
- 5. Clause 26 retain minimum lot size. Correct footer.
- 6.PD1 planning scheme template requirement.
- 7. Clause 8 agree needs revision.
- 8. E4.1 agree needs revision.
- 9. E5.2.2 correct map reference.
- 10. E8 acknowledge code has issue. Project planned to revise code subject to funding.
- 11. E10 agree modification required. Need to have exemption included under 10.4 that exemptions subdivisions that are for consolidation or boundary adjustment where there is not net increase in lots created. E10.6.1 A1 remove General Manager signature and allow for variation to amount of payment.
- 12. E11 add development standards.
- 13. E16.6 A1 requirement of the deed for levee bank funding. Deed needs to change before clause can change.
- 14. Clause 12.4.3.2 A1a) not supported. Retain as is.

- 1. Reword the clause
- 2. Include more exemptions for sick, diseased or dead trees.
- 3. Minimum frontage to be revised to 3.6m and reword associated PC.
- 4. Investigate and correct where required to ensure that zone follows cadastral boundary.
- 5. No change. Correct footer.
- 6. No change.
- 7. Review clause (refer representation 100).
- 8. Revise clause.
- 9. Correct map reference.
- 10. Revise code subject to funding.
- 11. Include exemption included under 10.4
- 12. Add development standards.
- 13. No change.
- 14. No change.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

89 Representor

John Dent, PDS Surveyors

- 1. Objectives 3.3 not furthered by development controls in General residential, inner residential, and low density residential zones.
- 2. clause 4.1 -need definition for hospital, activity centre, ancillary use, neighbourhood character, suburban densities, recognised character, road, neighbourhood, designated growth area, café, preferred neighbourhood character,
- 3. Page B-12 clause 5.5.1 numbered incorrectly there after. Clause 7.5.4 should be deleted, clauses 8.1.2 and 8.1.3 too onerous.
- 4. Clause 9.4.1 should allow permitted pathway.
- 5. Clause 10.1.5 and 10.1.6 ambiguous, restrictive, distance threshold contradict clause 10.1.1 and so should be removed.
- 7. clause 10.3.2, 11.3.2,11.4.2.1 P2 needs PC, clause 10.4.2.1 and 11.4.2.1 remove objective b), Modify clause 10.4.2.1 and 11.4.2.1 P1.2 to be flexible, remove clause 10.4.2.1 A2 and A3, Clause 11.4.2.1 A2 dwelling should be multiple dwelling.
- 8. Clause 10.4.2.3 P1c) visual bulk mixed up with site coverage.
- 9. Clause 10.4.2.4, 10.4.2.6 need some consistency between requirements for houses and units
- 10. Clause 10.4.2.5 A1.1 min setback should be 4.5m. Should allow infill development to respect existing character of setbacks.
- 11. Clause 10.4.2.9A1e should let people choose whether appropriate measures have been put in place.
- 12. Clause 10.4.2.14 P1 PC should be flexible not prescriptive.
- 13. Clause 10.4.3.1 text missing.

- 14. Clause 10.4.4.1 designated growth area not identified.
- 15. Clause 10.4.4.2 A2, 11.4.4.2, 12.4.3.1, 13.4.3.1,14.4.3, 15.4.4, 16.4.2, 20.5, 22.4.4 should be 3.6m. Need flexible PC.
- 16. Clause 10.4.4.5 contrary to intent and objective as prohibits internal lots. Should be removed.
- 17. Clause 10.4.6 P1b) how can it be accessible if roads don't exist. Needs rewording.
- 18. Clause 10.4.4.7 P1 d) not applicable for subdivision only. Should be removed.
- 19. Clause 10.4.4.8 should be removed, beyond control of Local Government.
- 20. Clause 10.4.4.9 remove, it is the concern of engineering.
- 21. Clause 11.2 business and professional services discretionary is a medical centre. Qualification should be removed. Multiple dwellings should be permitted since main intent is to increase residential densities.
- 22. Clause 11.4.2.4 heights need reconsidering. Many inner residential blocks are steep.
- 23. Clause 12.2 multiple dwellings should be allowed at appropriate densities.
- 24. Clause 12.4.1 should read clauses 12.4.1.1 12.4.1.6 only apply to development within the residential use class.
- 25. Clause 13.4.3 review lot size
- 26. Clause 15 why can't Invermay be Urban Mixed Use. Clause 15.2 custodial facility prohibited yet Launceston Police Station has remand centre, Resource processing prohibited what about Flour Mill?
- 27. Clause 15.4.4 A4 unnecessarily restrictive. Most of zone abuts inner residential zone.

- 28 Clause 16.4.2 A1 incompatible with A2.
- 29. Clause 17.3.2 A1 should exempt nursing home as these operate 24/7
- 30. Clause 18 makes Albert Hall and Design Centre discretionary, and offices prohibited. Need reconsideration of use classes and classifications. North Bank should be recreation zone not Open Space.
- 31. Clause 18.2 wrong text colour Food Services
- 32. Clause 20 Bulky Goods should be discretionary with qualification.
- 33. Clause 20.4.3.1, 21.4.3.1, 22.4.3.1 should not have too restrictive PC or delete clause.
- 34. Clause 21.4.1 A3.1 and A3.2 conflict
- 35. Clause 22.2 residential should not be discretionary when stated in zone purpose.
- 36. Clause 23.4.5 A1.1c) typo, remove a
- 37. Clause 24.4.4.1 A2 why 5.5m and not 4.5m. And conflicts with 24.4.1 A4. Waste of space.
- 38. Clause 24.3.1 typo A1 refers to E12 instead of E11.
- 39. Clause 24.4.5 100m2 min lot size too small should be reviewed.
- 40. Clause 25.4.1 height needs to be taller for industrial. Front setback should be consistent with residential zones.
- 41. Clause 26.4.2 subdivision needs more flexibility to achieve best outcome for agriculture.
- 42. Clause 38 needs to extend to other Boags Brewery titles.
- 43. E4.5.3 TIA should be for roads not rail.
- 44. E6 requires too many spaces for residential, aged care facility and retirement village fall into residential resulting in onerous parking requirement, business premises now requires more parking, E6.7.2 waste of space not to be able to use front of building for practical purpose, Taxi, bike and motorbike provisions need rewording, disability car parking contrary more onerous than AS, is parking based on full time equivalent, should be clarified, tourist accommodation should be 1 per bedroom, not bed.
- 45. E7 tourist corridor needs definition. Suggest map or remove. There's not table 7.1. E7.5.2 2 Tamar Estuary Precinct unclear and lumps areas of quite different characters together.

Issues

46. E8 - Has the mapping been ground truthed?

47. E9.6.5 PC should be the AS with no PC.

48. E10 - even if POS is provided, it's still discretionary, does not specify amount of Public Open Space required, mandates cash in lieu for every type of subdivision (boundary adjustments, consolidations etc included).

49. E13.5.1 confusing needs rewording, E13.5.4 typo

50. E14.2.2 need coastal inundation reference map. Applicability potentially extensive, if consider state coastal policy interpretation, it would be 1km from coast so would apply to most of Launceston.

51. E17.3 typo

52. Inconsistencies with Regional Template AUG 17

Text colour errors - clauses 10.2,10.4.2.3, 10.4.2.4, 10.4.2.7, 10.4.2.14, 10.4.2.14 A2, 10.4.4.2 A1 and P2, 12.2, 12.4, 12.4.1.1, 12.4.1.3b), 12.4.1.6 P1.2, 12.4.2, 12.4.3.1 A1, 12.4.3.1, 13.2, 13.4.3 A1.1, 13.4.3 P1, 13.4.3, 14.2, 14.4.3, 15.2, 15.4.4, 16.2, 16.3.1, 16.4.2, 16.4, 17.2, 17.4.1, 21.4.1, 21.4.4, 21.1.1, 23.1.1,24.4.1, 24.4.5, 25.2, 26.2, 26.3.1, 28.2, 29.4.3, 30.2, 30.3.1, 30.4.1, E6.6.1, E6.7.4, E6.6.1 to E6.6.3.1, E8.6.1, E9.6.1, E9.6.6, Figures E9.6.2, E10.2.1, E10.6.1, E11.6.1, E13.4.

53. Inconsistencies with Regional Template AUG 17

Typos and wording issues - 10.4.2.3,10.4.2.4, 10.4.2.6, 10.4.2.7,12.4.2.1,12.4.3.1,13.2,13.3.2,13.4.3,14.2,14.3.2,14.4.3, 15.4.4,16.2,16.3.2,16.4.2,17.2, 17.4.1,18.2,18.3.2,19.3.2,20.2,20.3, 20.4.1,20.5, 21.2,21.4.4, 24.2, 24.4.1, 24.4.5, 25.2, 25.4.1, 25.4.5, 26.2, 26.3.1, 26.4.1, 26.2, 29.4.1, 30.2, E1.1, E1.2, E2.5.1, E3 landslip definition, E3.4.1, E4.2.1, E4.5.3, E7.3-E7.5, E8.1.1-E8.3, E9.1.1-E9.3, E10.6.1, E11.1.1-E11.1.5, E12.1.1, E12.2.1, E13.3.1E13.6.1.1, E14.1.1., E14.2.1, E14.2.2.

- 1. Disagree.
- 2. Clause 4.1 -ultimately PD1 issue for TPC to resolve. Many of the definitions are defined in the dictionary or can use their ordinary meaning.
- 3. Page B-12 clause 5.5.1 PD1 issue for TPC to resolve. Clause 7.5.4 disagree. Clauses 8.1.2 and 8.1.3 too onerous Fundamentally agree but is a PD1 issue for TPC to resolve.
- 4. Clause 9.4.1 followed TPC determination.
- 5. Clause 10.1.5 Replace 'in' with 'along' before 'a road' and insert 'in a' between or and neighbourhood. Clause 10.1.6 delete clause
- 7. Clause 10.3.2 , 11.3.2 ,11.4.2.1 P2 Disagree. Disagree with comments to Clause 10.4.2.1b) and 11.4.2.1 b), 10.4.2.1 and 11.4.2.1 P1.2, 10.4.2.1 A2 and A3. Clause 11.4.2.1 A2 replace dwelling with multiple dwelling.
- 8. Clause 10.4.2.3 P1c) disagree, one is a direct function of the other.
- 9. Clause 10.4.2.4, 10.4.2.6 disagree, PC available, is for different form of development.
- 10. Clause 10.4.2.5 A1.1 disagree
- 11. Clause 10.4.2.9 A1e should be 'and' between (d) and (e).
- 12. Clause 10.4.2.14 P1 disagree, it's a character provision.
- 13. Clause 10.4.3.1 not specific enough.
- 14. Clause 10.4.4.1 Delete b and c in entirety.
- 15. Clause 10.4.4.2 A2, 11.4.4.2, 12.4.3.1, 13.4.3.1, 14.4.3, 16.4.2 agree should be 3.6m min frontage. Disagree for clauses 15.4.4, 20.5, 22.4.4. There is a PC available to vary it.
- 16. Clause 10.4.4.5 disagree.
- 17. Clause 10.4.6 P1b) promotes potential for surveillance. Agree needs rewording.
- 18. Clause 10.4.4.7 P1 d) not applicable for subdivision only. Should be removed.

- 19. Clause 10.4.4.8 disagree.
- 20. Clause 10.4.4.9 planning sets the roads. Engineering sets the standards and supervises the works. Disagree.
- 21. Clause 11.2 disagree in the public interest.
- 22. Clause 11.4.2.4 disagree, there is a PC available.
- 23. Clause 12.2 disagree.
- 24. Clause 12.4.1 agree should read clauses 12.4.1.1 12.4.1.6 only apply to development within the residential use class.
- 25. Clause 13.4.3 disagree.
- 26. Invermay zones applied to protect existing uses and not promote significant intensification which would be possible under the Urban Mixed Use zone. Clause 15.2 remand facility Launceston Police Station is an ancillary use, no change required. Resource processing prohibited has non conforming existing use rights.
- 27. Clause 15.4.4 manages interface, PC available.
- 28 Clause 16.4.2 A1 disagree.
- 29. Clause 17.3.2 A1 alter table to make non noisy uses P and noisy uses D then change the standard to only apply to D uses. Then reword A1 to say for permitted or no permit required uses only.
- 30. Clause 18 Noted. For North Bank doing study to determine most appropriate zone.
- 31. Clause 18.2 make all text black.
- 32. Clause 20 disagree.
- 33. Clause 20.4.3.1, 21.4.3.1, 22.4.3.1 disagree, no change.
- 34. Clause 21.4.1 A3.1 and A3.2 disagree.
- 35. Clause 22.2 whilst residential allowable, it is not the primary purpose of the zone. No change.
- 36. Clause 23.4.5 A1.1 c) remove typo 'a' before 'an agency, or a corporation.....
- 37. Clause 24.4.1 A2 conflicts with 24.4.1 A4. Disagree. A2 is about frontage, A4 is about separation from residential properties to minimise land use conflict. Both have PC available.
- 38. Clause 24.3.1 A1 Correct clause references to be Table E11.1 and Table E11.2.
- 39. Clause 24.4.5 correct minimum lot area to be 1000m2.
- 40. Clause 25.4.1 A1 disagree, PC available. A2

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- 41. Clause 26.4.2 P1 agreed, add g) to P1 to say: A boundary realignment between lots may occur where the productivity of the land will not be materially diminished and; i) there is no net increase in lots; and ii) the lot size increases towards the minimum lot size and the other lot is not reduced to below the minimum lot size; or iii) lots below the minimum lot size will not lot be less than 2.0ha and will have the ability to contain and treat waste water and stormwater onsite.
- 42. Clause 38 agree, include all titles owned by Boags to be within particular purpose zone.
- 43. E4.5.3 acknowledge there are issues with the code.
- 44. E6 requires too many spaces for residential, aged care facility and retirement village fall into residential resulting in onerous parking requirement, business premises now requires more parking, E6.7.2 waste of space not to be able to use front of building for practical purpose, Taxi, bike and motorbike provisions need rewording, disability car parking contrary more onerous than AS, is parking based on full time equivalent, should be clarified, tourist accommodation should be 1 per bedroom, not bed.
- 45. E7 tourist corridor is defined. The areas are a direct translation from the previous scheme. Areas with similar attributes have been put into precincts to aid clarity. Agree that review is required. Project planned subject to resourcing.
- 46. E8 agree there are issues with the code. Project to review code planned subject to funding.

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- 47. E9.6.5 disagree. Retain as is.
- 48. E10 agree requires revision. Recommend that it applies to newly created lots only, that a cash contribution of an amount determined by the General manager can be taken in leui of land for residential lots and land can be taken where there is a strategic need for other zones.
- 49. E13.5.1 confusing needs rewording, agree that rewording is required. E13.5.4 typo. Agreed fix typo.
- 50. E14.2.2 agree needs revision.
- 51. E17.3 agree will correct.
- 52. Text colour errors make all text black.
- 53. Inconsistencies with Regional Template AUG 17

Typos and wording issues -

- 54. 10.4.2.3 in LIPS it's A1.1 and A1.2. In RMPS it's A1.1 or A1.2. Fix inconsistency.
- 55. 10.4.2.4 A2/P2 local provisions. Yes included to further strategic objectives.
- 56. 10.4.2.6 A1b need superscript.A2.1/A2.2 need line between intro and subclause a. A2.1 fix text size. Agreed, will correct mistakes.
- 57. 10.4.2.7 A2/P2 local provisions. Yes included to further strategic objectives.
- 58. 12.4.2.1 P1 b) restricts the height to 8m. It does not in the RMPS. Remove height restriction to be consistent with RMPS. c) 'degree of overshadowing and overlooking of adjoining properties' section needs to be renumbered as iv) and the remainder as c). Correct numbering issue.
- 59. 12.4.3.1 objective c formatting issue. A1 d-g in RMPS (green) not included in LIPS. Correct formatting issue.
- 60. 13.2 In LIPS Business and professional services is only for veterinary centre under permitted (permit required) and if not for a veterinary centre under discretionary. Business and Professional services (blue). Qualification is reflective of rural character (clause 13.3.2), and deliberately included to further strategic objectives. No change.

- 61. 13.3.2 The alternative PC for P3 and P4 which provides the opportunity for an alternative have not been used in the LIPS. No typos have been found.
- 62. 13.4.3 A1.1 a) in LIPS has 'or' at the end of the subclause. In RMPS it's 'and' (blue). A1.1 b,c,d,e in LIPS have 'be' included at the beginning of each subclause (b,c blue, d,e green). e is written in the LIPS as be created to align existing titles with zone boundaries and not additional lots are created instead of 'to align existing titles with zone boundaries and no additional lots are created.' P1 d in LIPS says 'not be less than 1.0ha.' in the RMPS it says 'not create lots less than 1.0ha.' (red). P2 LIPS has chosen no PC option (blue). A4/P4 local provision. Correct formatting issues. Retain local provisions to further strategic objectives.
- 63. 14.2 LIPS have chosen residential to be P1 if for a single dwelling or home-based business (blue). RMPS provides option to be either P1 or P. Deliberate alteration to provide opportunity for public comment for units, retain unchanged.
- 64. 14.3.2 A4 needs spaces between 'discretionary, uses and must.' Correct typos.
- 65. 14.4.3 A1 has 'be' included at the beginning of each subclause. The RMPS does not. Correct to be consistent with the RMPS.
- 66. 15.4.4 P2 and P3 no PC option has been chosen (blue)
- 67. 16.2 LIPS has not included crematoria and cemetery if for existing cemetery under Permitted (permit required status) (blue), under discretionary Crematoria and Cemeteries has an 'an' included in the qualification. Utilities has a qualification included where the RMPS has no qualification (blue).
- 68. 16.3.2 no PC option chosen for P2 and P3 (blue).
- 69. 16.4.2 no PC option chosen for P3 (blue).

- 70. 17.2 Under permitted (permit required) LIPS excludes recycling and waste disposal if for municipal transfer station or refuse disposal site (blue) and includes residential if for retirement aged care or retirement village under discretionary (red).
- 71. 17.4.1 can't find any mistakes other than colour discrepancies.
- 72. 18.2 excluded crematoria and cemeteries if for existing crematoria or cemeteries (blue) from permitted (permit required category and included food services under discretionary category.
- 73. 18.3.2 No PC option has been selected for P2 (blue).
- 74. 19.3.2 No PC option has been selected for P3 (blue).
- 75. 20.2 Business and Professional Services, Food Services, General Retail and Hire (blue) excluded from P1, Bulky Goods (red), General Retail and Hire, Residential, and Visitor Accommodation (all blue) all included with local qualification under permitted and Bulky Goods (blue) excluded, General Retail and Hire, Residential and Visitor Accommodation (blue) all included with local qualifications. Deliberate change to enable enactment of retail hierarchy. No change.
- 76. 20.3 20.3.1 A1 in the RMPS says Commercial vehicles (except visitor accommodation and recreation) must only operate between 6.00am and 10.00pm Monday to Sunday (green). In LIPS, provisions more comprehensive.
- 20.4.1 A1 added c) in LIPS (green). A4/P4 are local added provisions.
- 77. 20.5 A1 c remove typo 'a' from infront of 'an agency.' Correct typo.
- 78. 21.2 under P1 included business and professional services with local qualification, under P bulky goods, business and professional services, general retail and hire, research and development, residential and visitor accommodation all with local qualifications, under D included bulky goods with local qualification, excluded business and professional services, included general retail and hire and visitor accommodation both with local qualification and visitor accommodation with local qualification. Deliberate change to enable enactment of retail hierarchy. No change.

- 79. 21.4.4 A1 c) remove 'a' from in front of 'an agency.' Agree, correct mistakes.
- 80. 24.2 under P excluded vehicle fuel sales and service and under D excluded transport depot and distribution, service industry, and storage and included sport and recreation.
- 81. 24.4.1 A3/P3 and A4/P4 locally included provisions. P4 needs to list whether each subclause is 'and' or 'or.'
- 82. 24.4.5 no PC option for P1 selected.
- 83. 25.2 Under permitted bulky goods has local qualification and under discretionary Ports and Shipping have been included.
- 84. 25.4.1 P3 no PC option chosen. A4/P4 local provisions.
- 85. 25.4.5 A1.1 c remove 'a' from infront of 'an agency', no PC option chosen for P4.
- 86. 26.2 Under P1 Resource Development 'e' qualification is contradictory Agree. Remove e..
- 87. 26.3.1 P1.1 need space between it and must.A2 local provision. P2.1 need space between land and must.P2.2 need space between uses and other. P4 add 'be' before demonstrated. Agree, correct mistakes.
- 26.4.1 Objectives need a 'b)' for the second subclause. Agree, correct mistake.
- 88. 29.2 pleasure boat facility chosen to be listed as D.
- 89. 29.4.1 A1. A2 and A3 combine b and c. Remove second full stop from A2 and A3.A4 insert space between of and 200m.Agree, correct mistakes.
- 90. 30.2 Tourist operation, sport and recreation, visitor accommodation are removed from P1. Tourist operation listed without qualification in both P and D. General Hire and Retail has local qualification. Deliberate change to enact I retail hierarchy strategy. No change.
- 91. E1.1 consistent with PD5. No mistakes found.

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92. E1.2 needs inclusion of a), b) sub clauses. Agree, correct mistake.

93. E2.5.1 P1 c) and d) relabelled i) and ii). The lettering e) removed only from that point and f) relabelled c). Agree correct mistakes.

94. E3 landslip definition,

95. E3.4.1 need b) subclause for 'development for forestry....... Agree, correct mistake.

96. E4.2.1 d) and e) to be relabelled i) and ii). Agree, correct mistake.

97. E4.5.3 b) to be included in front of 'rail authority...... Agree, correct mistake.

98. E7.3-E7.5, local scenic management area is to refer to areas listed in schedule E7.5.3 not table 7.1. Agree, correct mistake.

99.E8.1.1- i) needs to be renumbered b) then following points numbered i), ii) etc. Agree, correct mistake.

100. E8.2.1 i) needs to be renumbered b). Agree, correct mistake.

101. E8.3 i) and ii) to be renumbered b) and c) Agree, correct mistake.

102. E9.1.1 b,c,d,e needs to be renumbered i,ii,iii etc. and f renumbered to b. Agree, correct mistake.

103. E9.2 no mistake found

104. E9.3 no mistake found

105. E10.6.1 A1 needs rewriting to state

106. E11.1.1 i) to be renumbered b). Agree, correct mistake.

Representation Merit and Impact

107. E11.1.2 i) to be renumbered b). Agree. Correct mistake. In LIPS the words 'with the potential to create environmental harm or environmental nuisance' has been included in the clause too.

108. E11.3 In RMPS it's worded, the following use or development is exempt from this code however the LIPS says Use or development exempt from this code. Make consistent with the RMPS.

109.E11.4 can't find an issue

110. E11.5 locality plan needs points i)-iii) relabelled b)-d), site plan points i) to iii) to be relabelled b) to d), description of development points i) to viii) to be relabelled b) to i). Agree. Correct mistakes.

111. E12.1.1 i) to be relabelled b) Agree. Correct mistakes.

112. E12.2.1 i) to be relabelled b) Agree. Correct mistakes.

113. E13.3.1 c) and e) are additional local provisions. No mistakes are found.

114. E13.6.1 P1 d) and e) need space between Table and E13.1. Agree. Correct mistakes.

115. E13.6.2 P1 e) need space between Table and E13.1 Agree. Correct mistakes.

116. E13.6.3 P1 b) need space between Table and E13.1. Agree. Correct mistakes.

117. E14.1.1 numbering different in RMPS Make numbering consistent.

118. E14.2.1 i) to iii) renumber to be b) to d). Agree. Correct mistakes.

119. E14.2.2 Need space between clause number and This. Agree. Correct mistakes.

- 1. No change.
- 2. Raise at hearings for TPC to resolve.
- 3. Raise at hearings for TPC to resolve
- 4. No change.
- 5. Clause 10.1.5 Replace 'in' with 'along' before 'a road' and insert 'in a' between or and neighbourhood. Clause 10.1.6 delete clause
- 7. Clause 11.4.2.1 A2 replace dwelling with multiple dwelling.
- 8. No change.
- 9. No change.
- 10. No change
- 11. Alter clause.
- 12. No change.
- 13. Alter clause.
- 14. Delete b and c in entirety.
- 15. Adopt 3.6m min frontage. No change for clauses 15.4.4, 20.5, 22.4.4.
- 16. No change.
- 17. Reword clause.
- 18. Remove clause.
- 19. No change
- 20. No change
- 21. No change.
- 22. No change.
- 23. No change.
- 24. Reword clauses 12.4.1.1 12.4.1.6 should read only apply to development within the residential use class.
- 25. No change.
- 26. No change required
- 27. No change
- 28 No change.
- 29. Alter table to make non noisy uses P and noisy uses D then change the standard to only apply to D uses. Then reword A1 to say for permitted or no permit required uses only.

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- 30. No change at this stage. North Bank Master Plan to determine most appropriate zone.
- 31. Make all text black.
- 32. No change.
- 33. No change.
- 34. No change.
- 35. No change.
- 36. Rectify typo
- 37. No change.
- 38. Correct clause references.
- 39. Correct clause. Correct minimum lot area to be 1000m2.
- 40. No change.
- 41. Alter clause.
- 42. Include all titles owned by Boags to be within particular purpose zone.
- 43. Review Code.
- 44. Revise provisions.
- 45. Review Code.
- 46. Review Code.
- 47. No change.
- 48. Review Code.
- 49. Reword clause and correct typo.
- 50. Revise clause.
- 51. Correct error.
- 52. Make all text black.
- 53. Inconsistencies with Regional Template AUG 17
- 54. Rectify inconsistency.
- 55. No change.
- 56. Correct errors.

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- 57. No change.
- 58. Remove height restriction to be consistent with RMPS and re-number
- 59. Correct formatting issue.
- 60. No change.
- 61. No typos have been found.
- 62. No change.
- 63. No change.
- 64. Correct typos.
- 65. Correct to be consistent with the RMPS.
- 66. No change.
- 67. No change.
- 68. No change.
- 69. No change.
- 70. No change
- 71. Can't find any mistakes other than colour discrepancies. Text to be made black.
- 72. No change.
- 73. No change.
- 74. No change.
- 75. No change.
- 76. No change..
- 20.No change
- 77. Correct typo.
- 78. No change.
- 79. Correct errors.

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- 80. No change.
- 81. Alter P4.
- 82. No change.
- 83. No change
- 84. No change
- 85. Remove 'a' from in front of 'an agency'.
- 86. Remove e.
- 87. Correct errors.
- 26.4.1 Correct error.
- 88. No change.
- 89. Correct errors.
- 90. No change.
- 91. No mistakes found.
- 92. Correct error.
- 93. Correct errors.
- 94. No change
- 95. Correct error.
- 96. Correct error.
- 97. Correct error.
- 98. Correct error.
- 99. Correct error.
- 100. Correct error.
- 101. Correct error.102. Correct error.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

- 103. No mistake found
- 104. No mistake found
- 105. Revise clause
- 106. Correct error.
- 107. Correct error. In LIPS the words 'with the potential to create environmental harm or environmental nuisance' has been included in the clause too.
- 108. Make consistent with the RMPS.
- 109.No issue found.
- 110. Correct error.
- 111. Correct error.
- 112. Correct error.
- 113. No error are found.
- 114. Correct error.
- 115. Correct error.
- 116. Correct error.
- 117. Renumber clause.
- 118. Renumber clause. Correct errors.
- 119. Correct error.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

90 Representor

Janelle Allison

Issues

- 1. UTAS Inveresk Site Education and Occasional care prohibited. Needs amending to allow use to occur. Also to consider some residential use and consideration of the use of the mixed use zone.
- 2. Newnham Campus UTAS consider importance of connecting two sites via bike and walking paths and provide opportunities for local innovative industries and businesses to co-located on the campus.

Representation Merit and Impact

- 1. The Council is prepared to consider this matter further. This use is covered by the funding deed for the flood levees, however; subsequent negotiations with the State Government have redefined the development which is allowable within this area and the Interim Scheme will need to reflect this.
- 2. Noted. Scheme seeks to improve networks.

Modifications/Actions

Matters to be considered during the hearings.

91 Representor

Lionel Morrell, Tasmanian Ratepayers' Association of Tasmania

- 1. Issue with length of time to submit representation.
- 2. PD4 provisions are not commensurate with existing development pattern of inner urban areas and should be excluded.
- 3. Scenic Management Code areas need reassessment.
- 4. Need better regulation of taller builders in central area
- 5. Too generous towards signage, solar panels and air conditioning plants.
- 6. Need strengthening of Kings Meadows and Mowbray business precincts.
- 7. Absence of future road reserves and setback restrictions along road corridors unacceptable for growth planning.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Representation Merit and Impact

- 1. Act requirement. Although will accept additional information on issues to help improve scheme.
- 2. Agree that maybe this has been the case for some areas. Further analysis required to determine best approach. Much of inner residential area located within Urban Mixed Use zone, which is not subject to PD4 requirement.
- 3. Scenic Management area acknowledge that needs further work. Project is needed and subject to funding.
- 4. Current provisions effectively a translation from the old planning scheme. This is being reviewed by the Greater Launceston Plan. Modification will be done if required.
- 5. Signage provisions are more strict in the Interim scheme. Remaining points are PD1 issues.
- 6. Disagree. This has been considered in the Retail Hierarchy which has been incorporated into the scheme.
- 7. Oversight. Eastern bypass route should be reinstated. These future road reserves are being reviewed and at the conclusion of the review, any amendments required will be incorporated into the scheme.

Modifications/Actions

No change at this time.

92	Representor
	Mick Rose Surveyor
	Issues
	Clause 8 - Too onerous. Significantly added to costs to applicant. Costing
	example provided.
	Representation Merit and Impact
	Agree needs revision.
	Modifications/Actions
	Refer to Representation 100.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

93 Representor

Rodney Jesson, Engineering Edge Pty Ltd

Issues

- 1. Congratulates LCC efforts.
- 2. Multiple dwelling development requirements more difficult and at odds with infill objectives. Provides recommendations for changes to clause 10.4.2.1, 10.4.1.3. 10.4.2.9.
- 3. Clause 26.4.2 minimum lot size should be an AS not a PC.
- 4. Subdivision should have permitted pathway, not be universally discretionary.

Representation Merit and Impact

- 1.Noted
- 2. This representation is partially supported. The Council proposes to amend the Performance Criteria by setting a minimum site area per dwelling of 300m² and developing an alternative Performance Criteria which enables higher density dwellings to be considered where a precinct plan has been developed to justify the density based on sound land use planning and urban design principles.
- 3. Accept need to allow for situations where boundary realignment that does not create additional lots but furthers the objectives of the zone.
- 4. Not supported, it's as per TPC direction.

- 1. Clause 10.4.2.1 P1.2 amend the Performance Criteria by setting a minimum site area per dwelling of 300m² and developing an alternative Performance Criteria which enables higher density dwellings to be considered where a precinct plan has been developed to justify the density based on sound land use planning and urban design principles.
- 2. Clause 10.4.1.2
- 3. Clause 10.4.2.9
- 4. Clause 26.4.2

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

94 Representor

Greg Preece, Meander Valley Council

- 1. Clause 9.4.1 disagrees with general discretion for subdivision. Permitted pathway should be allowed.
- 2. Reference to subdivision lots requirements in table should be removed.
- 3. Need to use term Section 71 agreement for consistency.
- 4. Many zones have AS for 4m lot frontage with no provision to have a right of way. Many lots already have frontage of 3.6m but 4m imposed because of drainage problems arising from 3.6m width. PC should allow for discretion.
- 5. Need Local area objectives and Desired future character statements.
- 6. Subdivision circle measurement does not take into account internal lots. Rewording required.
- 7. Clause 10.4.2.1 AS.
- 8. Clause 10.4.4.2 need rewording.
- 9. Clause 10.4.4.5 unnecessary prohibition on internal lots. Needs PC.
- 10. Clause 10.4.4.6 Objective does not adequately relate to PC.
- 11. Rural Resource zone support inclusion of Manufacturing and processing use class. Need appropriate PCs in use standards to avoid fettering of agricultural land.
- 12. Clause 26.3.1 A3 not a measurable mechanism.
- 13. Clause 26.4.2 need provision added to clause 26.3.2 pertaining to section 71 agreements prohibiting dwellings.
- 14. Rural Resource zone does not support minimum lot sizes. Performance based approach preferred.
- 15. E4.0 requires substantial review as too onerous.
- 16. E 7.0 tourist road corridor includes some historical user roads that do not have clear cadastral boundary. Definition should include measurement.
- 17. E11.0 environmental harm term needs revision. Suggest term material or serious environmental harm instead.
- 18. E16.0 better operating as a specific area plan instead of code.

- 1.Clause 9.4.1 is as per TPC direction
- 2.Agree remove reference to subdivision tables in applicable clauses eg clause 15.4.4 A1.1 ii)
- 3. Accept there needs to be consistency. The exemptions and bushfire code for instance use 'Part 5 agreement' the Rural Resource zone uses Section 71 agreement. Given that PD1 and PD5 provisions use 'Part 5 agreement' will correct wording elsewhere to be consistent.
- 4. Agree change AS of relevant residential zones to have minimum width of 3.6m and alter PC to provide for an acceptable access. Clause 10.4.4.2 A2, 11.4.4.2, 12.4.3.1, 13.4.3.1, 14.4.3, 16.4.2 should be 3.6m min frontage for AS. Disagree for clauses 15.4.4, 20.5, 22.4.4. There is a PC available to vary it.
- 5. Agree in principle. Although not mandatory and subject to resources.
- 6. Agree in part. Delete current A1 and P2 and renumber A2 as A1 for 10.4.4.5.
- 7. Clause 10.4.2.1 disagree.
- 8. 10.4.4.2 disagree.
- 9. Clause 10.4.4.5 Delete A1 and P1.
- 10. Clause 10.4.4.6 Disagree.
- 11. Disagree, covered by clause 26.3.1 A3/P3.
- 12. Clause 26.3.1 A3 disagree, agricultural use is a defined term and essentially covers the Resource Development use class. Any development that does not fit into this use class, would not meet the AS. Conversion of land is a measurable standard.
- 13. Clause 26.4.2 Disagree.
- 14. Clause 26.4.2 Disagree. Need a minimum lot size to provide clarity to the customer and discourage land fragmentation.
- 15. E4 agree in part see prior comments.
- 16. E 7.0 agree can alter the definition to include a measurement from the centreline of the road for tourist road corridor such as to be 120m from the centreline.
- 17. E11.0 disagree.
- 18. E16 disagree. Advice has been taken from the TPC.

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- 1. No change.
- 2. Remove reference to subdivision tables in applicable clauses
- 3. Given that PD1 and PD5 provisions use 'Part 5 agreement' will correct wording elsewhere to be consistent.
- 4. Make identified change.
- 5. Agree in principle. Although not mandatory and subject to resources.
- 6. Delete current A1 and P2 and renumber A2 as A1 for 10.4.4.5.
- 7. No change.
- 8. No change.
- 9. Clause 10.4.4.5 Delete A1 and P1.
- 10. No change.
- 11. No change.
- 12. No change.
- 13. No change.
- 14. No change.
- 15. Make identified changes.
- 16. Alter the definition to include a measurement from the centreline of the road for tourist road corridor.
- 17. No change.
- 18. No change.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

95 Representor

Barry Easther, Northern Regional Planning Initiative

Issues

Text colour issues

1. Clauses 10.4.2.3, 10.4.2.6, 10.4.2.7, 10.4.2.9, 10.4.2.14, 10.4.3.1, 10.4.4.2, 10.4.4.4, 10.4.4.6, 12.1, 12.4.1, 12.4.1.3, 12.4.1.4, 12.4.1.6, 12.4.3.1, 13.2, 14.2, 15.4.4, 16.2, 16.3.2, 16.4.2, 17.1.3, 17.1.4, 17.2, 17.3, 17.4.1, 20.3, 20.3.1, 21.2, 24.2, 24.2, 25.2, 25.3, 28.2, 29.2, 29.4.1, 29.4.3, 30.2, 30.3, 30.3.1, 30.4.1, E5.2.2, E6.6.1, E6.7.4, E6.6.4, E7.4.1, E8.6.1, E9.6.1, E9.6.6, E13.3.1, E14.2.2.

Typos and wording issues

2. Clauses 10.2, 12.4.2.1, 13.2, 14.4.3, 15.2, 16.4.1, 17.4.1, 18.2, 20.2, 20.4.1, 20.4.2, 20.4.3.5, 21.2, 21.4.1, 21.4.2, 25.4.2, 25.4.2, 26.2, 26.3.1, 26.4.1, 26.4.2, 29.4.1, 29.4.1, 30.3.1, E3.4.1, E3.2.1, E4.5.3, E6.1.1, E6.3.1, E6.4, E7.4.1, E8.1.1, E8.2.1, E8.6.1, E8.3, E8.6.1, E9.1.1, E9.6.2, E11.1.1, E11.2.1, E11.3 E11.4, E11.5, E11.6.1, E12.1.1, E12.2.1, E13.3.1, E13.6.1, E14.1.1, E14.2.1, E14.4, E14.5.1, E14.6.5, E14.6.7.

- 1. Text to all be changed to black.
- 2. See prior comments in other representations for the clauses mentioned previously. For additional clauses identified, the following comments are made:
- 3. 10.2 under P residential is excluded. In RMPS residential is listed (green) with local qualification. Deliberate change to make multiple dwellings discretionary. No change.
- 4.12.4.2.1 P1 b) restricts the height to 8m. It does not in the RMPS. Change to be consistent with RMPS. c) 'degree of overshadowing and overlooking of adjoining properties' section needs to be renumbered as iv) and the remainder as c). Correct numbering issue.
- 5. 13.2 In LIPS Business and professional services is only for veterinary centre under permitted (permit required) and if not for a veterinary centre under discretionary. Business and Professional services (blue). Qualification is reflective of rural character (clause 13.3.2). Deliberate change to enact local strategy. No change.
- 6. 14.4.3 A1 has 'be' included at the beginning of each subclause. The RMPS does not. Correct typo issue.
- 7. 15.2 Under P1 business and professional services has local qualification, under P bulky goods, research and development, residential, service industry, visitor accommodation all have local qualifications. General Retail and Hire is an additional use included with local qualification. Under D bulky goods, business and professional services, general retail and hire, residential and visitor accommodation all have local qualifications. Service Industry Hospital Service, sport and recreation, vehicle fuel sales and service are additional uses included. Deliberate change to enable enactment of retail hierarchy strategy. No change.
- 8. 16.4.1, A3 need c) included in front of 'for corner lots' P4 v) correct formatting issue. Fix mistakes.
- 9. 17.4.1 can't find any mistakes other than colour discrepancies. Make all text black.

- 10. 18.2 excluded crematoria and cemeteries if for existing crematoria or cemeteries (blue) from permitted (permit required category and included food services under discretionary category. Deliberate change to provide compatible uses that will compliment recreational activities. No change.
- 11. 20.2 Business and Professional Services, Food Services, General Retail and Hire (blue) excluded from P1, Bulky Goods (red), General Retail and Hire, Residential, and Visitor Accommodation (all blue) all included with local qualification under permitted and Bulky Goods (blue) excluded, General Retail and Hire, Residential and Visitor Accommodation (blue) all included with local qualifications. Deliberate change to enact retail hierarchy strategy. No change. 12. 20.4.1 A1 added c) in LIPS (green). A4/P4 are local added provisions.
- 13. 20.4.2 wholly local provision. A1 a) remove comma between to and mall. b) remove space before semi colon. Correct typo mistakes. Retail local provisions.
- 14. 20.4.3.5 A4/P4 needs to be renumbered A3/P3.Correct. A2/P2 potential duplication of car parking. Agree, delete A2/P2.
- 15. 21.2 under P1 included business and professional services with local qualification, under P bulky goods, business and professional services, general retail and hire, research and development, residential and visitor accommodation all with local qualifications, under D included bulky goods with local qualification, excluded business and professional services, included general retail and hire and visitor accommodation both with local qualification and visitor accommodation with local qualification. Deliberate changes to enact retail hierarchy strategy. No change.
- 16. 21.4.1 Mandatory provisions have been modified A1c local provision. A4/P4 local provision. No change.

- 17. 21.4.2 entirely local provisions. A1 a) removed comma from between to and malls. b) remove space between arcades and semi colon. numbering should be subdivision not active ground floors. Agree.
- 18. 24.4.2 numbering incorrect, should be subdivision (clause 24.4.5) no streetscape. Agree correct clause numbers.
- 19. 25.4.2 entirely local provision. Can't find a mistake.
- 20. 26.2 Under P1 Resource Development 'e' qualification is contradictory remove. Agree. remove e.
- 21. 26.3.1 P1.1 need space between it and must.A2 local provision. P2.1 need space between land and must.P2.2 need space between uses and other. A3 local provision. P4 add 'be' before demonstrated. Agree to correct formatting mistakes and typos. No change There are two 26.3.1 in the RMPS, clause numbering needs to be corrected.
- 22. 26.4.1 objectives need a 'b)' for the second subclause. Agree, correct mistakes.
- 23. 26.4.2 P1iv) needs renumbering. Agree to fix formatting mistakes.
- 24. 29.4.1 A1. A2 and A3 combine b and c. Remove second full stop from A2 and A3.A4 insert space between of and 200m. Agree, correct mistakes.
- 25. 30.3.1 P1 needs sub clause numbers. Agree, correct mistakes.
- 26. E3.4.1 need b) subclause for 'development for forestry....... Agree, correct mistakes.
- 27. E3.2.1 b) ii) formatting issue to correct. Agree, correct mistakes.
- 28. E4.5.3 b) to be included in front of 'rail authority...... Agree, correct mistakes.
- 29. E6.1.1 needs renumbering to be a, b, c etc. Agree, correct mistakes.
- 30. E6.3.1 needs renumbering to be a, b, c etc. Agree, correct mistakes.
- 31. E6.4, parking precinct plan part needs to be renumbered to be a, b, c etc. Agree, correct mistakes.
- 32. E7.4.1 needs renumbering to be a, b, c etc Agree, correct mistakes.
- 33. E8.1.1 i) needs to be renumbered b) then following points numbered i), ii) etc. Agree, correct mistakes.

- 34. E8.2.1 i) needs to be renumbered b). Agree Agree, correct mistakes., correct mistakes.
- 35. E8.6.1 P2 d) remove extra comma.
- 36. E8.3 needs renumbering to be a, b, c etc... Agree, correct mistakes.
- 37. E9.1.1 b,c,d,e needs to be renumbered i,ii,iii etc. and f renumbered to b. Agree, correct mistakes.
- 38. E9.6.2 P2.1 c and d needs to be renumbered i, ii. And e renumbered c. Agree, correct mistakes.
- 39. E11.1.1 i) to be renumbered b). Agree, correct mistakes.
- 40. E11.2.1 i) to be renumbered b). Agree, correct mistakes.
- 41. E11.3 In RMPS it's worded, the following use or development is exempt from this code however the LIPS says Use or development exempt from this code. Make consistent with RMPS wording.
- 42. E11.4 can't find an issue
- 43. E11.5 locality plan needs points i)-iii) relabelled b)-d), site plan points i) to iii) to be relabelled b) to d), description of development points i) to viii) to be relabelled b) to i). Agree, correct mistakes.
- 44. E11.6.1, 45. E12.1.1 i) to be relabelled b) Agree, correct mistakes.
- 46. E12.2.1 i) to be relabelled b) Agree, correct mistakes.
- 47. E13.3.1 c) and e) are additional local provisions. No mistakes are found. Agree, correct mistakes.
- 48. E13.6.1, P1 d) and e) need space between Table and E13.1. Agree, correct mistakes.
- 49. E14.1.1 numbering different in RMPS Agree, correct mistakes.
- 50. E14.2.1 i) to iii) renumber to be b) to d). Agree, correct mistakes.
- 51. E14.4 need space between clause number and remedial. E14.4.2 need space between clause E14.4.2 and weed. Agree, correct mistakes. E14.4.3 need space between clause and Development. Agree, correct mistakes.
- 52. E14.5.1 title needs space between clause number and first word. The same required for clause E14.6.1, 52. 53. E14.6.2, E14.6.3, E14.6.4, E14.6.5, E14.6.6 and E14.6.7. Agree, correct mistakes.
- 54. E14.6.5 no other mistake found other than above.
- 55. E14.6.7. Need space between paragraph and table. Agree, correct mistakes.

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- 1. Text to be altered to black.
- 2. See prior comments in other representations for the clauses mentioned previously.
- 3. No change.
- 4. Change to be consistent with RMPS. Correct numbering issue.
- 5. No change.
- 6. Correct typo issue.
- 7. No change.
- 8. Rectify errors.
- 9. Refer to 1.
- 10. No change.
- 11. No change.
- 12. No change.
- 13. Correct typo.
- 14. Delete A2/P2.
- 15. No change.
- 16. No change.
- 17. Correct clause.
- 18. Correct clause numbers.
- 19. Can't find a mistake.
- 20. Remove e.
- 21. Correct clause numbering.
- 22. Correct errors.
- 23. Correct formatting.
- 24. Correct errors.
- 25. Correct errors.
- 26. Correct errors.
- 27. Correct errors.
- 28. Correct errors.
- 29. Correct errors.

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Modifications/Actions

- 30. Correct errors.
- 31. Correct errors.
- 32. Correct errors.
- 33. Correct errors.
- 34. Correct errors.
- 35. Remove extra comma.
- 36. Correct errors.
- 37. Correct errors.
- 38. Correct errors.
- 39. Correct errors.
- 40. Correct errors.
- 41. Make consistent with RMPS wording.
- 42. No issue identified.
- 43. E11.5 locality plan needs points i)-iii) relabelled b)-d), site plan points i) to iii) to be relabelled b) to d), description of development points i) to viii) to be relabelled b) to i). Correct errors.
- 44. No change.
- 45. Correct errors.
- 46. Correct errors.
- 47. E13.3.1 c) and e) are additional local provisions. No mistakes are found.
- 48. Correct errors.
- 49. Correct errors.
- 50. Correct errors.
- 51. Correct errors.
- 52. Correct errors.
- 54. Correct errors.
- 55. Correct errors.

96 Representor

Mark Chladil, Tasmanian Fire Service

Issues

- 1. Support objective 3.10 at 3.10.1
- 2. Support inclusion of Bushfire code. Note challenge of dealing with it in a timely and effective way. Fire Service has already delivered training course and have more planned for 2013.
- 3. E8 concerned only controlled through mapping process. Concerned there is no recognition for need to remove vegetation for life safety. Limited guidance for how to deal with the issues fire safety and biodiversity protection.

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Representation Merit and Impact

- 1. Noted.
- 2. See General/Limited Exemptions under Interim Scheme. There are exemptions about fire safety Clauses 5 and 6.
- 3.E8 mapping acknowledge there are issues. See General/Limited Exemptions under Interim Scheme. There are exemptions about fire safety Clauses 5 and 6.

Modifications/Actions

No change at this time.

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97	Representor
	Andrew Ferguson
	Issues
	Zone of 77 Lalla Road, Lilydale - currently zoned Rural Resource zone.
	Request Rural Living zone. Reasons - more flexible zone, right on town
	boundary, and land demand for that type of land use.
	Representation Merit and Impact
	Agree. This property is located within a preferred Rural Living Area based on
	its land use character.
	Modifications/Actions
	Pursue amending the Northern Regional Land Use Strategy for Rural Living
	and then undertake a planning amendment process to rezone land to Rural
	Living.

Issues 1. Clause 10.4.2.1 A2 requires clarification. Some roads are very short and contain only a few lots, other roads like Elphin Road are several km long. Suggest same side of the road or where road is longer than 400m, then 200m either side of lot. 2. Clause 11.4.2.1 A2 same issue as above. 3. Clause 10.4.2.2 A2 amend text to read multiple dwellings and residential buildings must have front door and a window to a habitable room in the building wall that a) faces a road, or b) faces an internal driveway or communal open space area. 4. Clause 10.4.2.2 A3 b) height and level of transparency for fences within 4.5m of front boundary is different between single dwellings and multiple dwellings. 5. Clause 10.4.2.5 A1.1 a) why different front setback compared to single
 Clause 10.4.2.1 A2 requires clarification. Some roads are very short and contain only a few lots, other roads like Elphin Road are several km long. Suggest same side of the road or where road is longer than 400m, then 200m either side of lot. Clause 11.4.2.1 A2 same issue as above. Clause 10.4.2.2 A2 amend text to read multiple dwellings and residential buildings must have front door and a window to a habitable room in the building wall that a) faces a road, or b) faces an internal driveway or communal open space area. Clause 10.4.2.2 A3 b) height and level of transparency for fences within 4.5m of front boundary is different between single dwellings and multiple dwellings.
contain only a few lots, other roads like Elphin Road are several km long. Suggest same side of the road or where road is longer than 400m, then 200m either side of lot. 2. Clause 11.4.2.1 A2 same issue as above. 3. Clause 10.4.2.2 A2 amend text to read multiple dwellings and residential buildings must have front door and a window to a habitable room in the building wall that a) faces a road, or b) faces an internal driveway or communal open space area. 4. Clause 10.4.2.2 A3 b) height and level of transparency for fences within 4.5m of front boundary is different between single dwellings and multiple dwellings.
3. Clause 10.4.2.2 A2 amend text to read multiple dwellings and residential buildings must have front door and a window to a habitable room in the building wall that a) faces a road, or b) faces an internal driveway or communal open space area. 4. Clause 10.4.2.2 A3 b) height and level of transparency for fences within 4.5m of front boundary is different between single dwellings and multiple dwellings.
4.5m of front boundary is different between single dwellings and multiple dwellings.
dwellings?
 6. Clause 10.4.2.7 A1 will limit multiple dwellings to sites where there is a minimum 4.5m between boundary and wall. 7. Clause 10.4.2.7 A2.1 Is it front boundary or road pavement? 8. Clause 10.4.2.14 The points in this clause should apply to all development including single dwellings.
 9. Clause 10.4.4.6 P1 j) Council currently doesn't have a position on WSUD. 10. Clause 10.4.4.7 c) neighbourhood road not defined. Suggest local road be used instead. 11. Inner Residential - what is the purpose of increased setback for lots over 1000m2. Seems counter productive to achieving higher density.
 12. E4 Road and Railway Asset Code - requirement for a TIA to be submitted with road authority advice needs clarification. Eg. confusion can occur eg UTas Newnham campus. 13. E4.5.3 the term 'adequacy' causes interpretation issues. 14. E4.5.2 DIER framework good basis but unnecessarily complex for some proposal. Recommend word change such as 'A TIA must be undertaken generally in accordance withor the written requirements of the road

Issues

- 15. E4.5.4 obliging Council to consider advice from relevant authority would appear to be requiring advice referred to in E4.5.3 to be a complete assessment. Suggest E4.5.3 should be statement of scope, E4.5.4 be written referral advice or assessment and permit conditions.
- 16. E4.5.1 requires TIA to demonstrate compliance with PC however scope of TIA influenced by specific PC.
- 17. E6 Car parking and sustainable transport code a TIA may be required. Is it also required to have a statement of adequacy from a responsible road authority prior to lodgement with the planning authority/
- 18. E6.6.1 P1i) implies TIA is required rather than maybe required. Suggest reword.
- 19. E6.4 referencing Tasmanian State Road Hierarchy problematic since there are no dates on the document other than the heading on several pages.
- 20. E6.6.2 what does urban speed zones mean, since roads have several speed limits. Suggest defining as urban area being subject to speed limit of 70km/hr or less.
- 21. E6.7.2 A1.1 clarification required for intent of A1.1. eg if 2 spaces in garage, 2 tandem in driveway forward of building line does this constitute non compliance?
- 22. Lack of clarity with what is meant by vehicular access. Recommend clarified by use of clear width and constructed vehicle access.
- 23. E6.7.2 neither A2.1 not A2.2 state that compliance with either AS2890.1 or Table E6.3 for dimension of car parking spaces is required. This could be address though inclusion of the word dimension in A2.1 d) or addition of e) and/or inclusion of word dimension in A2.2.
- 24. A2.1 and A2.2 appear to pick and choose where compliance is required to the standard. Should include compliance with grades for parking and access too. Rewording required.

suite. The DIER guideline

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

Issues 25. E6.7.4 A2 Requires rewording so only applies after 20 spaces is required. 26. E6.7.6 is silent on whether loading bays are to be provided on the subject land or if provision of loading bays is offset by on road facilities. 27. Table 6.1 layout of headings and sub headings make interpretation difficult. 28. Table E6.2 requires width of 4.5m for 7 m from road carriageway and 3m thereafter. It is recommended it be 5m at the boundary or the 7m setback, which ever comes first. Recommend taper be 6m. Recommend distance between bays be clarified. 29. Table E6.5 note b) recommended that provision of 150mm kerb be included as this represents standard separation used in public streets. 30. Table E6.6 is not a table and heading needs correction - E6.9 Parking Precinct Plans and all subsequent clauses renumbered. 31. F1.0 extent of area incorrect. Plan not labelled. 32. F2.0 included extract of the plan includes lots that do not exist. Extent of area shown is not the same as the original proposal. Resolution of concept plan F2.2 is poor. Lack of labelling of plans. 33. F3.0 clarify of plan low. 34. F4.0 Road connections not shown on planning scheme extract. Base plan shows strata boundaries and cadastral boundaries and makes no distinction. Recommend strata boundaries be removed. 35. F6.0 no map showing extent of Relbia and Glenwood Road specific area plan. 36. F8.0 no map showing forestry area specific area plan. 37. Appendix 1 incomplete with several documents not having a date of publication. Car parking Australian standard should be AS2890 to cover full

Representation Merit and Impact

- 1. Agree.
- 2. Clause 11.4.2.1 A2. Agree.
- 3. Clause 10.4.2.2 A2 disagree.
- 4. Clause 10.2.2 A3 b) agree should be consistent with PD4 (ie. clause 10.1.4.6 duplicate AS and PC for clause). Check other zones to see is similar issue exists.
- 5. Clause 10.4.2.5 A1.1 Agree. Make it 4.5m like for the single dwelling provisions.
- 6. Clause 10.4.2.7 A1 Disagree, there is a PC available.
- 7. Clause 10.4.2.7 A2.1 It is from the front boundary. See definition of road.
- 8. Clause 10.4.2.14. Agree. This is however a PD4 issue.
- 9. Clause 10.4.4.6 P1 J) Delete P1 j).
- 10. Clause 10.4.4.7 c) agree. Use local road instead.
- 11. Clause 11.4.2.7 is to reflect the general bigger spaces between lots of that character. There is a PC available that allows consideration of variations.
- 12. E4 Agree that requiring prior approval of road authority should be deleted.
- 13. E4.5.3 agree 'adequacy' should be deleted.
- 14. E4.5.2 agree with wording changes.
- 15. E4.5.4 agree
- 16. E4.5.1 agree that TIA should only have to cover the PC being varied. Agree provision needs rewording.
- 17. E6 Car parking and sustainable transport code. The requirement for a 'statement of adequacy' is unnecessary.
- 18. E6.6.1 P1i) agree
- 19. E6.4 It is agreed that referencing Tasmanian State Road Hierarchy problematic since there are no dates on the document other than the heading on several pages.

Representation Merit and Impact

- 20. E6.6.2 It is agree it would be beneficial to define urban speed zones a being subject to posted speed limit of 70km/hr or less.
- 21. E6.7.2 It is agreed that clause A1.1 requires clarification to provide for compliance for tandem spaces in driveway forward of building line.
- 22. Agreed. It is recommend that "clear width" and "constructed vehicle access" be used
- 23. Agreed. E6.7.2 include "the dimension prescribed" in A2.1 d) and replace "and" with "or" after point d)i)
- 24. Agreed. To avoid conflicting/ duplication it is recommended to delete provision E6.7.2 A2.1 a) as this is better covered in A2.2
- 25. Agreed. E6.7.4 A2 Requires rewording so only applies after 20 spaces is required.
- 26. E6.7.6 Agree. The AS should recognise the provisions of loading bays on street.
- 27. Agreed. The layout of Table 6.1 should be improved for legibility.
- 28. Agreed. Table E6.2 should be modified to require and access with of 5.0m for the first 7.0m for driveways serving 6-20 vehicles.
- 29. Agreed it is recommended that Table E6.5 note b) be modified to include provision for 150mm kerb.
- 30. Agreed. Table E6.6 is not a table and heading needs correction E6.9 Parking Precinct Plans and all subsequent clauses renumbered.
- 31. Agreed. F1.0 the extent of area incorrect and should be replaced with the plan approved as part of the scheme amendment. .
- 32. Agreed. F2.0 the plans for the Green development Specific Area Plan need updating and clarifying.
- 33. Agreed . F3.0 Raglan Street Specific Area plan needs clarity improvements
- 34. Agreed F4.0 Hillary Street Specific Area plan needs improvements for clarity including removal of strata boundaries.
- 35. Not supported. The map for F6.0 Relbia and Glenwood Road Specific Area Plan is shown on the overlay maps, no further detail is required.
- 36. Not supported. The map for F8.0 Forestry Area Specific Area Plan is contained on the overlay maps, no further plan is required
- 37. It is agreed Appendix 1 is incomplete with several documents not having a date of publication. Car parking Australian standard should be AS2890 to cover full suite.

- 1. Reword Clause 10.4.2.1 A2 by deleting 'on the same side of the road' and replacing it with, 'on the same side of the road or where road is longer than 400m, then 200m either side of lot.'
- 2. Reword Clause 11.4.2.1 A2 by deleting 'on the same side of the road' and replacing it with, 'on the same side of the road or where road is longer than 400m, then 200m either side of lot.'
- 3. Clause 10.2.2 A3. The AS and PC should be consistent with PD4 (ie. clause 10.1.4.6).
- 4. Clause 10.4.2.5 A1.1 The provision should be modified to make it 4.5m consistent with the single dwelling provisions
- 5. Clause 10.4.4.6 P1 J). Delete entire clause.
- 6 Clause 10.4.4.7 c) replace 'neighbourhood road' with 'local road'
- 7. E4 delete the requirement for prior approval of road authority
- 8. E4.5.3 use of 'adequacy' should be deleted.
- 9. E4.5.2 Change wording to 'A TIA must be undertaken *generally* in accordance with......or the written requirements of the road authority.'
- 10 See points 8 and 9 above. Clause E4.5.4 should be deleted
- 11. E4.5.1 TIA should only have to cover the PC being varied. Not every issue including those where the development meets the AS.
- 12. E6 Car parking and sustainable transport code. Delete the requirement for a 'statement of adequacy' for a TIA.
- 13. E6.6.1 P1i) implies TIA is required rather than maybe required. Requires correction.
- 14. E6.4 update the referencing for the Tasmanian State Road Hierarchy
- 15. E6.6.2 Define urban area being subject to speed limit of 70km/hr or less.
- 16. E6.7.2 A1.1 clarification intent of A1.1. to provide clarity in allowing for 2 tandem spaces in driveway forward of building (garage) line.

Modifications/Actions

- 17. Lack of clarity with what is meant by vehicular access. Recommend clarified by use of 'clear width' and 'constructed vehicle access'.
- 18 Agreed. E6.7.2 include "the dimension prescribed" in A2.1 d) and replace "and" with "or" after point d)i)
- 19. To avoid conflicting/ duplication it is recommended to delete provision E6.7.2 A2.1 a) as this is better covered in A2.2
- 20. E6.7.4 A2 Requires rewording so only applies after 20 spaces is required.
- 21. E6.7.6 The AS should recognise the provisions of loading bays on street. It is recommended that and additional clause is added:

Or

- c) there must be a loading bay on street within 50m of the premises.
- 22. The layout of Table 6.1 should be improved for legibility. Use of 'bold' font should be reviewed.
- 23. Table E6.2 should be modified to require an access with of 5.0m for the first 7.0m for driveways serving 6-20 vehicles.
- 24. Table E6.5 note b) should be modified to include provision for 150mm kerb.
- 25. Table E6.6 is not a table and heading needs correction E6.9 Parking Precinct Plans and all subsequent clauses renumbered.
- 26. F1.0. The extent of area incorrect and should be replaced with the plan approved as part of the scheme amendment. .
- 27. F2.0. The plans for the Green development Specific Area Plan need updating and clarifying.
- 28. F3.0. Raglan Street Specific Area plan needs clarity improvements
- 29. F4.0. Hillary Street Specific Area plan needs improvements for clarity including removal of strata boundaries.
- 30. It is agreed Appendix 1 is incomplete with several documents not having a date of publication. Car parking Australian standard should be AS2890 to cover full suite.

Tuesday 12 March 2013

99	Representor
	Justine Brooks, George Town Council
	Issues
	This representation is a restatement of the NTD representation (number 95)
	Representation Merit and Impact
	See representation 95
	Modifications/Actions
	See representation 95

100	Representor
	Launceston City Council
	Issues
	1. Australian Standards should not include years so that they do not go out of date and require a Scheme amendment;
	2. Clause 4.1.3. Planning Terms & Definitions table - No definition of Activity Centre provided
	3. General 4.1.3. Planning Terms & Definitions table - No definition provided for 'Ancillary Use' and development (eg Tennis Court lighting in a residential zone - is this ancillary and how should it be dealt with) 4. General Exemptions - No provision for Home Child Care 5. 6.3 Vegetation planting, clearing or modification - Vegetation removal is
	exempt under Clause 6.3.2 unless you are subject to anything in Clause 6.3.1. Therefore, if you want to prune vegetation for safety purposes it still isn't exempt if you're in Scenic Management Area. Minor exemptions need to be provided or we'll be taking DAs for pruning. 6. 6.4 Fences - Security fences should be exempt in Industrial, Commercial areas, not only an airport and Port and Marine Zone.
	7. 8.0 Assessment of an Application for Use or Development - Clauses 8.1.2 and 8.1.3 place an unreasonable burden on Council to determine whether an application is valid or not at the time of (or shortly after) receipt. The process of initial assessment has become much more complex and does not promote a simplified planning system for the State. It is a consequence of very poor drafting in PD1
	8. 8.10.3 In determining an application for any permit the planning authority must <u>not</u> take into consideration matters referred to in clauses 2.0 and 3.0 of the planning scheme.

Issues

- 9. 4.1.3. Planning Terms & Definitions table The definition of Minor Protrusion is too broad.
- 10. 4.1.3. Planning Terms & Definitions table Definition of setback refers to building on a lot whereas in other zones including General & Inner Residential a setback is from a wall specifically.
- 11. 10.1.6 The Interim Scheme is lacking a standard to implement zone intents to encourage multiple dwellings in the vicinity (within 400m) of district and local business/ activity centres and to discourage multiple dwellings at sites which are remote (further than 1km) from business/activity centres, or located within areas of recognised character, cul-de-sacs or affected by natural hazards.
- 12. 10.4.2.15 Site Services
- A1.1 A minimum of 2.0m² per dwelling must be provided for bin and recycling enclosures and be located behind a screening fence. A1.2 Provision for mailboxes must be made at the frontage.
- 13. 10.4.4.2 A1 The minimum lot size for lots with slopes greater than 15% is not included in the interim scheme. This has been a long standing issue that will rear its head again if a minimum lot size for steep lots is not in the scheme.
- 14. 11.4 Questions the appropriateness of applying provisions of PD4 to the zone where development is generally more intensive
- 15. 13.4.3 Subdivision Typo A2 Standard has been missed.
- 16. 24.3.1 Emissions This provision should also include reference to Clause E11.0 Environmental Impacts and Attenuation Code. Also should include 'sensitive' uses as opposed to 'residential' uses
- 17. 24.4.5 Subdivision Typo- Minimum Lot area under Light Industrial Zone $100m^2$ and should be $1000m^2$
- 18. 26.4.2 Subdivision Changes recommended to improve the workability of this standard

Issues 19 26.4.1 Building Location and Appearance (A2) & (P2) - The wording for setbacks is not consistent with other zones setback provisions. It should state setbacks from boundaries 20. 26.4.2 Subdivision (P1) d) Error. No table specific to the zone is provided in the scheme 21. E6.0 - There is no exemption for single dwellings under the car parking code, therefore a four bedroom house requires four car parking bays. 22. P1 of E6.6.1 is too onerous. 23. Table E6.5: Pedestrian Access - Incorrect terminology. The number of Parking Spaces Required 24. E6.6.2 Bicycle Parking Numbers. No definition provided for 'urban speed zones' which creates difficulties for Scheme implementation 25. E6.6.3 Taxi Drop-off and Pickup Typo identified "dedicated". requirement to provide a dedicated taxi space for "part thereof" the multiplying factor (50 car spaces) is considered to be an unreasonable and unnecessary provision. 26. E6.6.4 Motorbike Parking Provisions - The requirement to provide a parking space for "part thereof" the multiplying factor (20 car spaces) is considered to be an unreasonable and unnecessary provision 27. E6.7.2 A2.1 vs Clause 10.4.2.7 - Inconsistency in requirements in respect of ability to turn on site for four vehicles on site 28. E6.7.3 Car Parking Access, Safety and Security - Typo - Spaces missed. '20parking spaces' 29. E6.7.4 Parking for persons with a Disability - The requirement to provide for 20 spaces and "part thereof" is considered to be an unreasonable and unnecessary provision. 30. E6.7.6 - Typo - E6.7.6 should be E6.7.5 31. Table E.1 - Clarify how the requirement for bicycle parking tor residential uses is determined. 32. Need a net floor area definition 33. It is suggested that the E4.0 Road and Railway Assets Code should only apply to State Roads 34. No definition is provided for Limited Access Road.

Issues

- 35. E4.7.1 Development on and adjacent to Existing and Future Arterial Roads and Railways This provision applies to new road works, buildings, additions and extensions, earthworks and landscaping works; and building envelopes on new lots; and outdoor sitting, entertainment and children's play areas. It is suggested that it apply only to development of new sensitive uses.
- 36. E4.2.1 Suggested re-wording to improve application of this standard
- 37. E4.7.1 Development on and adjacent to Existing and Future Arterial Roads and Railways It is considered that the following performance Criteria is unreasonable and unnecessary: P1 c) ensure that additions or extensions of buildings will not reduce the existing setback to the road, railway or future road or railway...
- 38. Figure E4.7.4 Sight Lines for Accesses and Junction This diagram is not legible
- 39. E5.2.1 This code applies to use or development of land: ... ii) less than the height indicated on the coastal inundation risk height map; or ... There is no Map provided for the coastal inundation risk height
- 40. E5.6.1 Flooding and Coastal Inundation There is no Acceptable Solution provided which contradicts the exemption provided at E5.4(d).
- 41. Acceptable solutions for the provision of hazard management areas for habitable buildings (E16.2.1 & E 1.6.3.1) The requirement for Part 5 Agreements to be registered on the titles of neighbouring properties in order to manage hazard management areas needs to be reviewed as it is considered to present an unreasonable and unnecessary impediment to development.
- 42. E7.3 definition of terms No clear designation of 'Tourist route'.
- 43 This Code applies to all use and development of land for subdivision. The wording of this provision should be changed to make it clearer that it only applies to subdivision (and the applicable use associated with the subdivision) to clarify that a change of use or development (e.g. construction of a building) is not subject to the Code. Typo include 'General' Residential.
- 44. Vegetation removal is exempt under Clause 6.3.2 unless you are subject to anything in Clause 6.3.1. Therefore, if you want to prune vegetation for safety purposes it still isn't exempt if you're covered by the Local Historic Heritage Code.

Issues
45. E13.0 - No mention of permits being required for works to the exterior of
heritage buildings
46. E13.5.1 Alternative Use of heritage buildings - The name of this provision
is not reflective of the intent of the provision.
47. Table E13.2: Local Heritage Places Outside Precinct - The heritage list is
missing 2 strata titles
48. Coastal dune system - Typo - incorrectly labelled as E15.1. Should be E14.1. Additionally, the figure is pixelated and therefore difficult to interpret. 49. E14 2.1 part a) - The application of the code is incorrectly referenced or incorrectly mapped
50. E14 .0 refers to the code not applying to Code E17 - Invermay/Inveresk Flood Risk Area. This Code is actually Code E16 and E17 is the Gorge
Management Area. 51. E16.5 Invermay Flood Inundation Management Precincts (precinct 2 in table E16.5.1) - Typo – reference to 'Riverside Residential' rather than 'Inveresk Residential'.
52. E18.5.2 Design and siting of signage - Typing error for P3 – missing 'must not'.
53. E 18 - Definition of ground based sign does not provide for a directory sign.
54.E18.6 Signage Development Classifications - Remove (d) from the
Performance Criteria - Sign Code (Hanging Sign) Signage Development
Classification
55. There are no controls over the time before polling which an election sign can be erected.

Representation Merits and Impact

- 1. The representation has merit and is agreed.
- 2. The representation has merit and is agreed.
- 3. The representation has merit and is agreed.
- 4. The representation has merit and is agreed.
- 5. The representation has merit and is agreed.
- 6. The representation has merit and is agreed.
- 7. The representation has merit and is agreed.
- 8. The representation has merit. The Council wishes to ensure that the strategy is relevant to decision making.
- 9. The representation has merit and is agreed.
- 10. The representation has merit and is agreed.
- 11. The representation has merit and is agreed. The Council has considered the matter and believes that the clause should be deleted as it currently has no impact on scheme operation.
- 12. The representation has merit and is agreed. This clause includes single dwellings which is considered to be an unnecessary and unreasonable provision
- 13. The representation has merit and is agreed.
- 14. The representation has merit and is agreed.
- 15. The representation has merit and is agreed.
- 16. The representation has merit and is agreed.
- 17. The representation has merit and is agreed.
- 18. The representation has merit and is agreed.
- 19. The representation has merit and is agreed.
- 20. The representation has merit and is agreed.
- 21. The representation has merit and is agreed.
- 22. The representation has merit and is agreed. E6.6.1 P1 requires g) an empirical assessment of car parking demand and i) requires a traffic impact assessment

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Representation Merits and Impact
23. The representation has merit and is agreed.
24. The representation has merit and is agreed.
25. The representation has merit and is agreed.
26. The representation has merit and is agreed.
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49. The representation has merit and is agreed.
50. The representation has merit and is agreed.
51. The representation has merit and is agreed.
52. The representation has merit and is agreed. The Representation should
be considered as part of the revised Signs Code which has been provided as
an attachment to this report.
53. The representation has merit and is agreed. The Representation should
be considered as part of the revised Signs Code which has been provided as
an attachment to this report.

Representation Merits and Impact

- 54. The representation has merit and is agreed. The Representation should be considered as part of the revised Signs Code which has been provided as an attachment to this report.
- 55. The representation has merit and is agreed. The Representation should be considered as part of the revised Signs Code which has been provided as an attachment to this report.

Modifications/Actions

- 1. Remove years from all Australian Standards referenced in the Interim
- 2. Provide a definition for Activity Centre.
- 3. Provide a definition for Ancillary use and clarification of requirements.
- 4. Provide an exemption according to State legislation
- 5. Provide an exemption for pruning vegetation for safety purposes in Scenic Management Areas subject to a report from a suitably qualified arborist, with the report be signed off as exempt by the Manager of Parks and Recreation.
- 6. Suggest that an exception be added for security fences in the Industrial and Commercial zones. A Security fence should also be clarified as being fencing that is at least 50% translucent.
- 7. Review and amend clauses 8.1.2 and 8.1.3 to enable applications to be deemed valid, whilst still retaining an ability to make additional information requests under section 54 of LUPAA for any required information which is identified within the 21 days.

Suggest:

- 8.1.2 Sufficient information must be provided with a <u>An</u> application to demonstrate compliance with all applicable standards and purpose statements in applicable zones, codes and specific area plans, and must include the following documentation:
 - 1) a copy of the current certificate of title for the site to which the permit sought is to relate, including the title plan and schedule of easements;
 - 2) a full description of the proposed use or development;
 - 3) a full description of the manner in which the use or development will operate.

- 8.1.3 The following information and plans must be provided as part of an application unless the planning authority is satisfied that the information or plan is not relevant to the assessment of the application:
 - a) <u>sufficient information to demonstrate compliance with all applicable standards and purpose statements in all applicable zones, code and specific area plans</u>
- a) b) a site analysis and site plan at an acceptable scale showing: ,,, (remainder of the clause to be re-numbered).
- 8. Delete 'not' so to allow the Strategy to be considered when applying the Scheme
- 9. Clarify the definition by possible inclusion of a depth and width, or location in relation to its placement to/on the building.
- 10. Require the definition and application of setback to be the same throughout the Scheme.
- 11. Delete Zone intent.
- 12. In the General Residential zone this clause should only be for multiple dwellings.
- 13. Replace with provisions similar to those contained in the Inner Residential Zone Provision 11.4.4.2 with reference to the minimum qualities for a lot required in the General Residential zone.
- 14. Alter provisions to reflect the medium to higher density of the existing development.
- 15. Renumber the Acceptable Solutions for 13.4.3 to include A2
- 16. Include reference to E11.0. Replace 'residential' with 'sensitive'.
- 17. Replace '100m² ' with '1000m²
- 18. Performance Criteria be amended as per representation.
- 19. Recommend re-wording to achieve consistency.
- 20. Remove P1 (d) or provide a table specific to the zone.

- 21. Provide for greater flexibility for car parking for single dwellings.
- 22. E6.6.1 P1 g) and i) need to be nested together as sub-points of the PC and there should be an 'or' between them. That would allow developments will small dispensation requests the ability to do a traffic count or a proper traffic impact assessment if traffic impacts are likely to be significant.
- 23. Suggest that the wording be altered from 'Number of Parking Spaces Required' to 'Number of Parking Spaces Provided'
- 24. Provide 'urban speed zones' definition.
- 25. Rectify typo. delete "or part thereof"
- 26. delete "or part thereof"
- 27. Clarify requirements
- 28. Add space
- 29. Alter the number of car spaces from 20 to 50 and delete or part therefore
- 30. Rectify typo
- 31. Under Residential replace "unit" with dwelling
- 32. Suggest the definition used in the Launceston Planning Scheme 1996 be included in the Scheme.
- 33 Consider making Code applicable to State Roads only.
- 34. Provide definition for 'Limited Access Road'
- 35. Consider amending to apply only to sensitive uses.
- 36. Redraft a)from a Category 1 and 2 Road Redraft point d) and e) need to be points i) and ii) under c)
- 37. Remove P1 (c)
- 38. Replace diagram.
- 39. Provide map for the coastal inundation risk height
- 40. Provide an Acceptable Solution for development to reflect exemptions.
- 41. Review provisions.
- 42. Provide a definition and/ or map
- 43. Modify wording. Rectify typo.

- 44. Suggest the inclusion of: f) removal of vegetation where it can be proven to the satisfaction of the Planning Authority, by an assessment by a qualified Arborist, that for safety reasons where the work is required for the removal of dead wood, or treatment of disease, or required to remove an unacceptable risk to public or private safety, or where the vegetation is causing or threatening to cause damage to a substantial structure or building. (from LIPS 2012 Limited Exemptions 6.3 Vegetation planting, clearing or modification Clause 6.3.2 i).
- 45. Include a development standard for works to the exterior of a heritage building
- 46. Change name of provision from "Alternative use of heritage buildings' to 'Use of Heritage Buildings otherwise Prohibited'.
- 47. Add the following strata titles to the heritage table 148 St John Street (130523/2), 148B St John Street (130523/3).
- 48. Change to E14.1-Replace figure with improved resolution version.
- 49. Section E14.2.1 a) should be referencing the "flood prone" map layer on the planning overlays and not the "coastal inundation height reference map". The flood prone map is a combination of seal level rise mapping done by the Tasmanian Coastal Inundation Mapping 5 May 2011 and our own flood inundation modelling mapping. The "coastal inundation height reference map" currently (referenced is a grid reference map to be used for municipalities that do not have specific detailed mapping of the inundation venerable areas on their coastlines.
- 50. Replace 'E17' with 'E16'
- 50. Replace 'Riverside Residential' with 'Inveresk Residential'.
- 51. Reword (b) to 'must not' engage in the repetition of messages or information on the same frontage.
- 52. Height may be increased to accommodate multiple tenancies on the one sign
- 53. Point (b) needs to be reworded to say minimum height. Remove PC (d) as it does not make sense.
- 54. Requirement needs to be added for assessment in Performance Requirement. Insert text insert before the letterings candidates may for the 60 days prior to the date of polling.

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12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

101	Representor
	John Brown, Migrant Resource Centre, Launceston
	Issues
	Indicate support for proposed Community Purposes zoning.
	Representation Merit and Impact
	Support noted.
	Modifications/Actions
	No actions required.

2) that the Planning Authority endorse the following table which includes additional matters identified by Council's Land Use Planning staff concerning the operation of the interim scheme:

Number	Issue
Α	Clause number
	All maps
	Issues
	The maps contained in the document need reviewing with the aim of making
	them all legible and useable. This may require maps being enlarged to
	A3 size.
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Review all maps in the document to ensure they are useable and legible.
В	Clause number
	All codes bar the Advertising Signage code and the Heritage Code.
	Issues
	Applications for signage only currently require assessment under each code.
	Only 2 codes have provisions relating to advertising signage (the Advertising
	Signage Code and Local Historic Heritage Code). To clarify and simplify
	operation of the scheme the relevant codes should specifically exempt
	applications for advertising signs.
	Representation Merit and Impact
	N/A

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	Modifications/Actions
	Insert exemption into each code bar the Advertising Signage Code and Local
	Historic Heritage Code an exemption as follows:
	The following use or development is exempt from this code:
	a) applications for advertising signage
С	Clause Number
	Clause 11.4.4.2
	Issues
	The clauses are currently grammatically incorrect and currently difficult to
	interpret. It would be better to separate the Acceptable solution into further
	standards.
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Renumber A1.1 c) and d) as A1.2 a) and b); and renumber A1.2 as A1.3.
D	Clause number
	11.4.1.2 - Site coverage and rear setback for single dwellings
	Issues
	The reference to "excluding building eaves and access strips" is unnecessary
	as it is covered in the definition for site coverage
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Delete "excluding building eaves and access strips where less than 7.5m
_	wide"
E	Clause Number
	15.2 Urban Mixed Use Zone Use table
	Issues
	The No Permit Required qualification for business and professional services
	should be amended to say 'if above ground floor and where access' This
1	brings is into consistency with similar clauses in other zones.

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	Representation Merit and Impact
	N/A
	Modifications/Actions
	Replace 'or' with 'and' after 'if above ground floor'
F	Clause Number
	15.4.2 Active Ground Floors
	Issues
	The requirement to have 80% glazing to all frontages is not practical for sites with multiple road frontages. The objective is to ensure that the 'primary' frontage is glazed or those that face retail strips, malls or avenues. This recognises that commercial buildings rear and side walls that are often blank for operational reasons.
	Representation Merit and Impact
	N/A
	Modifications/Actions
	15.4.2 A1
	It is suggested that this be modified to read "ground floor facades to primary frontages, malls, laneways or arcades"
	15.4.2 P1 a) and d)
	These clauses should be modified to reference primary frontages only.
G	Clause Number
G	23.3 Commercial Zone - Use standards
	23.3.1 Light Industrial Zone - Emissions standards
	25.3.1 General Industrial Zone - Emissions standards
	32.3.1 Particular Purpose Zone 1 - Emissions standards
	Issues
	Incorrect reference used in 23.3.1 A1
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Replace E12.6.2 and E12.6.3 with E11.1 and E11.2
Н	Clause Number
11	26.4.2 - Rural Subdivision

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	T.
	Issues
	The clause should allow for consideration of boundary adjustment (including
	lots less than 35Ha) subject to considerations of agricultural productivity.
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Add the following clause
	or
	g) a boundary between 2 or more properties may be adjusted where is can
	be demonstrated that the productivity of the land will not be materially
	diminished.
1	Clause number
	Table E6.2 Note 3
	Issues
	It should be clarified that 3.0 wide driveways are acceptable for one way
	operations.
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Insert point 3 into note 2 stating:
	3. Notwithstanding the table proposals where a one way in, one way out
	traffic arrangement is proposed, a 3.0 access width is satisfactory and no
	passing bays are required.
J	Clause Number
	Table E6.7.2
	Issues
	Standards A2.1 and A2.2 should allow car parks that have been previously
	approved to meet the AS
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Insert into both A2.1 and A2.2
	"or be for parking and access arrangements previously issues a permit."
	To be for parking and access arrangements previously issues a permit.

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K	Clause number
	Table E6.2 Note 3
	Issues
	It should be clarified that proposals where a one way in, one way out traffic
	arrangement is proposed, a 3.0 access width is satisfactory and no passing
	bays are required
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Insert point 3 into note 2 stating:
	3. Notwithstanding the table proposals where a one way in, one way out
	traffic arrangement is proposed, a 3.0 access width is satisfactory and no
	passing bays are required.
L	Clause Number
	E6.7.3
	Issues
	The clause is not workable and while it may have a valid intent, it is not
	practical or desirable to secure and floodlight every car park of over
	20 carspaces
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Delete the clause entirely.
M	Clause number
	E6.8.5 Pedestrian Walkways
	Issues
	The Performance Criteria and Acceptable Solutions headings are the wrong
	way round.
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Swap the Performance Criteria and Acceptable Solutions headings in clause
	E6.8.5

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E7.0 Issues The local scenic management tables omit the sections dealing with "scenic management criteria". This is relevant to the assessment of the acceptable solution. At present there have been no scenic management criteria specified however it is proposed to develop these in due course Representation Merit and Impact N/A Modifications/Actions That an additional section heading 'scenic management criteria' be placed in the table for each precinct followed by a line underneath 'there are currently no scenic management criteria' Clause Number E8.0 - Biodiversity Code Issues The requirement to take a permit for removal of native vegetation is too broad, potentially onerous and difficult to enforce. The AS allows removal of vegetation in accordance with a certified forest practices plan. Under this level only removal of vegetation that is within areas of priority habitat should require a permit. Representation Merit and Impact N/A Modifications/Actions Remove E8.2.1 "b) for the removal of native vegetation" Clause Number E13.0 Heritage Code Issues In addition to the representation Council officers made at the time further modifications are proposed including re-ordering the clauses and an additional exemption for minor works where the Tasmanian Heritage Council have issued a exemption from their approval process. Representation Merit and Impact N/A Modifications/Actions Revise code as per attachment 2 to this table	N	Clause Number
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Modifications/Actions		
		N/A
Revise code as per attachment 2 to this table		Modifications/Actions
		Revise code as per attachment 2 to this table

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Q	Clause Number
	E14.0 Coastal Code
	Issues
	The code is written largely for coastal dune systems it is generally not applicable for estuarine environments and rock shores such as present in Launceston Coastal environments. E14.2.1 - "adjoining dune system" is not specific enough to be used as a criteria for applicability of the code" E14.2.2 - this is an exemption and should be moved to E14.4. E14.4.1 and E14.4.2 - these are not sufficiently clear to be used as the basis for exemptions Representation Merit and Impact
	N/A
	Modifications/Actions
	That the code be reviewed to ensure it is applicable and definitive in how it applies.
R	Clause Number
	E17.7.2
	Issues
	There are 2 standards for E17.7.2, one dealing with intensification and one with siting of buildings
	Representation Merit and Impact
	N/A
	Modifications/Actions
	That the clauses be renumbered

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S	Representor
	E17.7.3 A3
	Issues
	The PC has been omitted
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Insert the P3 as follows:
	P3 When viewed from prime viewpoints and scenic drives, new access strips
	and roads must:
	a) be consistent with maintaining the management objectives for the
	management unit; and
	b) take into account the slope of the land in order to minimise the visual
	impacts of the access strip or road; and
	c) be appropriate to the safe and efficient use of the site, the safe and
	efficient use of the street, the comfort of residents and the streetscape; and d) can be easily accessed by emergency vehicles; and
	e) have satisfactory drainage arrangements; and
	f) provide transition areas for vehicles prior to steeper grades; and
	g) follow as close as possible the natural contours.
	g) Tollow as close as possible the flataral contours.
Т	Clause Number
'	E17.7.3 A7
	Issues
	The standard omits the word "wall" after boundary
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Insert wall after boundary

Tuesday 12 March 2013

U	Clause Number
	E18.0 Signage Code
	Issues
	Following the implementation of the code it is apparent that a number of
	issues need resolution:
	 The code is now proposed to be called Advertising Signage Code for clarity
	 Formatting and typos have been corrected throughout
	 New sign types, descriptions and development classifications (if required) have been added for - banner sign vertical, tourism information sign (exempt), signage on heritage listed property (exempt)
	 missing pictures in the descriptions have been inserted
	 New inappropriate signs have been added including Animated, Above Awning (deleted from development classifications)
	 Small changes to signage development classification requirements for the following signs have been made specifically for blade, election, ground based signs.
	Representation Merit and Impact
	N/A
	Modifications/Actions
	Revise code as per attachment 1 to this table
V	Clause number
	F3.0 Raglan Street Specific Area Plan
	Issues
	the contributions to the infrastructure works required by the Re-specific area
	plan require recalibration to reflect the lower actual costs than those required
	prior to the works
	Representation Merit and Impact
	N/A
	Modifications/Actions
	That the table of contributions in the F3.0 Raglan Street Specific Area Plan
	be redrafted in accordance with the Attachment 3 to this report.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

W Clause number

F5.0 Drivers Run Specific Area Plan

Issues

The code as drafted does not entirely reflect the original outline development approved for the land. Changes are recommended to include issues previously omitted. They include:

- Modified vegetation controls
- · Modified controls for management of site stormwater
- Modified subdivision provisions

Representation Merit and Impact

N/A

Modifications/Actions

That the Drivers Run Specific Area Plan be redrafted in accordance with Attachment 4 to this report.

X Clause number

E8.0. Biodiversity Code

Issues

Subsequent to the Interim Scheme's notification period the property owners of 361 Lalla Road, Lalla has expressed concern with the inclusion of their property in the Code's Priority Habitat area and wishes to have the matter examined during the TPC Hearings.

Representation Merit and Impact

The representation has merit and should be considered by the TPC. The Biodiversity Code effectively duplicates the forest practices legislation and therefore, it has little role. For instance, under the *Forest Practices Act 1985* and *Forest Practices Regulations 2007*, if a property owner intends to undertake significant clearing of vegetation on their property they must develop and conduct the work in accordance with a Forest Practices Plan. Under the Biodiversity Code if a property owner has a certified Forest Practices Plan then the Council MUST issue a Permitted Planning Permit for the work.

Modifications/Actions

That the property owner be invited to participate in the hearing process.

Tuesday 12 March 2013

12.1 Launceston Interim Planning Scheme 2012 - Report to the Tasmanian Planning Commission pursuant to Section 30J of the Land Use Planning and Approvals Act 1993...(Cont'd)

The Mayor announced that Council was acting as a Planning Authority.

Mr M Stretton (Director Development Services) was in attendance to answer questions of Council in respect of Agenda Items 12.1 – 12.2 inclusive.

Cynthy Shapiiro spoke to this item.

Graeme Kenny spoke to this item.

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman R L McKendrick, seconded Alderman D H McKenzie.

That the Recommendation be adopted, with the following changes to the table of representors:

• Representation 28 -

The following table:

28	Representor
	John Dent, PDA Surveyors
	Issues
	Zone of 171 Glenwood Road, Relbia (CT 22735/11). Currently zoned Rural Living. The zone does not follow the title boundary of
	the site. Request that this occurs.
	Representation Merit and Issues
	On the Council map it appears that the zone does in fact follow
	the title boundary.
	Modifications/Actions
	No change.

is replaced by:

28	Representor
	John Dent, PDA Surveyors
	Issues
	1. 131 Glenwood Road, Relbia wants Rural Living zone to follow former contour line as per the previous planning scheme land not the subdivision boundary. Reasons land is suitable for development.
	2. Requests that Relbia and Glenwood Road specific area plan does not apply to the land. Reasons subdivision approved has many lots that are less than 4ha and the provisions would be restrictive.
	Representation Merit and Impact
	1. Agree.
	2. Disagree. The specific area plan has the same impact on this land as other land within Relbia. The specific area plan is to preserve the opportunity for future urban expansion which needs to be preserved on this land as well given its location.
	Modifications/Actions
	1. Modify Rural Living zone boundary to follow contour line as per previous planning scheme for 131 Glenwood Road, Relbia.
	2. No change.

• Representation 89 -

The name of the representor is to be changed from John Dent to Rebecca Green and Claire Gregg.

RESOLUTION: (2):

Moved Alderman A C Peck, seconded Alderman R I Soward.

That an extension of time of 3 minutes be granted to Alderman R L McKendrick.

CARRIED UNANIMOUSLY 10:0

THE SUBSTANTIVE MOTION (RES 1) WAS PUT AND CARRIED UNANIMOUSLY 10:0

Tuesday 12 March 2013

12.2 219 Alanvale Road, Newnham - Extensions to Multiple Dwellings

FILE NO: DA0025/2013

AUTHOR: Maria Chledowska (Town Planner)

DIRECTOR: Michael Stretton (Director Development Services)

DECISION STATEMENT:

To consider an application for the extensions to multiple dwellings at 219 Alanvale Road, Newnham

PLANNING APPLICATION INFORMATION:

Applicant: MV Consulting

Property: 219 Alanvale Road, Newnham

Area of Site: 958m²

Zoning: General Residential

Existing Uses: Three multiple dwellings (under construction)

Classification: Residential - Multiple dwelling

Date Received: 1/02/2013 Deemed Approval: 12/03/2013

Representations: Three

PREVIOUS COUNCIL CONSIDERATION:

N/A

RECOMMENDATION:

That Council approves Development Application DA0025/2013 for extensions to Multiple dwellings at 219 Alanvale Road, Newnham subject to the following:

12.2 219 Alanvale Road, Newnham - Extensions to Multiple Dwellings...(Cont'd)

1. ENDORSED PLANS

The development must be carried out generally as shown on the endorsed plans as follows: (1) Site Plan - Drawing No. ALA0113-1/3, (2) Carport details - Drawing No. ALA0113 - 2/3 and (3) North West Elevation and Upper Floor Plan Unit 1 - Drawing No. ALA0113 - 3/3 drawn by M. van der Molen dated 11/01/13 to the satisfaction of the Council. Any other proposed development will require a separate application to and assessment by the Council.

2. LEGAL TITLE

All development and use associated with the proposal must be confined to the legal title of the subject land except construction of and access from approved access ways.

3. NO BURNING OFF

No burning of any waste materials generated by action on this approval to be undertaken on-site. Any such waste materials to be removed by a licensed refuse disposal facility (e.g. Launceston Waste Centre).

4. HOURS OF CONSTRUCTION

Construction works may be carried out between the hours of 7am to 6pm Monday to Friday and 8am to 5pm Saturday and no works on Sunday or Public Holidays.

5. DAMAGE TO COUNCIL INFRASTRUCTURE

The developer is liable for all costs associated with damage to Council infrastructure resulting from non-compliance with the conditions of the Planning Permit and any bylaw or legislation relevant to the development activity on the site. The developer will also be liable for all reasonable costs associated with the enforcement of compliance with the conditions, bylaws and legislation relevant to the development activity on the site.

6. PRIVACY SCREEN

A 1.8m high privacy screen must be erected along south-west side of the deck to ensure reasonable privacy for the adjoining property. The screen used to obscure a view must be:

- (a) perforated panels or trellis with a maximum of 25 per cent openings or solid translucent panels; and
- (b) permanent, fixed and durable.

7. BEN LOMOND WATER

The development must comply with Ben Lomond Water Certificate of Consent DA No. 13-022, which is attached to this permit.

Tuesday 12 March 2013

12.2 219 Alanvale Road, Newnham - Extensions to Multiple Dwellings...(Cont'd)

8. LAPSING OF PERMIT

This permit will expire if the development and use is not commenced within two years of the date of granting of this Permit. The Planning Authority may extend periods referred to if a request is made in writing before this Permit expires.

Notes

Restrictive Covenants

A. Council does not enforce restrictive covenants that contradict the Interim Launceston Planning Scheme 2012. However, if the proposal is non-compliant with any restrictive covenants, those restrictive covenants should be removed from the title prior to construction commencing or the owner will carry the liability of potential legal action in the future.

Other Approvals

B. This permit does not imply that any other approval required under any other by-law or legislation has been granted.

Representations to Proposal

C. This permit has no effect until the expiry of the period for the lodgement of an appeal against the granting of the permit or, if an appeal is lodged, until ten days after the appeal has been determined by the Resource Management and Planning Appeal Tribunal.

Appeal Provisions

D. Attention is directed to Sections 61 and 62 of the Land Use Planning and Approvals Act 1993 (as amended) which relate to appeals. These provisions should be consulted directly, but the following provides a guide as to their content:

A planning appeal shall be instituted by lodging a notice of appeal with the Clerk of the Resource Management and Planning Appeal Tribunal.

A planning appeal shall be instituted within 14 days of the date the Corporation serves notice of the decision on the applicant.

Tuesday 12 March 2013

12.2 219 Alanvale Road, Newnham - Extensions to Multiple Dwellings...(Cont'd)

Permit Commencement

E. This permit takes effect 14 days after the date of Council's notice of determination or at such time as any appeal to the Resource Management and Planning Appeal Tribunal is abandoned or determined. If an applicant is the only person with a right of appeal pursuant to section 53(1b) of the Land Use Planning and Approvals Act 1993 and wishes to commence the use or development for which the permit has been granted within that 14 day period, the Council must be so notified in writing.

Ms M Chledowska (Town Planner) was in attendance to answer questions of Council in respect of this Agenda Item.

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman D H McKenzie, seconded Alderman A C Peck.

That the Recommendation be adopted.

FOR VOTE - Ald A M van Zetten, Ald R L McKendrick, Ald I S Norton, Ald R J Sands, Ald D H McKenzie, Ald J G Cox, Ald D C Gibson Ald R I Soward, Ald A C Peck AGAINST VOTE - Ald A L Waddle ABSENT. DID NOT VOTE - Ald J D Ball, Ald R L Armitage

CARRIED 9:1

The Mayor announced that Council was no longer acting as a Planning Authority.

RESOLUTION: (1):

Moved Alderman R I Soward, seconded Alderman J G Cox.

That the Order of Business now be amended to facilitate consideration of item 17.1

CARRIED UNANIMOUSLY 10:0

Tuesday 12 March 2013

13 NOTICES OF MOTION - FOR CONSIDERATION

13.1 Alderman Peck - Notice of Motion - QVMAG Attendance Fee

FILE NO: SF5547 / SF0957

AUTHOR: Alderman Peck

GENERAL MANAGER: Robert Dobrzynski (General Manager)

DECISION STATEMENT:

To consider a Notice of Motion from Alderman Peck for Council to investigate, analyse and report on the viability of introducing an appropriate level of attendance fee at the Queen Victoria Museum and Art Gallery.

PREVIOUS COUNCIL CONSIDERATION:

N/A

RECOMMENDATION:

N/A

NOTICE OF MOTION:

That in light of recent figures suggesting that attendance at Queen Victoria Museum and Art Gallery sites at Royal Park and Inveresk in 2011/12 totalled 123,588 persons and were subsidised by Launceston City Council ratepayers to the extent of \$34.00 for each and every attendance, Council officers be requested to investigate, analyse and report on the viability of introducing an appropriate level of attendance fee. Such report should also consider whether any attendance fee considered should be generally levied or exempt Launceston City Council ratepayers.

Tuesday 12 March 2013

13.1 Alderman Peck - Notice of Motion - QVMAG Attendance Fee...(Cont'd)

This item was dealt with after item 17.1 at 1:57pm.

Mr R Mulvaney (Director Queen Victoria Museum and Art Gallery) was in attendance to answer questions of Council in respect of this agenda item.

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman A C Peck, seconded Alderman R I Soward.

That the Motion be adopted.

FOR VOTE - Ald R I Soward, Ald A C Peck
AGAINST VOTE - Ald A M van Zetten, Ald A L Waddle, Ald R L McKendrick, Ald I S
Norton, Ald R J Sands, Ald D H McKenzie, Ald J G Cox, Ald D C Gibson
ABSENT. DID NOT VOTE - Ald J D Ball, Ald R L Armitage

LOST 2:8

Tuesday 12 March 2013

13.2 Alderman Soward - Notice of Motion - Community Service and/or Work Orders

FILE NO: SF5547

AUTHOR: Alderman Soward

GENERAL MANAGER: Robert Dobrzynski (General Manager)

DECISION STATEMENT:

To consider a Notice of Motion from Alderman Soward regarding work orders to offenders.

PREVIOUS COUNCIL CONSIDERATION:

N/A

RECOMMENDATION:

N/A

NOTICE OF MOTION:

The Launceston City Council writes to the Tasmanian Department of Justice and the Attorney General requesting that offenders completing community service and / or work orders be made available for a variety of rubbish cleanup programs within the municipal boundaries of Launceston.

DECISION: 12/03/13

RESOLUTION: (1):

Moved Alderman R I Soward, seconded Alderman D H McKenzie.

That the Motion be adopted.

FOR VOTE - Ald A M van Zetten, Ald R I Soward, Ald I S Norton, Ald R J Sands, Ald A C Peck, Ald D H McKenzie, Ald J G Cox, Ald D C Gibson AGAINST VOTE - Ald A L Waddle, Ald R L McKendrick ABSENT. DID NOT VOTE - Ald J D Ball, Ald R L Armitage

CARRIED 8:2

Tuesday 12 March 2013

DIRECTORATE MINUTES ITEMS

14 DEVELOPMENT SERVICES

14.1 Conferences, Conventions & Championships Incentives Policy 05-PI-013

FILE NO: SF5075

AUTHOR: Angie Walsh (Grants & Sponsorship Officer)

DIRECTOR: Michael Stretton (Director Development Services)

DECISION STATEMENT:

To consider a revised Conferences, Conventions & Championships Incentives Policy (05-PI-013).

PREVIOUS COUNCIL CONSIDERATION:

Council Item 15.4 - 14 April 2008 - To consider adopting a policy to assist and encourage conferences, conventions and championships to the Launceston municipality - Decision: That the Conferences, Conventions & Championships Incentives Policy be adopted.

RECOMMENDATION:

That the revised Conferences, Conventions & Championships Incentives Policy (05-PI-013) set out below be approved:

PURPOSE:

To provide an incentive to encourage associations, corporate organisations and local/state government to host their conferences, conventions or championships within the Launceston municipality during the tourism off-peak and shoulder seasons.

SCOPE:

Does not include civic events, local community events or major public events.

POLICY:

All applications for conference incentive funds from Council will be assessed under this Policy against the guidelines below:

Tuesday 12 March 2013

14.1 Conferences, Conventions & Championships Incentives Policy 05-PI-013...(Cont'd)

Eligibility

- The conference, or at least one major <u>component</u> of the conference, must be held in the Launceston municipality. There must be a minimum of <u>50 intrastate/interstate and/or international registered delegates/participants (not including partners and <u>family members)</u> who are staying a minimum of 2 nights in accredited accommodation;</u>
- Only conferences, conventions and championships held in Launceston for the first time or those which have not been in Launceston within the last 3 years are eligible for funding under this program. Applications must be received no later than 90 days prior to the conference/convention or championship;
- The Launceston Travel & Information Centre must be utilised for information on accommodation, pre and post tours, partner programs or transport.

Amount available

01 May – 31 August: incentive of \$20.00 per delegate up to a maximum of \$15,000.

01 September - 30 September: incentive of \$10.00 per delegate up to a maximum of \$10,000.

No further payment or in-kind support (e.g. Event Sponsorship, Community Grant, road closure fees, hire of Council venues or Civic Receptions) will be provided beyond that detailed above.

Available incentive funding in any given year will be subject to budget allocation by Council for that financial year.

PRINCIPLES:

Council's organisational values apply to all activities.

RELATED POLICIES & PROCEDURES:

05-PI-012 Events Sponsorship Policy

05-Fmx-007 Conferences, Conventions and Championships Incentives Guidelines

Tuesday 12 March 2013

14.1 Conferences, Conventions & Championships Incentives Policy 05-PI-013...(Cont'd)

RELATED LEGISLATION:

N/A

REFERENCES:

N/A

DEFINITIONS:

N/A

REVIEW:

This policy will be reviewed no more than 5 years after the date of approval (version) or more frequently, if dictated by operational demands and with Council's approval.

Mr M Stretton (Director Development Services) and Ms A Walsh (Grants & Sponsorship Officer) were in attendance to answer questions of Council in respect of this Agenda Item.

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman R I Soward, seconded Alderman D C Gibson.

That the Recommendation be adopted.

FOR VOTE - Ald A M van Zetten, Ald A L Waddle, Ald R I Soward, Ald I S Norton, Ald R J Sands, Ald A C Peck, Ald D H McKenzie, Ald J G Cox, Ald D C Gibson AGAINST VOTE - Ald R L McKendrick ABSENT. DID NOT VOTE - Ald J D Ball, Ald R L Armitage

CARRIED 9:1

15 FACILITY MANAGEMENT AND GOVERNANCE SERVICES

15.1 Annual Plan 2012/13 - Progress Report - period ending 31 December 2012

FILE NO: SF5760 / SF5652

AUTHOR: Pepper Griffiths (Corporate Planning Administration Officer)

DIRECTOR: Rod Sweetnam (Director Facility Management and Governance Services)

DECISION STATEMENT:

To receive the Report on Council's Annual Plan 2012/13 for the period ending 31 December 2012.

PREVIOUS COUNCIL CONSIDERATION:

Item 19.1 - Council - 25 June 2012 - Adopted the Launceston City Council Annual Plan 2012/13

Item 15.1 - Council - 26 November 2012 - Received report on the progress of Council's Annual Plan 2012/13 Actions, for the period ending 30 September 2012.

RECOMMENDATION:

That the Council receives the following progress report against actions for the Annual Plan 2012/13, relating to the period ending 31 December 2012:

	Actions
Not Started	4
In Progress (0%-25% complete)	23
In Progress (26% - 50% complete)	20
In Progress (51%+ complete)	17
Completed	5
Deferred	3
Total	72

Tuesday 12 March 2013

15.1 Annual Plan 2012/13 - Progress Report - period ending 31 December 2012...(Cont'd)

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman R L McKendrick, seconded Alderman D H McKenzie.

That the Recommendation be adopted.

CARRIED UNANIMOUSLY 10:0

Tuesday 12 March 2013

17 INFRASTRUCTURE SERVICES

17.1 Northern Tasmanian Softball Association

FILE NO: SF0828

AUTHOR: Andrew Smith (Manager Parks & Recreation)

DIRECTOR: Harry Galea (Director Infrastructure Services)

DECISION STATEMENT:

To consider a request for waiving ground hire fees for the Northern Tasmanian Softball Association.

PREVIOUS COUNCIL CONSIDERATION:

Item 4.2 - SPPC Meeting 17 December 2012
Deputation by the NTSA seeking Council support

RECOMMENDATION:

That Council:

- a) waive the ground hire fees of \$1,700 for the 2013 Under 17's National Softball Championship; and
- b) provide a 90% subsidy for Junior matches for 3 years at an annual cost of \$923.20.

Tuesday 12 March 2013

17.1 Northern Tasmanian Softball Association...(Cont'd)

This item was dealt with after item 12.2 at 1:55pm.

Mr H Galea (Director Infrastructure Services) was in attendance to answer questions of Council in respect of Agenda Items 17.1 – 17.2 inclusive.

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman R L McKendrick, seconded Alderman R I Soward.

That the Recommendation be adopted.

CARRIED UNANIMOUSLY 10:0

Tuesday 12 March 2013

17.2 Public Street Names, Secondary Names and Unbounded Locality

FILE NO: SF0621

AUTHOR: Sonia Smith, Engineering Officer - Development

DIRECTOR: Harry Galea (Director Infrastructure Services)

DECISION STATEMENT:

To formally assign existing names for public streets and ways within the Launceston municipality.

PREVIOUS COUNCIL CONSIDERATION:

Council Item 16.4 Monday, 30 January 2012 Formal assignment of existing street names

RECOMMENDATION:

1. That Council formally assigns the following existing public street and way names which have been identified as not having been formally assigned under the provisions of the Survey Coordination Act 1944:

Name	Location
Barrow Street	Off Wellington Street between Paterson and Brisbane Streets
Benders Lane	Off Elizabeth Street between Charles and Wellington Streets
Brussels Street	Off Dover Street
Buffalo Court	Off Lambert Street between Prossers Forest Road and Indigo
	Court
Connector Park Drive	Off Kings Meadows Link between Midland Highway and Hobart
	Road
Ellison Street	Off Punchbowl Road opposite Punchbowl Primary School
Sherwins Avenue	Off Margaret Street between Canning and Balfour Streets

Tuesday 12 March 2013

17.2 Public Street Names, Secondary Names and Unbounded Locality...(Cont'd)

2. That Council formally adopts the following secondary names for the sections of public streets given below:

Secondary Name	Primary Name and Location
The Mall	Brisbane Street between St John Street and Charles Street
The Avenue	Brisbane Street between St John Street and George Street

- 3. That Council request the Nomenclature Board of Tasmania to approve an unbounded locality generally described as being between the area between Charles Street and St John Street, including that part of the Cameron Street Road reserve closed to vehicular traffic and including the land upon which Henty House, Macquarie House, Launceston Library and the Town Hall are located.
- 4. Advise the Nomenclature Board of Tasmania of Council's decision with respect to the names.

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman A C Peck, seconded Alderman R L McKendrick.

That the Recommendation be adopted.

CARRIED UNANIMOUSLY 10:0

Tuesday 12 March 2013

19 GENERAL MANAGER

19.1 LGAT Motion - Mobile Phone Bushfire Warning Systems

FILE NO: SF0800 / SF5547

AUTHOR: Robert Dobrzynski (General Manager)

GENERAL MANAGER: Robert Dobrzynski

DECISION STATEMENT:

To consider submission of a motion to the LGAT General Meeting to be held on 24 July 2013.

PREVIOUS COUNCIL CONSIDERATION:

Minute Number 13.5 Tuesday 29 January 2013 - Alderman Soward - Notice of Motion - Telecommunications

RECOMMENDATION:

That Council submit the following motion to the LGAT for inclusion in the General Meeting Agenda papers for the 24 July 2013 meeting:

The LGAT write to the Federal Minister for Telecommunications and to the regional managers for Telstra, Vodaphone and Optus expressing concern about the lack of mobile phone coverage in rural areas within Tasmania particularly in light of the need for these communications during periods of catastrophic fire conditions. The LGAT seek advice as to what action the Commonwealth is taking with Telstra in order to progress the initiative of installing transportable mobile phone towers in areas of highest bushfire risk during the bushfire season.

Tuesday 12 March 2013

19.1 LGAT Motion - Mobile Phone Bushfire Warning Systems...(Cont'd)

Mr R Dobrzynski (General Manager) was in attendance to answer questions of Council in respect of Agenda Items 19.1 – 19.2 inclusive.

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman R I Soward, seconded Alderman R L McKendrick.

That the Recommendation be adopted.

CARRIED UNANIMOUSLY 10:0

Tuesday 12 March 2013

19.2 LGAT General Meeting - Form View on Motions Submitted

FILE NO: SF2217

AUTHOR: Martin Reynolds (Corporate Secretary)

GENERAL MANAGER: Robert Dobrzynski (General Manager)

DECISION STATEMENT:

To consider and form a view on the LGAT Agenda items for the Association's General Meeting scheduled for Wednesday 20 March 2013.

PREVIOUS COUNCIL CONSIDERATION:

N/A

RECOMMENDATION:

That, other than the motions listed in the Schedule below, Council accepts that
the decisions sought, in respect of the motions listed to be considered at the
LGAT General Meeting of 20 March 2013, are effectively to note the situation
relevant to each topic and requests the Mayor or Council's representative to the
General Meeting to vote accordingly.

Tuesday 12 March 2013

19.2 LGAT General Meeting - Form View on Motions Submitted...(Cont'd)

2. That in respect of the motions listed in the Schedule below, Council adopts the motions as presented with Council's view to be conveyed through the Mayor or representative to the General Meeting.

Ag	Pg	Motion	Submitting	LGAT Comment	LCC Comment
Item	No		Council		
11	12	Local Government Electoral Arrangements DECISION SOUGHT That the meeting note the following report and determine any actions to be taken with respect to the proposed legislation.	LGAT	Page 12 and 13 of LGAT General Meeting Agenda	Recommendation: That Council reaffirms its decision made 12 November 2012 in the following terms • Council supports a uniform approach to voting in Local Government Elections • Council does not support a move to all in, all-out elections • Council does not support around-the-table election of Deputy Mayors
					the-table election

Tuesday 12 March 2013

Ag Item	Pg No	Motion	Submitting Council	LGAT Comment	LCC Comment
					Council requests the Premier to repeat the offer, contained in the December 2009 issues paper regarding compulsory voting in Local Government Elections, for the State Government to cover any additional costs adjusted for CPI for compulsory voting above current levels for non-compulsory postal ballot, until such time as all councils have opted to support compulsory voting.
12	13	Planning Directive 4 DECISION SOUGHT That the Meeting note the report and the key concerns related to the proposed changes to Planning Directive 4.	LGAT	Pages 13 - 15 of LGAT General Meeting Agenda	Recommendation: Council staff provided comments to the LGAT on this matter and the report has raised the major points which were identified.

Tuesday 12 March 2013

Tasmania.

19.2 LGAT General Meeting - Form View on Motions Submitted...(Cont'd)

Submitting LGAT Comment LCC Comment Ag Pg Motion Item No Council Mileage Allowance for Kingborough 14 16 Page 17 of Recommendation: Council **Elected Members** LGAT General Meeting Agenda Support the **DECISION SOUGHT** suggested review That the Local Government process or the use Association of Tasmania of an external request that the Minister for reference such as Local Government refer for **Aust Tax Office** independent assessment rates be applied. the kilometre mileage reimbursement rate for elected members. Officer Comment: 19 21 **Plastic Bags** LGAT Pages 21 & 22 of LGAT I refer to the draft **DECISION SOUGHT General Meeting** Plastic Bag Bill That the Members note the Agenda which proposes to prohibit the following report circulation of single use 'shopping type' plastic bags to carry good purchased by consumers. The provisions of the bill were discussed at the February meeting of the Northern **Tasmanian Waste** Management Group (NTWMG). The Group represents all Councils in the northern region of

Tuesday 12 March 2013

Ag	Pg	Motion	Submitting	LGAT	LCC Comment
Item	No		Council	Comment	
					The fundamental issue concerns the reference to the responsibility of Council Authorised Officers to enforce the provisions of the bill. It is considered that reference to Council Authorised Officers should be removed. Council have no interest in enforcing the ban given:
					 Local government have limited resources to accept additional responsibilities Local government is ill-placed to enforce the provision given investigation and evidence powers sit with the Minister (and are carried out by the EPA) There are no synergies between this task and any other services currently provided by Council.

Tuesday 12 March 2013

Ag	Pg	Motion	Submitting	LGAT	LCC Comment
Item	No		Council	Comment	
					Given this is a State Government initiative the regulatory arm should be the EPA. Council would be aware that local government supports the introduction of a state-wide waste levy. The in principle agreement (with the EPA) is for an automatic 20% transfer to the EPA to assist with enforcement of waste related issues such as litter and illegal dumping. The enforcement of the Plastic Bag Act is one of the enforcement responsibilities of the EPA.
					Although the draft bill appears to allow Councils to opt out of enforcement of the bill, the fact that local government is listed will result in public expectations of local government enforcement.
					Recommendation: That reference to Local Government being able to appoint Authorised Officers to enforce the provisions of the bill should be removed.

Tuesday 12 March 2013

Λα	Pg	Motion	Submitting	LGAT	LCC Comment
Ag	No	IVIOLIOIT	•	Comment	LOG COMMENT
Item		<u> </u>	Council		0.00
22	23	Roads Update DECISION SOUGHT That Members note the following report	LGAT	Pages 23 & 24 of LGAT General Meeting Agenda	Officer Comment: Launceston is one of the trial councils and officers believe the tool will provide significant transparency in determining a route's capability to cater for heavy vehicles. Recommendation: That the Council note the report.
23	25	Arts & Cultural Development DECISION SOUGHT 1. That Members note the report regarding the establishment of a National Local Government Cultural Forum. 2. That Members consider approving the development of a Memorandum of Understanding between the Association and Tasmanian Regional Arts.	LGAT	Pages 25 & 26 of LGAT General Meeting Agenda	Recommendation: That the Council support the proposal, subject to removal of the words "consider approving" in 2. and substitute the word "approve".

Tuesday 12 March 2013

19.2 LGAT General Meeting - Form View on Motions Submitted...(Cont'd)

Ag	Pg	Motion	Submitting	LGAT	LCC Comment
Item	No		Council	Comment	
_	_	LG Reform Fund Update DECISION SOUGHT That the Meeting note the achievements of the first phase of the project and advise on the following: 1. The need for individual briefings/workshops for elected members on these achievements; and	•	_	Recommendation: That Council support the Financial and Asset Reform Project proceeding in the manner proposed.
		2. A formal "sign on" process for GMs to commit to the second			

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman R I Soward, seconded Alderman J G Cox.

That the Recommendation be adopted.

CARRIED UNANIMOUSLY 10;0

Tuesday 12 March 2013

20 URGENT BUSINESS

Nil

Tuesday 12 March 2013

21 WORKSHOP REPORT(S)

21.1 Workshop Report

FILE NO: SF4401

AUTHOR: Michael Tidey (Director Corporate Services)

GENERAL MANAGER: Robert Dobrzynski (General Manager)

DECISION STATEMENT:

To consider a report on any Council workshop held since the last meeting in accordance with Section 8(2)(c) of the Local Government (Meeting Procedures) Regulations 2005.

PREVIOUS COUNCIL CONSIDERATION:

N/A

RECOMMENDATION:

That Council notes the workshops as outlined in the table below:

Date		Purpose
4 March 2013	Strategic Planning & Policy	 Received Deputation regarding Child Friendly Cities Concept Received information on Launceston Interim Planning Scheme 2012 Proposed Launceston City Council Annual Plan Actions 2013/14 Junction Arts Festival - Lease of Albert Hall
		Western Vestibule o Local Government Act Amendment - Elections Bill

21.1 Workshop Report...(Cont'd)

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman R L McKendrick, seconded Alderman D H McKenzie.

That the Recommendation be adopted.

CARRIED UNANIMOUSLY 10:0

Tuesday 12 March 2013

Tuesday 12 March 2013

22 INFORMATION / MATTERS REQUIRING FURTHER ACTION

22.1 Information / matters requiring further action

FILE NO: SF3168

AUTHOR: Pepper Griffiths (Corporate Planning Administration Officer)

This report outlines requests for information by Aldermen when a report or agenda item will be put before Council or a memorandum circulated to Aldermen.

It will be updated each Agenda, with items removed when a report has been given.

The report was noted.

23 ADVICE OF FUTURE NOTICES OF MOTION

23.1 Alderman Sands - Recognition of National Highway Network

Advice of future Notice of Motion: Alderman R J Sands that Council:

Support Andrew Wilkie MHR motion that the House acknowledge that Bass Strait should be part of the National Highway network.

And secondly that Launceston City Council encourages all Tasmanian Councils to support the motion that will be before the House of Representatives.

Tuesday 12 March 2013

23.2 Alderman Norton - Mowbray Connector / Northern Outlet

Advice of future Notice of Motion: Alderman I S Norton that Council:

Makes urgent representations to the Premier, Minister for Transport and Department of Infrastructure, Energy and Resources demanding that immediate steps be taken to address the fatal traffic safety design flaws at the Mowbray Connector on the Northern Outlet.

Tuesday 12 March 2013

23.3 Alderman Norton - School Zone Speed Signage around Launceston College

Advice of future Notice of Motion: Alderman I S Norton that Council:

Writes to DIER requesting that in line with its policy of making school zones 40km areas during specific times correlating with school commencement and conclusion that it includes the Launceston College precinct along Paterson St from Margaret St to Wellington St, along Brisbane Street from Margaret Street to Wellington St and along Margaret Street from Paterson Street to York Street.

Tuesday 12 March 2013

24 REPORTS BY THE MAYOR

NII

25 REPORTS BY THE GENERAL MANAGER

NIL

26 CLOSED COUNCIL ITEM(S)

RECOMMENDATION:

That pursuant to the provisions of Regulation 15(2) of the Local Government (Meeting Procedures) Regulations 2005, Council move into Closed Session to discuss those items nominated as Closed Session items, for the following reasons:

(a) as it concerns personnel matters.

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman R I Soward, seconded Alderman A L Waddle.

That the Recommendation be adopted.

CARRIED UNANIMOUSLY AND BY IMPLICATION AN ABSOLUTE MAJORITY 10:0

The Mayor adjourned the meeting at 2.49pm. The Mayor re-convened the meeting at 3:05pm.

The Meeting went into Closed Session at 3:05pm

Tuesday 12 March 2013

26.1 Report from General Manager's Contract and Performance Review Committee

FILE NO: SF5695 / POS0136

AUTHOR: Mayor Albert van Zetten (Chair of General Manager's Contract and

Performance Review Committee)

DECISION STATEMENT:

To consider a report from the General Manager's Contract and Performance Review Committee.

PREVIOUS COUNCIL CONSIDERATION:

N/A

CLOSED RECOMMENDATION(S):

That the report be received.

THIS ITEM WAS DEALT WITH IN CLOSED COUNCIL

Tuesday 12 March 2013

DECISION: 12/03/2013

RESOLUTION: (1):

Moved Alderman A C Peck, seconded Alderman J G Cox.

That Council Move out of Closed Session

CARRIED UNANIMOUSLY 10:0

27 MEETING CLOSURE

The Mayor closed the meeting at 3:40pm