

# SUPREME COURT OF QUEENSLAND

CITATION: *Reservilt P/L v Maroochy SC & Anor* [2002] QCA 390

PARTIES: **RESERVILT PTY LTD** ACN 058 252 476  
(appellant/applicant)  
v  
**MAROOCHY SHIRE COUNCIL**  
(respondent/first respondent)  
**STATE OF QUEENSLAND**  
(second respondent)

FILE NO/S: Appeal No 3739 of 2002  
P&E Appeal No 17 of 2001

DIVISION: Court of Appeal

PROCEEDING: Application for Leave *Integrated Planning Act* - Further Order

ORIGINATING COURT: Planning and Environment Court at Maroochydhore

DELIVERED ON: Judgment delivered 20 September 2002  
Further Order delivered 27 September 2002

DELIVERED AT: Brisbane

HEARING DATE: 7 August 2002

JUDGES: Davies and Jerrard JJA and Mackenzie J  
Further Order of the Court

FURTHER ORDER: **Grant an indemnity certificate under s 15 of the *Appeal Costs Fund Act 1973 (Qld)* to the respondent Council.**

COUNSEL: S J Keim, with P Howorth, for the applicant  
C L Hughes SC for the first respondent  
G B Wilshier (*sol*) for the second respondent

SOLICITORS: Lestar Manning (Maroochydhore) for the applicant  
Maroochy Shire Council on its own behalf  
C Lohe, Crown Solicitor, for the second respondent