# In the Environment Court of New Zealand Christchurch Registry

I Te Koti Taiao o Aotearoa Ōtautahi Rohe

ENV-2018-CHC-106

Under the Resource Management Act 1991

In the matter of an appeal under Clause 14 of Schedule 1 of the Act against

decisions of the Queenstown Lakes District Council on Stage 1

of the Proposed District Plan

Between Te Anau Developments Limited (ENV-2018-CHC-106)

Appellant

And Queenstown Lakes District Council

Respondent

### Memorandum of counsel to withdraw appeal points

2 November 2018

#### Appellant's solicitors:

Maree Baker-Galloway | Rosie Hill Anderson Lloyd Level 2, 13 Camp Street, Queenstown 9300 PO Box 201, Queenstown 9348 DX Box ZP95010 Queenstown p + 64 3 450 0700 | f + 64 3 450 0799 maree.baker-galloway@al.nz | rosie.hill@al.nz



#### May it please the Court

- This Memorandum of Counsel is filed on behalf of Te Anau Developments Limited (**TAD**) in respect of their appeal on Stage 1 of the Queenstown Lakes Proposed District Plan (ENV-2018-CHC-106).
- In response to jurisdictional issues raised by Counsel for the Queenstown Lakes District Council, TAD now amends its notice of appeal to limit the relief sought for Rule 35.4.1, 35.4.2 and 35.4.3 to apply only in respect of the Cardrona Ski Activity Area Subzone and Walter Peak Rural Visitor Zones.
- An amended Notice of Appeal is lodged with this Memorandum, showing a track change version as "Appendix A" and a clean version as "Appendix B".

Dated this 2<sup>nd</sup> day of November 2018

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Maree Baker-Galloway/Rosie Hill Counsel for the Appellant

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## Appendix A – Track change version of Amended Notice of Appeal

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## Appendix B - Clean version of Amended Notice of Appeal

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