ENV-2018-CHC-090

### BEFORE THE ENVIRONMENT COURT AT CHRISTCHURCH

# I MUA I TE KOOTI TAIAO I OTAUTAHI ROHE

In the Matter	of the Resource Management Act 1991 (Act)	
And		
In the Matter	of an appeal under clause 14(1), First Schedule of the Act	
Between	Remarkables Station Limited, Dickson Stewart Jardine, Jillian Frances Jardine, Dickson Steward Jardine and HGW Trustees Limited, Jillian Frances Jardine and HGW Trustees Limited	
	Appellant	
And	Queenstown Lakes District Council	
	Respondent	

### Notice of Persons Wish to be Party to Proceedings

#### Dated 10 July 2018

Richard Brabant Barrister PO Box 1502, Shortland St Auckland Mob: 021 975 548 Email: richard@brabant.co.nz

- To: The Registrar Environment Court Christchurch
- We, Joan Williams, Eleanor Brabant and Richard Brabant wish to be a party to the following appeal against decisions of the Queenstown-Lakes District Council (the **Council**) on submissions to the District Plan Review:

ENV-2018-CHC-090 Remarkables Station Limited v Queenstown Lakes District Council.

# Nature of Interest in the Appeal

- Joan Williams made a submission, and Joan Williams and Richard Brabant made a further submission about the subject matter of the proceedings.
- Collectively, we have an interest in the proceedings that is greater than the interest the general public have as we are co-owners of a residential property at 25 Pendeen Crescent, Jacks Point, Queenstown.
- 4. We are not trade competitors for the purposes of section 308C or 308CA of the Resource Management Act 1991.

# **Extent of Interest**

- 5. We are interested in all the proceedings.
- 6. We are interested in the following particular issues:
  - All of the changes to the PDP Decisions version of the Jack's Point
    Zone enumerated in paragraph 9 of the Notice of appeal, and the
    relief sought as set out in paragraph 33.

# **Relief Sought**

- 7. We <u>oppose</u> the relief sought because:
  - The proposed re-zoning is not a logical extension of the Jack's Point
    Zone. Whether or not the land has "ceased to play in economic or

viable role in the performance of Remarkables Station as an operating farm" does not provide a reason for approving the proposed rezoning.

- b. Recognition by the Hearing Panel that strategically in the future the Coneburn Valley is suitable for urbanisation and expansion of Queenstown long-term does not provide support for the requested re-zoning of the Land through this District Plan review. On the contrary, until urbanisation within the Valley within the PDP decisions version approved Urban Growth Boundary is complete or has been at least been zoned and is able to be developed for urban purposes, urbanisation of the Land is premature
- c. The re-zoning request was properly rejected by the Hearing Panel and subsequently by the Council adoption of the Panel's report on the basis of inadequate evidence addressing strategic, landscape, infrastructure, and other servicing issues that was necessary were the Urban Growth Boundary to be expanded and the Land to be rezoned.
- d. The presence of the farm airstrip sitting between the existing residential development of Jack's Point and the Land the subject of the appeal, consented and utilised by a commercial skydiving operation creates a fundamental impediment to the proposed residential development as presented to the Hearing Panel. The noise effects from the skydive aircraft operations already cause adverse noise effects in breach of the ODP and now the PDP Decisions version noise controls on the nearest residential dwellings within Jack's Point and would cause the same or worse adverse effects on the proposed residential development of the Land as presented before the Hearing Panel. The presence of this informal airport (as defined in the PDP) and its use for a commercial skydiving operation is incompatible with the proposed re-zoning of the Land.

- e. The proposed solution to deal with noise effects from the commercial use of the airstrip as set out in paragraphs 21 24 of the Notice of appeal is flawed. The reference to NZS 6805:1992 is in error, in respect of the control of noise from the use of an airstrip under an existing resource consent. Even were it appropriate to deal with the adverse effects of noise from the existing skydive operation in the manner proposed, (which it is not), it would be insufficient to address indoor amenity issues only.
- f. The requested rezoning is not required in order to meet identified housing supply needs for Queenstown, or to give effect to the NPS Urban Development Capacity provisions of the Act
- g. Re-zoning the Land in the manner requested in the Notice of appeal would be contrary to the purpose of the Act, provisions of Part 2, objectives and policies of the PDP Decisions version that are not the subject of this appeal (including objectives and policies of the Jack's Point zone) and would not give effect to the Otago Regional Policy Statement.
- We agree to participate in mediation or other alternative dispute resolution of the proceedings.

Signature:

Joan Williams, Eleanor Brabant and Richard Brabant by their authorised agent:

**Richard Brabant** 

Date:

10 July 2018

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