## BEFORE THE ENVIRONMENT COURT I MUA I TE KOOTI TAIAO O AOTEAROA

**IN THE MATTER** of the Resource Management Act 1991

<u>AND</u>

**IN THE MATTER** of an appeal pursuant to Clause 14 of the First

Schedule of the Resource Management Act 1991

BETWEEN ZJV (NZ) LTD

**Appellant** 

(ENV-2019-CHC-030)

AND QUEENSTOWN LAKES DISTRICT COUNCIL

Respondent

SECTION 274 NOTICE BY QUEENSTOWN PARK LIMITED JOINING ZJV (NZ) LTD

BROOKFIELDS LAWYERS

J D Young / R H Ashton Telephone No. 09 979 2248 Fax No. 09 379 3224 P O Box 240 DX CP24134 AUCKLAND

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TO:

The Registrar Environment Court

Christchurch

AND TO:

ZJV (NZ) Ltd (the **Appellant**)

1. Take notice that Queenstown Park Limited (QPL) requests to be heard in relation to

the following proceeding concerning an appeal of Stage 2 of the Queenstown Lakes

District Council Proposed District Plan (PDP):

• ENV-2019-CHC-030 ZJV (NZ) Ltd v Queenstown Lakes District Council (the

Appeal).

**Nature of Interest** 

2. QPL owns Queenstown Station (formally known as Cone Peak Station). Queenstown

Station is a 2,000ha site on the true right bank of the Kawarau River which extends to

the altitude of approximately 100masl.

3. QPL made a submission (#2462) and further submission (#2755) on the subject matter

of the proceedings. QPL has an interest in the proceedings that is greater than the

interest that the general public has because it has significant landholdings which may

be directly effected by the appeal.

4. QPL is not a trade competitor for the purposes of section 308C of the RMA.

**Extent of Interest** 

5. QPL is interested in all of the proceeding, and in particular the parts of the proceeding

concerning Chapter 38 Open Space and Recreation Zones.

**Relief Sought** 

6. QPL **opposes** the relief sought in the Appeal, to the extent that it is inconsistent with

QPL's submission, further submission, and appeal because:

(a) It does not promote sustainable management;

(b) It does not enable social, economic and cultural wellbeing;

- (c) It is otherwise inconsistent with Part 2 of the RMA;
- (d) It is inappropriate in terms of section 32 of the RMA; and
- (e) Otherwise for the reasons set out in QPL's submission and further submission on the PDP.
- 7. QPL seeks that the relief sought in the Appeal be declined.

## Mediation

8. QPL agrees to participate in mediation or other dispute resolution of the proceedings.

## Service

9. A copy of this notice has been served on the Respondent and Appellant.

**DATED** the 5<sup>th</sup> day of June 2018

**QUEENSTOWN PARK LIMITED** by its lawyers and duly authorised agents **BROOKFIELDS** 

J D Young / R H Ashton

Counsel for Queenstown Park Limited

**THIS SECTION 274** is filed by **JOHN DYLAN YOUNG**, solicitor for QPL. The address for service of QPL is at the offices of Brookfields Lawyers, Tower 1, 9th Floor, 205 Queen Street, Auckland.

Documents for service on the appellant may be left at the address for service or may be:

- 1. Posted to the solicitors at PO Box 240, Auckland 1140.
- 2. Left for the solicitors at Document Exchange for direction to DX CP24134.

- 3. Transmitted to the solicitors by facimile to 09 379 3224.
- 4. Emailed to the solicitors at youngj@brookfields.co.nz / ashton@brookfields.co.nz