#### ENV-2021-CHC-045

### BEFORE THE ENVIRONMENT COURT OF NEW ZEALAND AT CHRISTCHURCH I TE KOTI TAIAO O AOTEAROA OTAUTAHI ROHE

Under	the Resource Management Act 1991
In the matter of	an appeal under clause 14(1) of Schedule 1 of the RMA against decisions of the Queenstown Lake District Council on Stage 3 of the Queenstown Lakes Proposed District Plan
Between	ALPINE NOMINEES LIMITED
	Appellant
And	Queenstown Lakes District Council
	Respondent

# NOTICE BY PAUL KELLY PROPERTIES LTD OF

# ITS WISH TO BE PARTY TO THE PROCEEDINGS

16 June 2021

- TO: The Registrar Environment Court PO Box 2069 20 Lichfield Street CHRISTCHURCH (Christine.McKee@justice.govt.nz)
- AND TO: The Respondent (dpappeals@gldc.govt.nz)
- AND TO: The Appellant, Alpine Nominees Limited Joshua.leckie@laneneave.co.nz Katharine.hockly@laneneave.co.nz

#### Notice of persons wishing to be party to proceedings (Form 33)

1. Paul Kelly Properties Ltd (**PKPL**) wish to be party to the following proceedings:

#### ENV-2021-CHC-045

- 2. PKPL is a person who has an interest in the proceedings that is greater than the interest that the general public has because:
  - (a) PKPL owns the property at 5 Connell Terrace, Wanaka which is zoned General Industrial Zone.
  - (b) PKPL currently has a resource consent application before the Council for a development on the property and changes to the provisions directly affect the use of its land.
  - (c) PKPL is directly affected by the changes in the zoning, rules and provisions in Chapter 18A of the Proposed District Plan.
- 3. PKPL is not a trade competitor for the purposes of Section 308C or 308CA of the Act.
- 4. PKPL has an interest in the entirety of the appeal, but has particular interest in the following:
  - (a) The location, scale and intensity of industrial and business zone land across the District.
  - (b) Whether industrial zoning is the correct "fit" given the nature of the environment and in the context of the surrounding activities.
  - (c) The prohibition on activities, including office, retail, commercial and residential activity.
  - (d) Enabling of activities that are already existing in the environment within the provisions of the zone.
- 5. PKPL supports the appeal.
- 6. PKPL agrees to participate in mediation or other alternative dispute resolution of the proceeding.

DATED 16 June 2021

**Brett Giddens** 

# Signed on behalf of Paul Kelly Properties Ltd

Address for service of person wishing to be a party:

Telephone: 021365513 Fax/email: <u>brett@townplanning.co.nz</u> Post: PO Box 2559, Queenstown Contact person: Brett Giddens, Town Planning Group NZ Ltd

Documents for service may be sent to that address for service or may be emailed to <u>brett@townplanning.co.nz</u>. Service by email is preferred, with receipt confirmed by return email.