IN THE ENVIRONMENT COURT CHRISTCHURCH REGISTRY

ENV-2019-CHC-021

I MUA I TE KŌTI TAIAO O AOTEAROA

IN THE MATTER of the Resource Management Act 1991

AND

IN THE MATTER

BETWEEN

of an appeal under Clause 14 of Schedule 1 of the Act

A FEELEY, E BORRIE & LP TRUSTEES LIMITED

Appellant

AND

QUEENSTOWN LAKES DISTRICT COUNCIL

Respondent

NOTICE OF A PERSON'S WISH TO BE PARTY TO PROCEEDINGS

Date: 27 May 2019



Solicitors:

G M Todd/B B Gresson PO Box 124 Queenstown 9348 P 03 441 2743 F 03 441 2976 graeme@toddandwalker.com; ben@toddandwalker.com To: The Registrar Environment Court Christchurch

- And To: The Appellant
- And To: The Respondent
- Banco Trustees Limited, McCulloch Trustees 2004 Limited and others ("Banco and others") wish to be a party under section 274 of the Resource Management Act 1991 ("Act") to the following proceedings:
 - An appeal by A Feeley, E Borrie & LP Trustees Limited ("Appellant") against a decision of the Queenstown Lakes District Council ("Council") on its Proposed District Plan ("Plan").
- 2. Banco and others made a further submission to the Appellant's submission on the Plan.
- 3. Banco and others are not trade competitors for the purpose of Section 308C or 308CA of the Act.
- 4. Banco and others are interested in all of the proceedings.
- 5. Banco and others are interested in the following particular issues:
 - a. The zoning of the Appellant's land as Wakatipu Basin Rural Amenity Zone ("WBRAZ") and the relief sought by the Appellant to rezone the land as Wakatipu Basin Lifestyle Precinct.
- 6. Banco and others support the relief sought by the Appellant because
 - a. Banco and others disagree with the Council's decision to rezone the Appellant's land as WBRAZ.
 - b. The zoning of the land as WBRAZ is not in accordance with sound planning principles and in particular is not in accordance with the 2017 Wakatipu Basin Land Use Study ("Study") which formed the basis of the Wakatipu Basin Variation to the Plan. The Study found that the Appellant's site and other land within Landscape Character Unit 24 (Arrowtown South) has a high capacity to absorb change and is suitable for higher density urban development.
- 7. Banco and others agree to participate in mediation or other alternative dispute resolution of the proceedings.

Dated: 27 May 2019

Signed for Banco Trustees Limited, McCulloch Trustees 2004 Limited and others by their solicitor and duly authorised agent Graeme Morris Todd/Benjamin Brett Gresson

Address for Service of person wishing to be a party:

C/- Todd and Walker Law PO Box 124 Queenstown 9348 Telephone: 03 441 2743 Facsimile: 03 441 2976 Email: <u>graeme@toddandwalker.com</u>; <u>ben@toddandwalker.com</u> Contact persons: Graeme Todd; Ben Gresson