IN THE ENVIRONMENT COURT AT CHRISTCHURCH I TE KŌTI TAIAO KI ŌTAUTAHI	ENV-2018-CHC-147
UNDER	the Resource Management Act 1991
IN THE MATTER	of an appeal pursuant to clause 14 of Schedule 1 of the Act
BETWEEN	GLEN DENE LIMITED, GLEN DENE HOLDINGS LIMITED AND SARAH BURDON
	Appellants
AND	QUEENSTOWN LAKES DISTRICT COUNCIL
	Respondent

NOTICE OF APPEAL

Dated:

19 April 2024



Solicitor acting G M Todd / B B Gresson PO Box 124 Queenstown 9348 P: 03 441 2743 graeme@toddandwalker.com ben@toddandwalker.com

- **To:** The Registrar of the Environment Court at Christchurch
- And to: The Respondent
- And to: The s 274 parties

This document notifies you that -

- [1] Glen Dene Limited, Glen Dene Holdings Limited, and Sarah Burdon (Appellants) seek to withdraw their appeal against the decision of the Queenstown Lakes District Council (QLDC) on the Queenstown Lakes Proposed District Plan (PDP).
- [2] The Appellants filed a notice of appeal dated 19 June 2018 in respect of:
 - (a) the rejection by QLDC of the Appellants' submission seeking to rezone their property at Lake Hawea campground, being Lot 1 and 2 Deposited Plan 418972, and Part Section 2 Block II Lower Hawea Survey District, as Rural Visitor Zone – Hawea Campground, as part of the PDP.
- [3] The appeal is being withdrawn because the relief sought has been superseded by relief subsequently sought in the Appellants' submission on Stage 3 of the PDP. The parties are currently in discussions with respect to resolving that appeal and the filing of consent documentation.
- [4] The Appellants do not consider there to be any issues as to costs.

Dated: 19 April 2024

G M Todd / B B Gresson Counsel for the Appellants