## BEFORE THE ENVIRONMENT COURT CHRISTCHURCH REGISTRY

## ENV-2019-CHC-081

**IN THE MATTER** Of an appeal on the Queenstown

Lakes District Council Proposed District Plan (Stage 2) pursuant to clause 14 of the First Schedule of the Resource Management Act

1991

BETWEEN GLENDHU BAY TRUSTEES

**LIMITED** 

**Appellant** 

AND QUEENSTOWN LAKES

**DISTRICT COUNCIL** 

Respondent

SECTION 274 NOTICE ON BEHALF OF JOHN JOHANNES MAY TO JOIN APPEAL ON THE QUEENSTOWN LAKES DISTRICT COUNCIL PROPOSED DISTRICT PLAN (STAGE 2)

## GALLAWAY COOK ALLAN LAWYERS DUNEDIN

Solicitor on record: Phil Page Solicitor to contact: Simon Peirce P O Box 143, Dunedin 9054 Ph: (03) 477 7312

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**Environment Court** 

Christchurch Registry

- John Johannes May (the **Mr May**) wishes to be a party to the following proceeding:
  - (a) GLENDHU BAY TRUSTEES LIMITED v QUEENSTOWN LAKES DISTRICT COUNCIL ENV-2019-CHC-081
- Mr May made a submission on the Queenstown Lakes District Council Proposed District Plan (PDP)(Stage 2)(FS 2771) on the subject matter of these proceedings.
- 3. Mr May also has an interest in the proceedings that is greater than the public generally being a founding trustee of Longview Environmental Trust, a trust set up to facilitate native revegetation and restoration with a particular interest in the retention and protection of the District's distinctive landscape values.
- 4. Mr May is not a trade competitor for the purposes of section 308D of the Resource Management Act 1991.
- 5. Mr May is interested in all of the proceedings.
- 6. Mr May is interested in the following particular issues:
  - (a) Policy 6.3.3A;
  - (b) Policy 6.3.3B;
  - (c) Deleted Part 6.2 Values;
  - (d) Deleted Part 6.4 Rules, being rules 6.4.1.2; 6.4.1.3.a-e; and
  - (e) Definition of Visitor Accommodation.
- 7. Mr May opposes the relief sought because:

- (a) Mr May (by way of his involvement with Longview Environmental Trust) has had significant involvement with the provisions of Chapters 3 and 6 subject to Stage 1 of the PDP. The purpose of Mr May's involvement in Stage 1 was to ensure that the provisions of Chapters 3 and 6 remain robust and give effect to section 6(b) of the Act.
- (b) The relief seeks consequential amendments to Stage 1 of the PDP. The Environment Court's decisions on Stage 1 Topic 1 and 2 of the PDP are expected to be released after July 2019. The relief does not make it clear whether it anticipates potentially undoing the Environment Court's (pending) decision through the Stage 2 PDP process and what grounds it has to do so.
- (c) Chapters 3 and 6 apply to the entire District. Mr May opposes any relief that seeks to create exceptions to Chapters 3 and 6. Otherwise the PDP would fail to give effect to section 6(b) of the Act.
- (d) Policies 6.3.3A and 6.3.3B do not exclude the applicability of Chapters 3 and 6. Rather, they recognise that the Wakatipu Basin Rural Amenity Zone (WBRAZ) and its subzone Wakatipu Basin Lifestyle Precinct are located outside of ONL/ONF lines and are appropriate for a separate regulatory regime. This is not a carve-out of all provisions in Chapters 3 and 6.
- (e) The relief sought creates an opportunity for argument that other areas outside the WBRAZ may be appropriate for a separate regulatory regime, such as Parkins Bay.
- (f) Amending the definition of Visitor Accommodation as sought will undermine the regime provided for Residential Visitor accommodation and Homestays.
- (g) Including Residential Visitor Accommodation and Homestays within the definition of Visitor Accommodation will encourage visitor accommodation activities outside of Visitor Accommodation Sub-Zones. This would undermine the purpose

of this zoning and encourage the spread of Visitor Accommodation that is not attached to a residential unit.

8. The Trust agrees to participate in mediation or other alternative dispute resolution of the proceedings.

- Ang

Phil Page / Simon Peirce

Counsel for the Interested Party

**DATED** this 5<sup>th</sup> day of June 2019.

Address for service

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