

**BEFORE THE ENVIRONMENT COURT
AT CHRISTCHURCH**

**I MUA I TE KŌTI TAIAO O AOTEAROA
KI ŌTAUTAHI**

IN THE MATTER of the Resource Management Act 1991 (the **RMA**)

AND

IN THE MATTER of appeals pursuant to clause 14(1) of the First Schedule
of the RMA

BETWEEN

QUEESTOWN PARK LIMITED
(ENV-2018-CHC-127)
(ENV-2019-CHC-057)

REMARKABLES PARK LIMITED
(ENV-2019-CHC-058)

Appellants

AND

QUEENSTOWN LAKES DISTRICT COUNCIL

Respondent

**NOTICE OF WITHDRAWAL OF APPEAL POINTS BY QUEENSTOWN PARK
LIMITED AND REMARKABLES PARK LIMITED**
QLDC PDP – TOPIC 23
Dated: 8 June 2022

John Young
Partner
youngj@brookfields.co.nz
Telephone No. 09 979 2155
P O Box 240
DX CP24134
AUCKLAND

BROOKFIELDS
LAWYERS

MAY IT PLEASE THE COURT

1. This memorandum gives notice of the withdrawal of the following appeal points by Queenstown Park Limited (**QPL**) and Remarkables Park Limited (**RPL**) which have been allocated to Topic 23:
 - (a) QPL appeal points under ENV-2018-CHC-127 that sought re-zoning of QPL's land to Queenstown Park Special Zone; and
 - (b) RPL and QPL appeal points ENV-2019-CHC-058-013 and ENV-2019-CHC-057-009 that sought to providing for Passenger Lift Systems as a discretionary activity within the Informal Recreation Zone
2. The Respondent and section 274 parties have confirmed that no issues arise as to costs.

DATED the 8th day of June 2022

A handwritten signature in blue ink, appearing to read 'R. Ashton', is written over a horizontal line.

J Young / R Ashton

Counsel for the Queenstown Park Limited and Remarkables Park Limited