# In the Environment Court of New Zealand Christchurch Registry

I Te Koti Taiao o Aotearoa Ōtautahi Rohe

ENV-2018-CHC-099

Under the Resource Management Act 1991 (RMA)

In the matter of An appeal under clause 14(1) of Schedule 1 of the RMA in

relation to the proposed Queenstown Lakes District Plan

Between G W Stalker Family Trust, Mark Tylden, Sam Strain, Bill and

Jan Walker Family Trust (Ladies Mile Consortium)

Appellant

And Queenstown Lakes District Council

Respondent

## **AMENDED Notice of Appeal**

1 November 2018

#### Appellant's solicitors:

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- To The Registrar
  Environment Court
  Christchurch
- G W Stalker Family Trust, Mark Tylden, Sam Strain, Bill and Jan Walker Family Trust (Ladies Mile Consortium) appeals against part of the decision of Queenstown Lakes District Council on the proposed Queenstown Lakes District Plan (PDP).
- 2 Ladies Mile Consortium made submissions (#532), (#535), and further submissions (#1259), and (#1262) on the PDP.
- Ladies Mile Consortium is not a trade competitor for the purpose of section 308D Resource Management Act 1991 (RMA).
- 4 Ladies Mile Consortium received notice of the decision on 7 May 2018.
- 5 The decision was made by Queenstown Lakes District Council (QLDC).
- 6 The parts of the decisions appealed relate to:
  - (a) Chapter 3 Strategic Direction;
  - (b) Chapter 6 Landscapes;
  - (c) Chapter 22 Rural Residential and Rural Lifestyle;
  - (d) Chapter 27 Subdivision;
- 7 Reasons for appeal

#### Background

- The Ladies Mile Consortium are a group of landowners along the strip of State Highway 6 known as 'Ladies Mile'. The Ladies Mile Consortium presented submissions on Stage 1 of the PDP, seeking the rezoning of their land to Rural Lifestyle and that the Rural Lifestyle Zone establishes a framework for the efficient and effective use of the natural resources of the District by providing for a comprehensive set of objectives and provisions to enable rural living ad subdivisions.
- In the Submissions, specific provision were sought to be amended in Chapter 22 to provide for unique planning aspects of Ladies Mile, as well as general changes to the Chapter 22 objectives, policies, and rules, to enable a more efficient subdivision and development regime for rural living. Further changes were also sought in respect of higher order chapters 3, 6, and 27 to reflect the intent of this overall relief

- While the rezoning aspect of those submissions has been deferred to stage 2 hearings, given implications of the Wakatipu Basin Variation, decisions on the text of Stage 1 chapters have been confirmed and are now the subject of this appeal.
- Through stage 2, the Ladies Mile Consortium continues to seek relief for a Rural Lifestyle Zone, with amended Ladies Mile specific provisions.

#### **Chapter 3 Strategic Direction**

- 12 Chapter 3 provides for the overarching strategic direction for resource management in the Queenstown Lakes District. The nature of Chapter 3 applying as higher order provisions to all other provisions of the PDP means that Ladies Mile Consortium interests are affected by Chapter 3.
- Significant changes to content and structure of Chapter 3 have occurred between the notified PDP version and the decisions version. Ladies Mile Consortium therefore considers that its appeal on this chapter is significantly broad and not limited in scope to original policies and objectives listed.
- Ladies Mile Consortium opposes those provisions of Chapter 3 which do not provide for appropriate diversification of land uses (particularly in the Rural Zones and in chapter 6 Landscapes which do not provide sufficiently for the social, economic, and cultural wellbeing of people and communities.
- The specific provisions of Chapter 3 and the relief sought by Ladies Mile Consortium are set out in **Appendix A** to this Appeal.

#### 16 Chapter 6 Landscapes

- Ladies Mile Consortium opposes those policies relating to the preference for farming as the means to protect landscape values as these are disproportionately weighted towards the protection of agriculture and fail to provide for those rural landscapes where pastoral farming does not occur such as in identified rural living zones. Farming is one method for using rural resources productively, but its long term sustainability is uncertain particularly in this district, and there are other uses of rural land that are compatible with the protection of landscape values.
- Ladies Mile Consortium seek in particular to clarify that provisions of Chapter 6 are not applicable to the Rural Lifestyle and Rural Residential Zones of Chapter 22.
- The specific provisions of Chapter 6 and the relief sought by Ladies Mile Consortium are set out in Appendix A to this Appeal.

#### Chapter 22 Rural Residential and Rural Lifestyle

- Specific Amendments are sought to the Rural Residential and Rural Lifestyle Zone to ensure an efficient and effective rural living development regime, consistent with the purpose of the Zone.
- The specific provisions of Chapter 22 and the relief sought by Ladies Mile Consortium are set out in Appendix A to this Appeal.

## **Chapter 27 Subdivision**

- Subdivision in the rural living zones has been amended through Stage 1 of the PDP to change from a controlled activity regime, to restricted discretionary. The Ladies Mile Consortium opposes this change as it fundamentally undermines the ability for the Zone to achieve its purpose of rural living development to approved density standards. There is no adequate justification in the decision from Council to remove the controlled activity status, and consequentially significantly reduce certainty and landowners rights. The Council can adequately address and control any adverse effects on infrastructure, landscape, amenity values, and other adverse effects through an effective controlled activity regime.
- Rural living zones are sought to be included in the list of recognised non-notified subdivision activities in Chapter 27, given the strategic importance of rural living to the District.
- The specific provisions of Chapter 27 and the relief sought by Ladies Mile Consortium are set out in **Appendix A** to this Appeal.

#### **Attachments**

- 25 The following documents are **attached** to this notice:
  - (a) Appendix A relief sought;
  - (b) **Appendix B -** A copy of the Appellants' submissions and further submissions;
  - (c) Appendix C A copy of the relevant parts of the decision; and
  - (d) **Appendix D -** A list of names and addresses of persons to be served with this notice.

Dated this 1<sup>st</sup> day of November 2018

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Advice to recipients of copy of notice of appeal

How to become party to proceedings

You may be a party to the appeal if you made a submission or a further submission on the matter of this appeal.

To become a party to the appeal, you must,—

within 15 working days after the period for lodging a notice of appeal ends, lodge
a notice of your wish to be a party to the proceedings (in form 33) with the
Environment Court and serve copies of your notice on the relevant local authority
and the Appellant; and

 within 20 working days after the period for lodging a notice of appeal ends, serve copies of your notice on all other parties.

Your right to be a party to the proceedings in the court may be limited by the trade competition provisions in section 274(1) and Part 11A of the Resource Management Act 1991.

You may apply to the Environment Court under section 281 of the Resource Management Act 1991 for a waiver of the above timing or service requirements (see form 38).

**Advice** 

If you have any questions about this notice, contact the Environment Court in Christchurch.

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Chapter 3 Strategic Direction		
Strategic policy 3.2.5.2	Clarify this policy does not apply to rural living zones, including	Clarify strategic policy 3.2.5.2 does not apply to rural living
The sural character and visual amonity volume in identified	the Ladies Mile area, or otherwise clarify the application of the policy	zones, including the Ladies Mile area; or  Amend so 3.2.5.2 as follows  The rural character and visual amenity values in identified Rural Character Landscapes are maintained or enhanced by directing new subdivision, use or development to occur in those areas that have the potential to absorb change without materially-detracting-from-those-values.
Identify areas on the District Plan more that are not within	This policy is unclear as to what it applies to – given there is no annotation on planning maps identifying areas which 'cannot absorb further change'	Delete policy 3.3.23 or otherwise amend to clarify what areas it is applicable to by reference to planning maps
	Ensure this policy is not applicable to rural living zones as this would otherwise undermine the purpose of those zones	Clarify strategic policy 3.3.24 does not apply to rural living zones, including the Ladies Mile area

Provision (PDP decision version)	Reason for appeal	Relief sought
S.O. 3.2.1.8, 3.2.5.1 and 3.2.5.2		
Policy 3.3.32	Ensure this policy is not applicable to rural living zones as this	Clarify strategic policy 3.3.32 does not apply to rural living
	would otherwise undermine the purpose of those zones	zones, including the Ladies Mile area or otherwise amend the
Only allow further land use change in areas of the Rural		policy to better enable rural living and subdivision.
Character Landscapes able to absorb that change and limit the		
extent of any change so that landscape character and visual		
amenity values are not materially degraded. (relevant to S.O.		
3.2.19 and 3.2.5.2)		
New policy 3.3.2x	The current policy 3.3.2 xx recognises the need to 'provide for	3.3.2.xx New Policy – Recognise and provide for the amenity,
	rural living opportunities in appropriate locations'. This is the	social, cultural, and economic benefits of rural living
	only	development
	positive policy which acknowledges the existence and benefits	
	of	
	rural living development. In light of the new objective and policy	
	suite sought in Chapter 24, which further recognises the	
	benefits of	
	rural living development, it is important that this is also	
	recognised	
	at the strategic level. The specifics of these provisions are to	

	uncertainties of the Council's approach to staging the District Plan, also form part of this appeal	
Chapter 6 Landscapes		
Policy 6.3.3  Provide a separate regulatory regime for the Gibbston Valley (identified as the Gibbston Character Zone), Rural Residential Zone, Rural Lifestyle Zone and the Special Zones within which the Outstanding Natural Feature, Outstanding Natural Landscape and Rural Character Landscape categories and the policies of this chapter related to those categories do not apply unless otherwise stated (3.2.1.1, 3.2.1.7, 3.2.1.8, 3.2.5.2, 3.3.20-24, 3.3.32).	No provisions of the landscape category should be applicable to rural living zones as this could undermine the purpose and objective of those zones to achieve rural living	Amend Policy 6.3.3 as follows:  Provide a separate regulatory regime for the Gibbston Valley (identified as the Gibbston Character Zone), Rural Residential Zone, Rural Lifestyle Zone and the Special Zones within which the Outstanding Natural Feature, Outstanding Natural Landscape and Rural Character Landscape categories and the policies of this chapter related to those categories do not apply unless-otherwise-stated—(3 2.1.1, 3.2.1.7, 3.2.1.8, 3.2.5.2, 3.3.20-24, 3.3.32).
Policy 6.3.4  Avoid urban development and subdivision to urban densities in the rural zones. (3.2.2.1, 3.2.5.1, 3.2.5.2, 3.3.13-15, 3.3.23, 3.3.30, 3.3.32).	Policy 6.3.4 is applicable to rural living zones. This does not take into account existing consented development which is of an urban nature, such as the Queenstown Country Club on Ladies Mile. The avoidance policy will not allow future development in areas which could be suitable for this, such as Ladies Mile in the future	Delete policy 6.3.4 or otherwise amend to exclude Ladies Mile from its application

16000732 | 2903430 page 3

Provision (PDP decision version)	Reason for appeal	Relief eought
Policy 6.3.7	Applying this policy in the rural living zones which provides	Delete policy 6.3.7 or otherwise amend to exclude rural living
Enable continuation of the contribution low-intensity pastoral farming on large landholdings makes to the District's landscape character. (3.2.1.7, 3.2.5.1, 3.2.5.2, 3.3.20)	primacy for farming is contrary to the purpose and objective of chapter 22, to enable rural living development.	zones and / or Ladies Mile
Policies 6.3.19 – 6.3.29 (managing activities in Rural character	Clarify that rural living zones are excluded from assessment	Clarify that rural living zones, and including Ladies Mile, are
Landscapes	against these policies, or otherwise amend to enable rural	excluded from assessment against 6.3.19 -6.3.29, or otherwise
	living development to occur within those rural living zones, and	amend those policies to ensure an efficient rural living
New policy 6.3.xx Rural living and development in the Wakatipu Basin	Provide specific policy support for rural living and development in the Wakatipu Basin, and specifically ladies mile and its distinctive development aspects. The specifics of these provisions are to be addressed further in Stage 2, however given the uncertainties of the Council's approach to staging the District Plan, also form part of this appeal	New Policy 6.3.1.xx - Recognise the distinctive character of the Wakatipu Basin and the amenity benefits of rural living development in this area.
Chapter 4 Urban Development	The entirety of Chapter 4 and the consequence of identification of urban growth boundaries on planning maps is appealed given this chapter could materially affect landowners on Ladies	The entirety of Chapter 4 be placed on hold pending the outcome of Stage 2 decisions

Chapter 22 Rural Residential and Rural Lifestyle	Mile, who may be affected by ultimate placement of UGBs through the determination of Stage 2 of the PDP.	Relief sought
Policy 22.2.1.4  Manage anticipated activities that are located near Outstanding Natural Features and Outstanding Natural Landscapes so that they do not diminish the qualities of these landscapes and their importance as part of the District's landscapes.	This policy is an unnecessary repetition of provisions included in Chapter 6 and is uncertain in its application as to what development constitutes being 'near' ONL / ONFs. The policy should be limited to adverse effects on views to ONLs / ONFs if it is to be retained.	Delete policy 22.2.1.4 or otherwise amend to clarify what is near an ONL / ONF
Policy 22:2.2.2  Any development, including subdivision located on the periphery of residential and township areas, shall avoid undermining the integrity of the urban rural edge and where applicable, the urban growth boundaries.	This policy is unclear in its application as the urban rural edge is not defined, particularly in places like Ladies Mile where it is partly developed to an urban density and partly remains rural. This is also duplication of Chapter 4.	Delete policy 22.2.2.2
New Objectives and policy suite – Ladies Mile 22.2x	Specific objectives and policies are sought in respect of Ladies Mile to recognise its importance as a gateway entrance to Queenstown and its rural residential nature. The specifics of these provisions are to be addressed further in Stage 2,	Insert new objectives and policies (22.2.x) which recognise and provide for the Ladies Mile gateway precinct. These policies will ensure that rural residential activities can develop in this area while recognising the importance of the SH6 functioning

16090732 ( 3568439 page 5

Provision (PDP decision version)	Reason for appeal	Relia' sought
	however given the uncertainties of the Council's approach to	and reflecting existing development which has occurred on and
	staging the District Plan, also form part of this appeal	near Ladies Mile.
Rule 22.5.12 Residential Density: Rural Lifestyle Zone	There is no justification for the limitation of one unit per building	Amend Rule 22.5.12.1 - 12.5.12.3 to provide for two units per
	platform, where in most instances building platforms are large	building platform, and a smaller density of 4000m <sup>2</sup> lot sizes for
22.5.12.1 – One residential unit within each building platform	(1000m²) and through innovative design can lead to better	the Ladies Mile area.
22.5.12.2 on sites less than 2ha there must be only one	outcomes in terms of provision of greater housing opportunities	
residential unit	and a mix of housing types in the District. The submitters have	
residential unit	also sought a different density of 4000m2 lot sizes for the	
	Ladies Mile area. The specifics of these provisions are to be	
	addressed further in Stage 2, however given the uncertainties	
	of the Council's approach to staging the District Plan, also form	
	part of this appeal	
New Table 7: Ladies Mile Rural Lifestyle Zone	Provide site specific standards relevant to development in the	Provide new Table 7 within Chapter 22 specifically to address
	Ladies Mile area. The specifics of these provisions are to be	development within the Ladies Mile area.
	addressed further in Stage 2, however given the uncertainties	
	of the Council's approach to staging the District Plan, also form	
	part of this appeal	

Chapter 27 subdivision

16600732 : 3965430 page G

Provision (PDP decision version)	Reason for appeal	Relief sought
New objective and policy suite – Ladies Mile 27 3.x	Specific objectives and policies are sought in respect of Ladies Mile to recognise its important as a gateway entrance to Queenstown and its rural residential nature. The specifics of these provisions are to be addressed further in Stage 2, however given the uncertainties of the Council's approach to staging the District Plan, also form part of this appeal	Insert new objectives and policies (22.2.x) which recognise and provide for the Ladies Mile gateway precinct. And ensure subdivision in this location can be undertaken efficiently and effectively.
Rule 27.5.8 All subdivision activities in the District's Rural Residential and Rural Lifestyle Zones	The default activity status for rural living subdivision is opposed on the basis there is no justification to remove the existing controlled activity regime. Matters of control should be reserved to those which are necessary to achieve the Chapter 22 overall purpose and objectives which are to enable rural living opportunities and maintain and enhance amenity landscape values	Amend Rule 27.5.8 to provide a default controlled activity status and refine the listed matters of control to just those necessary to achieve the Chapter 22 purpose and objectives.
Provision 27.10 – Non-Notification  Applications for all controlled and restricted discretionary activities shall not require the written approval of other persons and shall not be notified or limited notified except:	Subdivision adjoining a state highway is exempted from the presumption of non-notification under 27:10(a); this will undermine the ability for Ladies Mile to develop in accordance with its role and function as a gateway precinct	Delete 27.10(a)
a. where the site adjoins or has access onto a State Highway;		

Provision (PDP decision version) Resson for appeal Relief sought

16000732 ; 3962430 page 3

Appendix B - A copy of the Appellants' submissions and further submissions;

# Appendix C - A copy of the relevant parts of the decision; and

 $\ensuremath{\mathsf{Appendix}}\ \ensuremath{\mathsf{D}}$  - A list of names and addresses of persons to be served with this notice.