

In the Environment Court of New Zealand  
Christchurch Registry

I Mua I Te Kōti Taiao o Aotearoa  
Ōtautahi Rohe

**ENV-2019-CHC-082**

Under the Resource Management Act 1991

In the matter of an appeal under clause 14(1) of Schedule 1 of the RMA in  
relation to Stage 2 of the Queenstown Lakes Proposed District  
Plan

Between **Roger Monk**

Appellant

And **Queenstown Lakes District Council**

Respondent

---

**Memorandum of Counsel withdrawing appeal point from Notice of Appeal**

17 February 2021

---

**Appellant's solicitors:**

Vanessa Robb | Roisin Giles  
Anderson Lloyd  
Level 2, 13 Camp Street, Queenstown 9300  
PO Box 201, Queenstown 9348

p + 64 3 450 0700  
vanessa.robbs@al.nz | roisin.giles@al.nz

**anderson  
lloyd.**

**May it please the Court**

- 1 The Appellant wishes to withdraw the following relief from its Notice of Appeal lodged on 7 May 2019:

Amend Schedule 24.8 LCU 24 as follows:

1. On page 24-66 under 'Sense of Place', delete the second paragraph:

~~However, this 'greenbelt' effect, together with the legibility of the escarpment as a robust defensible edge to Arrowtown has been significantly compromised by the Arrowtown Lifestyle Retirement Village SHA which confers a distinctly urban character in a prominent and sizeable part of the unit.~~

- 2 Filed in conjunction with this memorandum are two versions of the amended Notice of Appeal, dated 17 February 2021, being a version showing the amendment as tracked changes and a "clean" version.

Dated this 17<sup>th</sup> day of February 2021



---

Vanessa Robb/Roisin Giles  
Counsel for the Appellant