

IN THE MATTER of Section 221 of the
Resource Management Act
1991

AND

IN THE MATTER of an Application for
Subdivision Consent by
Shotover Country No. 2
Limited

GENERAL CONSENT NOTICE

- A. Shotover Country No. 2 Limited of Queenstown has applied to the Queenstown Lakes District Council pursuant to provisions of the Resource Management Act 1991 for its consent to subdivide land comprised and described in Computer Freehold Register 711116 (Otago Registry) ("**the land**").
- B. Council has granted subdivision consent (RM161023) ("**Resource Consent**") to the proposed subdivision subject to certain conditions which are required to be complied with on a continuing basis by the owner of the land from time to time being those conditions set out in this Consent Notice.

1. OPERATIVE PART

- 1.1 The following conditions pertaining to this Consent Notice are to be registered against the titles of the following residential allotments:

Lots 299, 318, 319, 335 – 354 and 356 -393 DP 515267 comprised in Computer Freehold Registers 801044 to 801104 (inclusive)

- 1.2 The consent notice conditions set out in clause 2 - 6 apply to all Lots unless otherwise specified. However where the provisions of this Consent Notice conflict with, or do not match the provisions of any other consent notice registered on the Computer Freehold Register to a Lot (registered on or about the date of registration of this Consent Notice) then the provisions of the other consent notice shall prevail.
- 1.3 In this Consent Notice, the Definitions and Interpretation provisions set out in the Schedule shall apply, unless the context otherwise requires.

2. BUILDING CONTROLS

- 2.1 All residential building development must be located entirely within the approved residential building platform shown as areas AA to CI on Deposited Plan 515267. Where two buildings share a common wall on an internal boundary, the connected areas of the buildings may encroach the building platform.
- 2.2 Building height must not exceed 8.0m above original ground level;
- 2.3 Building coverage for all activities must not exceed 50% of the net site area;
- 2.4 All garages, where garage doors are facing the road, must be located a minimum of 4.5m from the boundary of the Legal Road;
- 2.5 Utility areas shall not be visible from the Legal Road. Utility areas include rubbish/recycling bin and storage areas, gas cylinders, heat pump/air condition units, washing lines and other similar facilities.
- 2.6 There shall be no more than one Residential Unit erected on any Lot.
- 2.7 All buildings and structures within any Lot shall have roof colours in the range of browns, greens, greys and blue greys.

Note: These restrictions are additional to those provisions for the Shotover Country zone provided in the Queenstown Lakes District Plan.

3. FENCING CONTROLS

- 3.1 A Lot Owner must not erect or construct a fence, wall, barrier or similar structure:
- a. Within a Front Yard that is higher than 1.2 metres above Ground Level.
 - b. Within a Side Yard that is higher than 1.8 metres above Ground Level.
 - c. Within a Front Yard:

- i. That incorporates shade cloth, corrugated iron or corrugated composite materials, or similar materials.
 - ii. That (excluding wire) is any colour other than a colour within the range of browns, greens or greys (including natural treated timbers).
 - iii. Which comprises more than 50% solid or impermeable material. The preferred intent is that the fence, wall, barrier or similar structure is largely transparent.
- 3.2 In addition to the requirements set out in clause 3.1, a Lot Owner must not erect any Solid walls or Solid fencing along any boundaries of any lot that adjoins a Right of Way, a walking / cycleway, or a Council Reserve. Fence / wall heights along (or within the building setbacks to) any such boundary shall be no higher than 1.2m in height above Ground Level.

4. VEGETATION CONTROLS

- 4.1 A Lot Owner shall maintain any street tree/trees and the grass verge situated within the Legal Road that directly adjoins its Lot boundary.

5. SITE CONTROLS

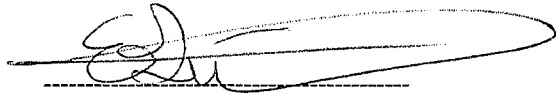
- 5.1 A Lot Owner shall not further subdivide any Lot (excluding boundary adjustments where the result of the boundary adjustment subdivision results in no additional residential Lots).

6. ACCESS AND PARKING CONTROLS

- 6.1 At the time of construction of a Residential Unit on the Lot the Lot Owner shall construct one temporary gravel surface vehicle crossing to that Lot. This requirement only applies if a vehicle crossing has not previously been constructed to the Lot. The Lot Owner shall ensure that all construction traffic, delivery of goods and any other vehicles entering and exiting the Lot are restricted to the use of that vehicle crossing only.
- 6.2 Upon the completion of the Residential Unit on the Lot and prior to a Code of Compliance Certificate being issued by the Council for those building works the Lot Owner shall construct a permanent vehicle crossing to the Lot from the Legal Road in accordance with the requirements of the Council applicable at that time. The vehicle crossing constructed shall be formed of asphalt.
- 6.3 A Lot Owner must not:
- (a) Cause any damage to any part of the Legal Road adjoining or adjacent to that Lot Owner's Lot during or as a consequence of construction of any improvements on the Lot or otherwise.
 - (b) Interfere with or cause any damage to (including by removing, cutting down or trimming) any trees, landscaping, infrastructure, street lighting or similar located on any part of any Legal Road or Council Reserve adjoining or adjacent to the Lot Owner's Lot, unless any such action is first approved by Council. This clause 6.3(b) is subject to clause 4.1 and will not apply where the Lot Owner is acting in accordance with its maintenance obligations under condition 4.1 of this Consent Notice.
 - (c) In the event of any such damage under this clause 6.3 the Lot Owner shall ensure that the damage is remedied within 30 days of the damage occurring.

Dated this 2nd day of November 2017

SIGNED for and on behalf
Of the QUEENSTOWN LAKES
DISTRICT COUNCIL under
delegated authority by its Team
Leader – Subdivision and Property



Elizabeth Jane Simpson

SCHEDULE

DEFINITIONS

- Front Yard* means any part of a Lot situated within 3.0 metres of a boundary between that Lot and an adjoining Legal Road including any part of the Lot boundary within that area.
- Ground Level* means the finished surface of the ground following completion of the subdivision works permitted by the Resource Consent.
- Legal Road* means all or any part of land located within the Shotover Country Special Zone vested or dedicated in the Queenstown Lakes District Council as legal road and includes footpaths, roadways, kerbing, channelling, infrastructure, lighting, bollards, street furniture, grassed and landscaped areas situated within or on any such land.
- Lot Owner* means the registered proprietors(s) of a Lot and any occupier, tenant, lessee, licensee, agent, contractor, visitor or invitee of a Lot Owner.
- Lot* means one of the 61 residential lots permitted to be created under the Resource Consent and listed at clause 1.1, and any additional or replacement residential lot created from all or part of that lot.
- Side Yard* means any part of a Lot situated within 2 metres of an internal boundary (internal boundary being any boundary other than a boundary adjoining a Legal Road).
- Right of Way* means any vehicular right of access to any Lot that is secured by right of way easement instrument.
- Residential Unit* means a residential activity which consists of a single self-contained household unit, whether of one or more persons, and includes accessory buildings. Where more than one kitchen and/or laundry facility is provided on the Lot (other than in a Residential Flat, as defined below) there will be deemed to be more than one Residential Unit.
- Residential Flat* means a residential activity that:
- Consists of no more than one flat in the same ownership as the Residential Unit;
 - Is contained within that same Residential Unit; and
 - If attached to a detached accessory building does not cover more than 50% of total GrossFloor Area of the building containing both the accessory building and the flat combined; and
 - contains no more than one kitchen and one laundry; and
 - Does not cover more than 35% of the total Gross Floor Area of the building(s) containing the Residential Unit and the flat (but excluding accessory buildings).

<i>Gross Floor Area</i>	means the sum of the gross area of the several floors of all buildings on a Lot, measured from the exterior faces of the exterior walls, or from the centre lines of walls separating two buildings.
<i>Subdivide and Subdivision</i>	have the meanings given to them under the Resource Management Act 1991 (which for avoidance of doubt includes unit title or cross lease subdivision).
<i>Council</i>	means the Queenstown Lakes District Council.
<i>Council Reserve</i>	means a reserve (as defined by the Reserves Act 1977) held by the Council.
<i>Solid</i>	means anything less than 50% visual permeability.

INTERPRETATION

For the avoidance of doubt:

- a. Words importing the singular number include the plural and vice versa.
- b. A requirement to do something is also a requirement to permit or cause that thing to be done and a requirement not to do something is also a requirement not to permit or cause that thing to be done.
- c. Subject to clause d below, no provision of this Consent Notice shall confer an obligation on any Lot Owner where that Lot Owner has complied with its obligations under this Consent Notice with respect to, or related to, its Lot.
- d. Any breach of this Consent Notice by a tenant, occupier, lessee, licensee, contractor, agent, employee, visitor, invitee (or similar) of the registered proprietor/s shall also be deemed to be a breach of this Consent Notice by that/those registered proprietors.