

**BEFORE THE ENVIRONMENT COURT
AT CHRISTCHURCH**

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

ENV-2018-CHC-61

IN THE MATTER OF

the Resource Management Act 1991

AND

IN THE MATTER OF

an appeal pursuant to Clause 14 of
the First Schedule of the Resource
Management Act 1991

BETWEEN

A & J SCHRANTZ

Appellant

AND

**QUEENSTOWN LAKES DISTRICT
COUNCIL**

Respondent

**NOTICE OF WITHDRAWAL OF REMAINING POINTS OF APPEAL
ON BEHALF OF A & J SCHRANTZ**

Dated: 4 December 2025

MAY IT PLEASE THE COURT:

1. A & J Schranz are the appellant in respect of ENV-2018-CHC-61.
2. The Schrantzes had not, regrettably, appreciated that there were still outstanding points of their appeal remaining “unresolved”.
3. It then took them some time to take advice and consider their position, given the time elapsed.
4. Delays were compounded as the Schrantzes are based overseas.
5. In any event, the Schrantzes apologise to the Court for their belated confirmation of position.
6. The Schrantzes give notice of their withdrawal of the remaining unresolved aspects of their appeal. It is understood that the parties to their appeal have no issue as to costs.

DATED this 4 December 2025



James Gardner-Hopkins
RMA advisor for the Schrantzes