

**IN THE EMPLOYMENT COURT OF NEW ZEALAND
AUCKLAND**

**I TE KŌTI TAKE MAHI O AOTEAROA
TĀMAKI MAKĀURAU**

**[2024] NZEmpC 189
EMPC 71/2024**

IN THE MATTER OF a challenge to a determination of the
 Employment Relations Authority

BETWEEN UPLIFTING HOMES LIMITED
 Plaintiff

AND GRAEME CASEY
 Defendant

Hearing: On the papers

Appearances: M W O'Brien and J Plunket, counsel for the plaintiff
 J M Keating and R K Mann for the defendant

Judgment: 30 September 2024

CONSENT JUDGMENT OF JUDGE J C HOLDEN

[1] Uplifting Homes Ltd filed a challenge to a determination of the Employment Relations Authority.¹

[2] The parties have resolved all matters between them in relation to these proceedings and have reached a full and final settlement.

[3] A joint memorandum of the parties seeks that the agreement be recorded by way of consent orders.

¹ *Casey v Uplifting Homes Ltd* [2024] NZERA 51 (Member Leulu).

[4] I make the following orders by consent:

- (a) The Authority's determination is set aside.
- (b) This matter is resolved in accordance with annexure A of the joint memorandum.
- (c) There is no issue as to costs.

[5] Except as is contained in this judgment, the publication of the agreed terms of settlement is prohibited, pursuant to cl 12(2) of sch 3 of the Employment Relations Act 2000.

[6] I commend the parties for reaching settlement, which will enable them to move forward.

J C Holden
Judge

Judgment signed at 4.55 pm on Monday 30 September 2024