



New Zealand Employment Relations Authority Decisions

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Climo v Heat Dynamics Limited (Christchurch) [2018] NZERA 1158; [2018] NZERA Christchurch 158 (2 November 2018)

Last Updated: 7 November 2018

		Attention is drawn to the order prohibiting publication of certain information in this determination
IN THE EMPLOYMENT RELATIONS AUTHORITY CHRISTCHURCH		
		[2018] NZERA Christchurch 158
		3032691
	BETWEEN	JORDON CLIMO Applicant
	AND	HEAT DYNAMICS LIMITED Respondent
Member of Authority:	Christine Hickey	
Representatives:	Billy Clemens, Counsel for the Applicant James Pullar, Counsel for the Respondent	
Investigation Meeting:	23 October 2018	
Determination:	2 November 2018	
CONSENT DETERMINATION OF THE AUTHORITY		

[1] After the investigation meeting, the parties have reached agreement as to how Jordon Climo’s employment relationship problem is to be resolved. They have asked the Authority to record their settlement as a consent determination.

[2] I congratulate the parties for reaching a pragmatic and mutually acceptable agreement.

[3] Accordingly, the Terms of Settlement annexed to this determination contains the orders of the Authority.

[4] Pursuant to clause 10 of Schedule 2 of the [Employment Relations Act 2000](#), the Authority also orders that the contents of the annexed Terms of Settlement are to be kept confidential to the parties. They may not be published in any form by any person.

[5] This determination is enforceable under [s 137\(1\)\(b\)](#) of the [Employment Relations Act 2000](#).

Christine Hickey

Member of the Employment Relations Authority

