



# New Zealand Employment Relations Authority Decisions

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## X v Y Limited (Wellington) [2012] NZERA 2161; [2012] NZERA Wellington 161 (17 December 2012)

Last Updated: 18 April 2017

**ATTENTION IS DRAWN TO THE ORDER PROHIBITING PUBLICATION OF CERTAIN INFORMATION REFERRED TO IN  
THIS DETERMINATION**

**IN THE EMPLOYMENT RELATIONS AUTHORITY WELLINGTON OFFICE**

[2012] NZERA Wellington 161

5405635

BETWEEN X Applicant

AND Y Limited

Respondent

Member of Authority: G J Wood

Representatives: P Churchman for Applicant

M Richards for Respondent

Investigation Meeting: 17 December 2012

Determination: 17 December 2012

### **DETERMINATION OF THE AUTHORITY**

1. The parties have resolved their employment relationship problem at mediation directed by the Authority and that applicant has withdrawn the claims. No issue as to costs arises.
2. The parties have requested that confidentiality over the application be maintained, and that they do not require reasons to be issued by the Authority for its previous determination [2012] NZERA Wellington 159.

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3. Given that the parties have resolved all matters between them, there is no useful purpose served in providing reasons for my earlier determination. I also order, pursuant to clause 10 to Schedule 2 of the Act, that the name of either party to these proceedings (or any material that may lead to their identification) not be published.

**G J Wood**

**Member of the Employment Relations Authority**

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