



New Zealand Employment Relations Authority Decisions

You are here: [NZLII](#) >> [Databases](#) >> [New Zealand Employment Relations Authority Decisions](#) >> [2018](#) >> [\[2018\] NZERA 2097](#)

[Database Search](#) | [Name Search](#) | [Recent Decisions](#) | [Noteup](#) | [LawCite](#) | [Download](#) | [Help](#)

AAI v QLP (Wellington) [2018] NZERA 2097; [2018] NZERA Wellington 97 (30 October 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 WELLINGTON		
		[2018] NZERA Wellington 97
		3024991
	BETWEEN	AAI Applicant
	AND	QLP First Respondent
Member of Authority:	Michele Ryan	
Representatives:	Michael Smith, counsel for Applicant Gretchen Stone, counsel for the Respondent	
Investigation Meeting:	29 October 2018	
Determination:	30 October 2018	
CONSENT DETERMINATION OF THE AUTHORITY		

- [1] At the conclusion of an investigation meeting the applicant and the first respondent agreed to terms to settle their differences. The terms of their agreement are recorded in a Record of Settlement.
- [2] The terms set out in the Record of Settlement on 29 October 2018 are incorporated into this determination and are now enforceable as orders of the Authority.
- [3] Pursuant to clause 10 of the Second Schedule of the [Employment Relations Act 2000](#), the terms contained in the parties' Record of Settlement are prohibited from publication.

Michele Ryan

Member of the Employment Relations Authority