



New Zealand Employment Relations Authority Decisions

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EFG v TUV (Wellington) [2017] NZERA 2136; [2017] NZERA Wellington 136 (22 December 2017)

Last Updated: 15 January 2018

IN THE EMPLOYMENT RELATIONS AUTHORITY WELLINGTON

[2017] NZERA Wellington 136
3021795

BETWEEN EFG Applicant

AND TUV Respondent

Member of Authority: M B Loftus

Representatives: Geoff Davenport, Advocate for Applicant

Graeme Ogilvie, Counsel for Respondent

Investigation Meeting: On the papers

Determination: 22 December 2017

CONSENT DETERMINATION OF THE AUTHORITY

[1] On 30 October 2017 EFG lodged an application with the Authority. The parties subsequently resolved their differences and ask I record their settlement as, and give it the force of, an order of the Authority.

[2] I accept and order the settlement recorded in two separate documents dated 31

July 2017 and 21 December 2017 be incorporated into this determination. The terms, which remain confidential to the parties, have the status of and are enforceable as an order of the Authority.

[3] In particular I note the parties agreement there be compliance with the terms of the 31 July 2017 document with emphasis on, but not limited to, clauses 7 and 11. Therefore this determination constitutes a compliance order, issued by consent.

[4] I also note the parties request their identities be suppressed. I agree having considered the circumstances and the rational tendered in support of the request.

M B Loftus

Member of the Employment Relations Authority
