

**IN THE EMPLOYMENT RELATIONS AUTHORITY
AUCKLAND**

**I TE RATONGA AHUMANA TAIMAHI
TĀMAKI MAKĀURAU ROHE**

[2020] NZERA 175
3068712

BETWEEN

LIAM HARRISON
Applicant

AND

APM WORKCARE LIMITED
Respondent

Member of Authority: Vicki Campbell

Representatives: Ronald Jones, advocate for Applicant
Ray Parmenter, counsel for Respondent

Investigation Meeting: On the papers

Determination: 1 May 2020

CONSENT DETERMINATION OF THE AUTHORITY

[1] In a determination dated 7 April 2020 I held that one or more conditions of Mr Harrison's employment had not been affected to his disadvantage by unjustified actions of APM Workcare Limited, that he was not unjustifiably dismissed and that APM had not breached its statutory duty of good faith.¹

[2] I reserved costs and invited the parties to resolve the issue between them. The parties have resolved the matter and have asked the Authority to confirm their agreement by way of consent order.

[3] Accordingly, Mr Harrison is ordered to pay to APM Workcare Limited the sum of \$2,250 as a contribution of its costs. The parties have agreed that payment

¹ *Harrison v AMP Workcare Limited* [2020] NZERA 142.

will be by instalment and have asked that this arrangement be made between them and not subject to any orders of the Authority.

Vicki Campbell
Member of the Employment Relations Authority