IN THE EMPLOYMENT COURT AUCKLAND

[2013] NZEmpC 208 ARC 37/13

IN THE MATTER OF a challenge to a determination of the

Employment Relations Authority

BETWEEN AMMY ROSE HULL

Plaintiff

AND EDGINTON RESOURCES LIMITED

T/A BEAUTY PLUS HAIR AND

BEAUTY Defendant

Appearances: Eska Hartdegen, counsel for plaintiff

Christopher Eggleston, counsel for defendant

Judgment: 20 November 2013

CONSENT JUDGMENT OF JUDGE CHRISTINA INGLIS

- [1] During attendance at a judicial settlement conference held on 23 October 2013, the parties successfully resolved their respective claims and have requested that the resulting settlement be incorporated in a consent judgment made by the Court.
- [2] The parties have agreed to a record of settlement, a copy of which will be held on the Court file.
- [3] By consent, orders are made as set out in the confidential record of settlement. The terms set out in the record of settlement are full, final and binding in respect of all employment related matters between the parties.
- [4] The parties have agreed that the terms of settlement shall remain confidential.

- [5] Pursuant to cl 12(2) of Schedule 3 to the Employment Relations Act 2000, a further order is made prohibiting the publication of the contents of the terms of settlement.
- [6] There are no issues as to costs, and the Court's file will now be closed.

Christina Inglis Judge

Judgment signed at 3 pm on Wednesday 20 November 2013