## IN THE EMPLOYMENT COURT AUCKLAND

## [2014] NZEmpC 4 ARC 83/13

IN THE MATTER OF an application for a freezing and ancillary

orders

BETWEEN LABOUR INSPECTOR, MINISTRY OF

BUSINESS, INNOVATION AND

**EMPLOYMENT** 

Applicant

AND CIVIC CITY LIMITED

First Respondent

AND RUM LIMITED

Second Respondent

AND 123J LIMITED

Third Respondent

Hearing: by joint memorandum filed on 30 January 2014

Appearances: Rebecca Denmead, counsel for applicant

Mark Donovan, counsel for respondents

Judgment: 31 January 2014

## JUDGMENT OF CHIEF JUDGE G L COLGAN

- [1] By consent I make an order renewing the freezing order made on 3 December 2013<sup>1</sup> as varied by the Court's judgment of 10 December 2013.<sup>2</sup>
- [2] This further order will continue until 4 pm on Wednesday 5 March 2014 or until as earlier varied or set aside by the Court.

-

<sup>&</sup>lt;sup>1</sup> [2013] NZEmpC 225.

<sup>&</sup>lt;sup>2</sup> [2013] NZEmpC 233.

[3] In the absence of any earlier variation or setting aside of this freezing order, there will be a further hearing in the Employment Court at Auckland at 10 am on Wednesday 5 March 2014.

[4] Costs are reserved.

[5] The hearing of the substantive challenge is set down for three weeks commencing Monday 28 April 2014. The parties have advised the Court that a settlement of their dispute has been achieved and signed by them but is yet to be signed by a mediator. Once that settlement has been perfected by a mediator, counsel should advise the Registrar to enable the three sitting weeks set aside for this

case to be released for other court business.

[6] The orders made in this judgment mean that no appearances will be required for the parties on Monday 3 February 2014.

GL Colgan Chief Judge

Judgment signed at 10 am on Friday 31 January 2014