IN THE EMPLOYMENT COURT OF NEW ZEALAND CHRISTCHURCH

I TE KŌTI TAKE MAHI O AOTEAROA ŌTAUTAHI

[2023] NZEmpC 202 EMPC 290/2022

IN THE MATTER OF proceedings removed from the Employment

Relations Authority by the Court

BETWEEN VMR

First Plaintiff

AND KRR

Second Plaintiff

AND WEN

Third Plaintiff

AND XDD

Fourth Plaintiff

AND AVIATION SECURITY SERVICE (AvSec)

DIVISION OF CIVIL AVIATION

AUTHORITY Defendant

Hearing: On the papers

Appearances: H Gilbert, counsel for first, third and fourth plaintiffs

S Grey, for second plaintiff P Caisley, counsel for defendant

Judgment: 17 November 2023

CONSENT JUDGMENT OF JUDGE B A CORKILL

[1] This judgment records a settlement reached in respect of the second and fourth plaintiffs' claims against the defendant.

- [2] The settlement with each of those plaintiffs is on the basis that there is no issue as to costs. Their claims are accordingly discontinued.
- [3] The order for costs applicable to those plaintiffs, as detailed in *VMR v Aviation Security Division of Civil Aviation Authority*, is set aside by consent.
- [4] It is understood the third plaintiff and the defendant have also negotiated a settlement, which is in the process of being executed.
- [5] The claim raised by the first plaintiff against the defendant continues.

B A Corkill Judge

Judgment signed at 2.45 pm on 17 November 2023

VMR v Aviation Security Service Division of Civil Aviation Authority [2023] NZEmpC 95.