IN THE SUPREME COURT OF NEW ZEALAND

SC 32/2016 [2016] NZSC 70

BETWEEN PRATTLEY ENTERPRISES LTD

Applicant

AND VERO INSURANCE NEW ZEALAND

LIMITED Respondent

Court: Glazebrook, Arnold and O'Regan JJ

Counsel: F M R Cooke QC and S P Rennie for Applicant

D J Goddard QC and C M Brick for Respondent

Judgment: 20 June 2016

JUDGMENT OF THE COURT

- A Leave to appeal is granted (Prattley Enterprises Limited v Vero Insurance New Zealand Limited [2016] NZCA 67).
- B The approved grounds are:
 - (a) the nature and extent of the respondent's liability under the insurance policy; and
 - (b) the effect of the release.

COMMENT

[1] For the avoidance of doubt, these issues are intended to encompass the grounds set out at 5.1 and 5.3 of the respondent's submissions.

Solicitors:

Rhodes & Co, Christchurch for Applicant Fee Langstone, Auckland for Respondent