

**IN THE SUPREME COURT OF NEW ZEALAND**

**SC 43/2006  
[2006] NZSC 57**

BETWEEN                      HENKEL KGAA  
   Appellant

AND                              HOLDFAST NZ LIMITED  
   Respondent

Court:                      Blanchard, Tipping and McGrath JJ

Counsel:                      J O Upton QC for Appellant  
   I Finch and D L Marriott for Respondent

Judgment:                      4 August 2006

---

**JUDGMENT OF THE COURT**

---

- A.      Leave to appeal is granted.**
- B.      The approved grounds are:**
- 1.    Whether Henkel pleaded and proved that it had artistic copyright (by collocation or arrangement) in one or more of the Cipadue drawings.**
  - 2.    Whether Holdfast infringed any copyright that Henkel established.**

Solicitors:  
Baldwins, Wellington for Appellant  
James Wells, Auckland for Respondent