

# (Disputes Tribunal Act 1988) ORDER OF DISPUTES TRIBUNAL

[2023] NZDT 683

APPLICANT Q Ltd

RESPONDENT U Ltd

SECOND R Ltd RESPONDENT

#### The Tribunal orders:

The applicant did not appear to present the claim and the claim is struck out for lack of jurisdiction.

## Reasons

- 1. Q Ltd claim that they suffered losses in the course of their application process to U Ltd and R Ltd for [The Accreditation]. [The Accreditation] is an arrangement between the New Zealand Government and the [Overseas Country] that lets [Overseas National] holiday travellers visit NZ in a tour group.
- 2. It appears that U Ltd's role in assessing and processing Q Ltd's application for renewed [Accreditation] status, and R Ltd's role in carrying out an audit associated with the [Accreditation] process, both involved those agencies carrying out statutory functions. Both are Crown entities and U Ltd operates under the New Zealand Tourism Board Act 1991.
- 3. The Disputes Tribunal does not have jurisdiction to hear every type of case. Where the cause of action is 'breach of statutory duty', as appears to be the case here, the Tribunal will not have jurisdiction to hear and determine the claim. The matter is therefore struck out (and would otherwise have been dismissed as the applicant did not attend the hearing to present their claim).

Referee Perfect

Date: 12 December 2023

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## **Information for Parties**

## Rehearings

You can apply for a rehearing if you believe that something prevented the proper decision from being made: for example, the relevant information was not available at the time.

If you wish to apply for a rehearing, you can apply online, download a form from the Disputes Tribunal website or obtain an application form from any Tribunal office. The application must be lodged within 20 working days of the decision having been made. If you are applying outside of the 20 working day timeframe, you must also fill out an Application for Rehearing Out of Time.

PLEASE NOTE: A rehearing will not be granted just because you disagree with the decision.

#### **Grounds for Appeal**

There are very limited grounds for appealing a decision of the Tribunal. Specifically, the Referee conducted the proceedings (or a Tribunal investigator carried out an enquiry) in a way that was unfair and prejudiced the result of the proceedings. This means you consider there was a breach of natural justice, as a result of procedural unfairness that affected the result of the proceedings.

PLEASE NOTE: Parties need to be aware they cannot appeal a Referee's finding of fact. Where a Referee has made a decision on the issues raised as part of the Disputes Tribunal hearing there is no jurisdiction for the District Court to reach a finding different to that of the Referee.

A Notice of Appeal may be obtained from the Ministry of Justice, Disputes Tribunal website. The Notice must be filed at the District Court of which the Tribunal that made the decision is a division, within 20 working days of the decision having been made. There is a \$200 filing fee for an appeal.

You can only appeal outside of 20 working days if you have been granted an extension of time by a District Court Judge. To apply for an extension of time you must file an Interlocutory Application on Notice and a supporting affidavit, then serve it on the other parties. There is a fee for this application. District Court proceedings are more complex than Disputes Tribunal proceedings, and you may wish to seek legal advice.

The District Court may, on determination of the appeal, award such costs to either party as it sees fit.

#### **Enforcement of Tribunal Decisions**

If the Order or Agreed Settlement is not complied with, you can apply to the Collections Unit of the District Court to have the order enforced.

Application forms and information about the different civil enforcement options are available on the Ministry of Justice's civil debt page: <a href="http://www.justice.govt.nz/fines/about-civil-debt/collect-civil-debt">http://www.justice.govt.nz/fines/about-civil-debt/collect-civil-debt</a>

For Civil Enforcement enquiries, please phone 0800 233 222.

### **Help and Further Information**

Further information and contact details are available on our website: <a href="http://disputestribunal.govt.nz">http://disputestribunal.govt.nz</a>.