IN THE HIGH COURT OF NEW ZEALAND AUCKLAND REGISTRY

I TE KŌTI MATUA O AOTEAROA TĀMAKI MAKAURAU ROHE

CIV-2021-404-000248 [2021] NZHC 2162

UNDER the Judicial Review Procedure Act 2016

IN THE MATTER OF an application for Judicial Review

BETWEEN KELLY ALEXANDRA ROE

Applicant

AND AUCKLAND DISTRICT HEALTH

BOARD Respondent

Hearing: On the papers

Judgment: 18 August 2021

JUDGMENT OF WYLIE J [Costs]

This judgment was delivered by Justice Wylie
On 18 August 2021 at 11.00 am
Pursuant to r 11.5 of the High Court Rules
Registrar/Deputy Registrar

Solicitors/counsel:

C Campbell, Auckland District Health Board/A J F Perkins QC

Copy to:

K A Roe, applicant

- [1] I refer to my judgment of 15 July 2021. I held that the respondent, the Auckland District Health Board ("ADHB") was entitled to its reasonable costs and disbursements and directed the filing of memoranda.
- [2] The ADHB has filed a memorandum seeking costs on a 2B basis in the sum of \$5,616.50.
- [3] Ms Roe has not filed a memorandum. Rather, she has filed an email saying that she will not be filing any memorandum on costs but rather will seek to progress the matter in the Court of Appeal.
- [4] I have considered the costs claimed by the ADHB. Insofar as I can glean from the file, the costs claim is accurate and properly reflects work undertaken, calculated on a 2B basis.
- [5] Accordingly, I award costs in favour of the ADHB and against Ms Roe, in the sum of \$5,616.50.

Wylie J