IN THE MATTER OF CANTERBURY EARTHQUAKES INSURANCE

TRIBUNAL ACT 2019

BETWEEN G

Applicant

AND EQC

First Respondent

AND SR

Second Respondent (Discontinued)

Date: 30 November 2021

Appearances: L for G, with xxxx (support person)

R. Turner and M. Roche, for EQC

DECISION OF C D BOYS (NO 4)

[1] This application has largely been resolved, however there remains a relatively small but

important matter of damage caused by repairers contracted to EQC. The extent of the

consequential damage and the cost to repair it was in dispute.

[2] Prior to today's case management conference, the parties had agreed a settlement figure

on an ex gratia basis (the Settlement Figure). Both sides made compromises to enable

settlement, however, the terms of the proposed settlement agreement are not acceptable to G

and are not open to change by EQC.

[3] This issue is genuinely in dispute. The parties have asked that I record the fact of the

settlement, although not the sum, in the form of a decision finalising the application.

[4] I make the following orders:

(a) EQC will pay G the Settlement figure recorded in my minute of today's date,

within 7 days; and

(b) This application is concluded.

C D Boys

Chairperson

Canterbury Earthquakes Insurance Tribunal