## IN THE SUPREME COURT OF NEW ZEALAND

SC 76/2013 [2013] NZSC 108

BETWEEN RIDGECREST NEW ZEALAND

LIMITED Applicant

AND IAG NEW ZEALAND LIMITED

Respondent

Court: McGrath, William Young and Glazebrook JJ

Counsel: C R Carruthers QC and P A Cowey for Applicant

B D Gray QC and P M Smith for Respondent

Judgment: 8 November 2013

## JUDGMENT OF THE COURT

A Leave to appeal is granted.

B The approved question is whether the Court of Appeal was correct to conclude that Ridgecrest is not entitled to be paid for the damage resulting from each of the earthquakes up to the limit of the sum insured.

## **REASONS**

[1] The approved question has been stated in general terms. All arguments advanced in the High Court and the Court of Appeal are, accordingly, able to be relied on at the hearing of the appeal.

Solicitors:

Parry Field, Christchurch for Applicant Fortune Manning, Auckland for Respondent