IN THE SUPREME COURT OF NEW ZEALAND

SC 44/2013 [2013] NZSC 71

BETWEEN SAVVY VINEYARDS 3552 LIMITED

First Applicant

AND SAVVY VINEYARDS 4334 LIMITED

Second Applicant

AND KAKARA ESTATE LIMITED

First Respondent

AND WETA ESTATE LIMITED

Second Respondent

Court: Elias CJ, William Young and Arnold JJ

Counsel: D P H Jones QC and C L Bryant for Applicants

R E Harrison QC and W D Woodd for Respondents

Judgment: 17 July 2013

JUDGMENT OF THE COURT

A Leave to appeal is granted.

B The approved ground is whether the Court of Appeal was correct to conclude that the applicants had not, by novation, been substituted for Goldridge Estate Ltd in respect of the management and supply agreements in issue in the proceedings.

Solicitors:

Hesketh Henry, Auckland for Applicants Boyle Mathieson, Auckland for Respondents