## IN THE HIGH COURT OF THE COOK ISLANDS HELD AT RAROTONGA (LAND DIVISION)

Application No. 8/2012

IN THE MATTER

of Section 390A of the Cook Islands

Act 1915

AND

IN THE MATTER

of the land known as PUNAMAIA

SECTION 190E2, AVARUA

AND

IN THE MATTER

of a Deed of Sublease dated 18

December 1973 now vested in CLUB

RARO LIMITED

AND

IN THE MATTER

of an Application by **SONJA IRITANA NICHOLLS** for a rehearing of an Order
Determining Capital Value made on 4

October 2003

Applicant

AND

**CLUB RARO LIMITED** a duly registered company having its registered office at Rarotonga

First Respondent

AND

THE AIRPORT AUTHORITY a body corporate established by the Airport

Authorities Act 1985

Second Respondent

## JUDGMENT OF THE COURT

- [1] The application for rehearing was referred to the Land Division for a report. Savage J has now reported to me. The parties consent to orders setting aside the 2003 Order and fixing costs in favour of the applicant in the sum of \$1680.
- [2] I make orders accordingly.

Dated 1 October 2013(NZT)

Weston CJ