



EMPLOYMENT TRIBUNALS

Claimant

Respondent

Mrs T Clarke

v

United Car Parts Ltd

Heard at: Cambridge

On: 21 September 2017

Before: Employment Judge D Moore

Appearances

For the Claimant: In person

For the Respondent: Did not attend and was not represented

JUDGMENT (RECONSIDERATION)

1. The default judgment of the 29 March 2017 is altered and re-issued to reflect the changed name of the respondent company as shown on Companies House records to United Car Parts Ltd.

REASONS

1. As is indicated in my decision a default judgment was issued against the named respondent Woodley Auto Factors Ltd.
2. The claimant, who has represented herself, was unaware that on 6 December 2016 that company changed its name to United Car Parts Limited.
3. The respondent has not attended the hearing today.
4. I am satisfied from the Companies House record that Woodley Auto Factors Ltd and United Car Parts Limited are the same legal entity and that it would be just and equitable to make the alteration.

5. In correspondence with the tribunal the respondent has sought to suggest that the claimant was employed by Lucas Car Parts (a different company). The claimant refutes that and the respondent has not attended to pursue that point.

Employment Judge D Moore

Date: ...11/10/2017.....

Sent to the parties on:

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For the Tribunal Office