

EMPLOYMENT TRIBUNALS

Claimant: Miss J Robinson

Respondents: 1 The Ratings Specialists Ltd

2 Access PR Solutions Ltd

CERTIFICATE OF CORRECTION

issued under rule 69 of the Employment Tribunal Rules of Procedure 2013

In paragraph 2 of the Judgment sent to the parties on 28 November 2017 add the words:

"The principal reason for the dismissal of the claimant was that she was redundant."

as shown in the corrected judgment annexed hereto.

Employment Judge Tom Ryan						
Date	23 March 2018					

SENT TO THE PARTIES ON 23 March 2018

FOR THE TRIBUNAL OFFICE



EMPLOYMENT TRIBUNALS

Claimant: Miss J Robinson

Respondent: 1 The Rating Specialists Ltd

2 Access PR Solutions Ltd

HELD AT: Manchester **ON:** 24 January 2018

BEFORE: Employment Judge Tom Ryan

REPRESENTATION:

Claimant: In person

Respondents: No attendance. Responses not entered.

JUDGMENT

The judgment of the Tribunal is that:

- 1. The claimant was employed by the 1st respondent.
- The complaints of unfair dismissal, breach of contract, unauthorised deductions from wages and failure to provide a written statement of particulars of employment are all well-founded. The principal reason for the dismissal of the claimant was that she was redundant.
- 3. The 1st respondent is ordered to pay compensation to the claimant in respect of those complaints calculated as follows.

Unpaid Wages

4. Shortfall in final week's pay

Net pay due £478.90 Amount paid 250.00

Amount owing £228.90

5. Unpaid holiday pay

Holiday year 1 January - 31 December Proportion of holiday year passed in final year of employment

	(including notice period)	41 weeks		
	Annual holiday entitlement	7 weeks		
	Holiday accrued	7 x <u>41</u> = 52	5.5 weeks	
	Less holiday taken (2 weeks)	=	3.5 weeks	
	Amount owing 3.5 x £478.	90 =		£1,676.15
	Unfair dismissal			
6.	Basic Award 9 weeks at £487.5 Compensatory Award Loss to date of hearing			£4,387.95
	24.6 weeks x £478.90	11,780.94		
	Less sums earned	<u>1,680.70</u>		
			10,100.24	
	Future loss			
	13 weeks x £328.90	4,275		
	Loss of statutory rights	200		
	Expenses of seeking alternative	work <u>80</u>	<u>.00</u>	
			<u>4,555.70</u>	04405504
				£14,655.94
	Total award for unfair dismissal			£19,043.89

7. The provisions of the Employment Protection (Recoupment of Benefits) Regulations 1996 ("the Recoupment Regulations") do not apply to the award for unfair dismissal.

Failure to provide written statement of particulars of employment

8. 4 weeks pay at £487.55

£1,950.20

- 9. The tribunal makes no separate award in respect of the complaint of breach contract (for failure to pay notice pay). Compensation in respect of that is comprised within the tribunal's award for unfair dismissal.
- 10. The 1st respondent is ordered to pay the total amount awarded under this judgment of £22,899.14 to the claimant on or before 8 February 2018.

Employment ludge				
Employment Judge				
Date	25 January 2018			
JUDGMENT SENT TO THE PARTIES ON				

FOR THE TRIBUNAL OFFICE

Reasons for the judgment having been given orally at the hearing, written reasons will not be provided unless a request was made by either party at the hearing or a written request is presented by either party within 14 days of the sending of this written record of the decision.

Judgment as corrected by Certificate of Correction dated 23 March 2018

Employment Judge Tom Ryan

Dated: 23 March 2018



THE EMPLOYMENT TRIBUNALS (INTEREST) ORDER 1990

Tribunal case number: 2421127/2017

Name of case: Miss J Robinson v 1. The Rating Specialists

Limited

2. Access PR Solutions

Limited

The Employment Tribunals (Interest) Order 1990 provides that sums of money payable as a result of a judgment of an Employment Tribunal (excluding sums representing costs or expenses), shall carry interest where the full amount is not paid within 14 days after the day that the document containing the tribunal's written judgment is recorded as having been sent to parties. That day is known as "the relevant decision day". The date from which interest starts to accrue is called "the calculation day" and is the day immediately following the relevant decision day.

The rate of interest payable is that specified in section 17 of the Judgments Act 1838 on the relevant decision day. This is known as "the stipulated rate of interest" and the rate applicable in your case is set out below.

The following information in respect of this case is provided by the Secretary of the Tribunals in accordance with the requirements of Article 12 of the Order:-

"the relevant decision day" is: 6 February 2018

"the calculation day" is: 7 February 2018

"the stipulated rate of interest" is: 8%

Mr S Harlow For the Employment Tribunal Office