

EMPLOYMENT TRIBUNALS

Claimant:	Mrs K Rogers		
Respondent:	Carewatch Care Services Limited		
HELD AT:	Liverpool	ON:	18 June 2018
BEFORE:	Employment Judge Shotter Mr R Tyndall Mrs J C Ormshaw		
DEDDECENTAT			

REPRESENTATION:

Claimant:	Not in attendance
Respondent:	Ms A Mulholland, Solicitor

JUDGMENT

The unanimous judgment of the Tribunal is that the reconsideration and remedy hearing is adjourned to the next available date.

REASONS

1. This is a reconsideration and remedy hearing. In accordance with the claimant's request the Tribunal arranged a translator to appear. The Tribunal waited for the claimant to attend and adjourned due to her non-attendance.

2. The claimant will explain to the Tribunal why she failed to attend, and she will provide dates of availability when she is in a position to attend and start the hearing at 10.10am, within 7 days of receiving this Judgment.

CASE MANAGEMENT ORDERS

3. The following Case Management Orders are made to assist the parties prepare for the next hearing:

3.1 The claimant will send to the respondent all documents (including her contract) relating to Everycare and the alternative employment she obtained following her resignation from the respondent. The claimant will confirm if there is a difference between the amounts she would have earned had her employment with Evercare

gone ahead and that she earner in her alternative employment she took up, providing gross and net details no later than 25 June 2018 with supporting evidence.

3.2. The claimant will set out in her schedule of loss all earnings received after her resignation from the respondent, which will be sent to the respondent o later than 25 June 2018.

3.3 An agreed bundle will be prepared dealing with remedy and the reconsideration application. There is no need to duplicate documents in the liability bundle. The Tribunal will not be considering new evidence relating to liability.

3.4 Both parties will provide dates of availability no later than 25 June 2018 for the adjourned hearing estimated length one day.

18.6.18 Employment Judge Shotter

RESERVED JUDGMENT AND REASONS SENT TO THE PARTIES ON

22 June 2018

FOR THE TRIBUNAL OFFICE