



EMPLOYMENT TRIBUNALS

Claimant: Mr C Gee

Respondent: Freightliner Heavy Haul Ltd

CERTIFICATE OF CORRECTION Employment Tribunals Rules of Procedure 2013

Under the provisions of Rule 69, the revised Reasons sent to the parties on 13 April 2018, is corrected as set out in block type at paragraphs 9, 11 and 14.

- Paragraph 9 - the first sentence should say *“He was paid the basic rate for 1568 hours plus the basic rate for all of the rest hours ie 840 hours not the 613 hours worked in excess of the minimum requirement.”*
- Paragraph 11 - the final line of the final sentence should replace the word *“dad”* with *“had”*.
- Paragraph 14 - in the penultimate sentence of the paragraph on page 5 of the Reasons, the words *“... plus an enhanced payment for hours worked over and above the minimum of 1568”* should be amended to *“... plus a payment for hours worked over and above the minimum of 1568.”*

Employment Judge Bloom

Date:

Sent to the parties on:

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For the Tribunal Office

Important note to parties:

Any dates for the filing of appeals or reviews are not changed by this certificate of correction and corrected Judgment dated. These time limits still run from the date of the original judgment or order, or original judgment with reasons, when appealing.