Case Number: 3303469/2018



EMPLOYMENT TRIBUNALS

Claimant Respondent

Mrs N Green v AOM International Limited

Heard at: Watford On: 29 August 2018

Before: Employment Judge Hyams, sitting alone

Appearances:

For the Claimant: Mrs V Crossfield, Representative

For the Respondent: Mr M Al-Khafaji, Director of the Respondent

Preliminary matters

At the hearing of 29 August 2018, (1) by agreement, the claimant having been married since the claim was begun, the name of the claimant was changed from Miss N Crossfield to Mrs N Green, (2) the claim of discrimination because of race was withdrawn, and (3) judgment in the following terms was agreed by the parties.

JUDGMENT BY CONSENT

(1) The claimant was not, but should have, been given an itemised statement of her pay, compliant with section 8 of the Employment Rights Act 1996. She should have received statements that she received for the period of her employment, which was 13 September 2017 to 15 December 2017, three payments: of £630 for each of the first two months of her employment, and £546 for the final period (one month and two days) of her employment. No

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national insurance contributions should be shown as having been deducted from any of those sums.

(2) The claimant is entitled to, and the respondent owes her, £315 by way of unpaid wages and £213.15 for accrued holiday pay, i.e. the respondent owes the claimant a total of £528.15.

| Employment Judge Hyams |
|---------------------------------|
| Date30/8/18 |
| JUDGMENT SENT TO THE PARTIES ON |
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| |
| FOR THE TRIBLINAL OFFICE |