EMPLOYMENT TRIBUNALS (SCOTLAND)

Case No: 4106725/2017

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Held in Glasgow on 4th April 2018

Employment Judge M Whitcombe

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Miss Lindsay Allan

Claimant

Represented by: Ms J Merchant (Solicitor)

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20 Ailsa Care Limited

Respondent
Represented by:
Mr I McLean
(Consultant)

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JUDGMENT OF THE EMPLOYMENT TRIBUNAL

The Respondent having conceded liability for both claims during the hearing, and the parties having subsequently reached agreement on remedy, the following judgment is given by consent.

- 1. The Claimant was wrongfully dismissed by the Respondent, and is entitled to 4 weeks' notice pay as damages for that breach of contract. The Respondent is therefore ordered to pay compensation to the Claimant in the agreed sum of £1,198.35, net of tax and other deductions.
- 2. The Respondent unlawfully deducted the sum of £450 (gross) from the Claimant's wages and is ordered now to pay that sum to the Claimant.
- 3. There was no request for written reasons.

E.T. Z4 (WR)

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Employment Judge: M Whitcombe Date of Judgment: 04 April 2018 Entered in register: and copied to parties 09 April 2018