### **EMPLOYMENT TRIBUNALS (SCOTLAND)**

Case No: 4100417/2018

5

## Held in Glasgow at 2pm on 5th April 2018

### **Employment Judge M Whitcombe**

10

15

20

25

35

40

Ms D Slavkova Claimant

Represented by:
Mr A Angelov

(Lay representative)

**Forza Glasgow Limited** 

First Respondent No appearance

Mr M Onorati

Second Respondent

In person

#### JUDGMENT OF THE EMPLOYMENT TRIBUNAL

- The Judgment of the Tribunal is as follows.
  - 1. The Claimant was at all relevant times an employee of the First Respondent.
  - 2. By consent, the Second Respondent was not the Claimant's employer and is therefore dismissed from the proceedings.
  - 3. The claim for notice pay as damages for breach of contract is dismissed on withdrawal.
  - 4. The Claimant suffered unlawful deductions from wages of £393.30 (gross). The First Respondent is ordered to pay that sum to the Claimant.
  - 5. The Claimant is entitled to £86.94 (gross) in respect of accrued but untaken entitlement to paid annual leave. The First Respondent is ordered to pay that sum to the Claimant.

# E.T. Z4 (WR)

# Case no.: 4100417/2018 Page 2

6. Oral reasons were given to those parties present at the hearing in accordance with rule 62(2) of the ET Rules of Procedure 2013. There was no request for written reasons.

5

10

Employment Judge: M Whitcombe
Date of Judgment: 05 April 2018
Entered in register: 10 April 2018

and copied to parties