



# THE EMPLOYMENT TRIBUNALS

**Claimant:** Mr David Holliday

**Respondent:** British Telecommunications PLC

**UPON considering** the application of the respondent dated 12 March 2019 and on the claimant consenting to that application, the Judgment (“the Judgment”) issued under Rule 21 of the 2013 Rules dated 27 February 2019 and sent to the parties on 27 February 2019 is reconsidered pursuant to Rule 70 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013 (“the 2013 Rules”)

## **JUDGMENT ON RECONSIDERATION**

- 1 The Judgment is revoked.
- 2 The claim form and a blank ET3 are now be sent to the respondent.
- 3 The remedy hearing set for 22 March 2019 is cancelled.
- 4 The Tribunal will list a private preliminary hearing to identify the claims and the issues arising and to make case management orders and will notify the time, date and place of that hearing under separate cover. That hearing is to be listed before an Employment Judge sitting alone and will have an estimated length of 90 minutes.

## **REASONS**

1. The application from the respondent makes it clear that the first it knew of these proceedings was when it received the Judgment. The claimant, having reviewed that application, consents to it.
2. The interest of justice therefore require that the Judgment be revoked and the respondent be given the opportunity to respond to the claim.
3. I am authorised by Regional Employment Judge Robertson to reconsider the Judgment under the provisions of Rule 72(3) of the 2013 Rules in the absence of Employment Judge Shepherd from this office for several days.

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EMPLOYMENT JUDGE A M BUCHANAN

JUDGMENT SIGNED BY EMPLOYMENT  
JUDGE ON 15 March 2019

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