



EMPLOYMENT TRIBUNALS

Claimants: Mrs L Kosyl

First Respondent: Biedrona 1 Limited
Second Respondent: EU Food Store Limited

Introduction

Both respondents having been served with the claimants' claim at their registered office and being registered as "active" on the record at Companies' House and a proposal to strike off having been suspended against the first respondent;

The claimant having said in her claim that the business was sold to the second respondent;

No responses having been received and there being sufficient information as to quantum to give Judgment in the claim:

RULE 21 JUDGMENT

1 The claimant's assertion that liability for sums due under her contract of employment has transferred to the second respondent succeeds and the first respondent is dismissed from these proceedings.

2 The claimant's complaints in respect of deductions from wages and unpaid holiday pay succeed and the second respondent shall pay to her:

£1107.95 in respect of gross unpaid holiday pay;
£ 970. 92 in respect of gross unlawfully deducted wages;
£ 751.68 4 weeks' pay uplift in respect of a failure to provide written particulars.
Total £2830.55

Employment Judge JM Wade

Date 8 April 2019

JUDGMENT SENT TO THE PARTIES ON

10 April 2019