Case No: 2301468/2018



THE EMPLOYMENT TRIBUNALS

Between

Claimant: Miss Y Qi

Respondent: Direct International Limited

JUDGMENT OF THE EMPLOYMENT TRIBUNAL

in accordance with rule 21 of the Employment Tribunal Rules of Procedure 2013

No response having been presented in form ET3 to the office of the Employment Tribunal by the Respondent within the time limit prescribed by rule 16 of the Employment Tribunal Rules of Procedure 2013 it is **adjudged** as follows:

The Tribunal declares in accordance with section 24 of the Employment Rights Act 1996 that the complaint by the Claimant under section 23 of such Act that there has been an unlawful deduction from the wages properly payable is well founded and the Tribunal **orders** the Respondent to pay to the Claimant the sum of £8,720;

The Claimant having brought a claim to the Tribunal under article 3 of the Employment Tribunals Extension of Jurisdiction (England and Wales) Order 1994 the Tribunal finds that the Respondent was in breach of contract in not reimbursing visa expenses and **orders** the Respondent to pay to the Claimant the sum of £3,213.

The hearing listed for 24 August 2018 is vacated.

Employment Judge Baron
Dated 20 August 2018