



EMPLOYMENT TRIBUNALS

Claimant: Miss L Wieland
Respondent: Rush Hair Limited

Heard at: Ashford on: 10 June 2019

Before: EMPLOYMENT JUDGE CORRIGAN
Sitting Alone

Representation

Claimant: In Person
Respondent: No appearance, no response received

JUDGMENT

1. The correct Respondent is Rush Hair Limited and the title to the proceedings is amended accordingly.
2. The Claimant's complaint of unlawful deduction of wages is well-founded.
3. The Respondent is ordered to pay £3,045.87 to the Claimant, subject to the appropriate deductions for tax and National Insurance. This sum consists of:

14 hours' pay June 2018	£109.62
50 hours' pay August 2018	£391.50
7 days' pay October 2018	£438.48
8 days' pay November 2018	£501.12
Pay for 88 lunchbreaks	£689.04
Holiday pay	£916.11

4. In addition the Respondent is ordered to pay £761.47 to the Claimant (25% uplift due to breach of ACAS Code).

5. The total sum due to be paid by the Respondent to the Claimant is £3807.34, subject to the tax and National Insurance due as set out above.

.....
Employment Judge Corrigan
10 June 2019

Note: Reasons for the Judgment having been given orally at the hearing, written reasons will not be provided unless a request was made by either party at the hearing or a written request is presented by either party within 14 days of the sending of this written record of the decision.