

# THE EMPLOYMENT TRIBUNAL

### SITTING AT: LONDON SOUTH

**BEFORE:** EMPLOYMENT JUDGE K ANDREWS (sitting alone)

**BETWEEN:** 

Miss A Fischer

Claimant

and

## Excetera Coaches (1) Croydon Coaches UK Limited (2)

Respondents

ON: 5 July 2019

Appearances:

For the Claimant: In person

For the Respondents: Did not attend

# JUDGMENT

- 1. The claims against the first respondent are dismissed on withdrawal.
- 2. No response to the claim having been entered by the second respondent, Judgment is entered against it pursuant to rule 21 of the Employment Tribunal Rules of Procedure 2013.
- 3. Having heard evidence from the claimant and considered documents, compensation is assessed as follows:

a. Unlawful deduction from wages 10.09.18:	£ 100
b. Unlawful deduction from wages 10.10.18:	£1,200

- c. Harassment c 15 August 2018 £1,500
- Injury to feelings on discrimination arising from disability, harassment and victimisation deductions from wages and assignment of routes

#### Case Number: 2304464/2018

	to others:	£2,250
e.	Personal injury (exacerbation of disability September 2018-September 2019):	<u>£3,000</u>
	Total payable forthwith:	<u>£8,050</u>

Employment Judge K Andrews

Date: 5 July 2019

<u>Note</u>

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.