Case Number: 1400619/2019



EMPLOYMENT TRIBUNALS

Claimant Dr Christian Mallon

Respondent Innovate UK Ltd

Heard at: Bristol **On**: 16 July 2019

Chairman: Employment Judge M Ford QC

Representation

For the Claimant: In person

For the Respondent: Mr French Williams, solicitor

JUDGMENT

The judgment of the Tribunal is that the claim is dismissed upon withdrawal by the Claimant.

REASONS

- 1. At a Preliminary Hearing held on 16 July 2019, after the Tribunal had given oral reasons that (i) it was not to strike out the Claimant's claim of disability discrimination or a failure to make reasonable adjustments contrary to the Equality Act 2010, (iii) it was to make a deposit order in the sum of £250 in relation to his complaints, the Claimant indicated that he wished to withdraw the claims.
- 2. The Respondent agreed that, should the Claimant withdraw his claims, it would not seek costs against him. After further discussion of his options, the Claimant confirmed that he intended to withdraw the claims because he did not wish to continue with the process in the tribunal. In the circumstances I issued a judgment dismissing the claims.

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Employment Judge M Ford QC

16 July 2019

JUDGMENT SENT TO THE PARTIES ON

31 July 2019

FOR THE TRIBUNAL

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<u>Note.</u> The ET is required to maintain a register of all judgments and written reasons. The register must be accessible to the public and is now online. The ET has no power to refuse to place a judgment or reasons on the online register, or to remove a judgment or reasons from the register. If you consider these documents should be anonymised in any way, you will need to apply to the Tribunal for an order under Rule 50 of the Rules of Procedure.