



THE EMPLOYMENT TRIBUNALS

Claimant
Ms K Angioy

Respondent
Hanif Premier Ltd

JUDGMENT (Liability only)
Empolymnt Tribunals Rules of Procedure 2013 –Rule 21

The claims of unfair dismissal, breach of contract, compensation for untaken annual leave and unlawful deduction from wages are well founded. Remedy will be decided at a hearing on a date (time estimate two hours)

REASONS

The claimant presented a claim on 1 October 2019 which was sent to the respondent on 14 October. A response form was due by 11 November 2019 but none was received. I am required by rule 21 of the Employment Tribunals Rules of Procedure 2013 to decide on the available material whether a determination can be made and, if it can, I am obliged to issue a judgment which may determine liability and remedy. I consider the above judgment appropriate because the claim form does enable me to find the claims proved on a balance of probability but not to determine remedy

**T M Garnon EMPLOYMENT JUDGE
SIGNED BY EMPLOYMENT JUDGE ON
12 November 2019**