



EMPLOYMENT TRIBUNALS

Claimant

and

Respondent

Mr F Morris

Emico Limited

The time for presenting a response having expired and no response having been presented, Employment Judge Manley makes the following

DEFAULT JUDGMENT

1. The complaint that the claimant was unlawfully refused employment because he was a member of a trade union ("blacklisting") as set out in the claim form is declared to be well-founded.
2. Any remedy to which the claimant is entitled will be determined at a Hearing for which two hours have been allocated at **2pm on Friday 21 February 2020** at Watford Employment Tribunal, 51 Clarendon Road, Watford, WD17 1HP.
3. The claimant must prepare a schedule of the sums claimed and a bundle of documents relating to any remedy claimed.

Dated

5/12/2019

Employment Judge Manley, Watford

.....
Judgment sent to the parties on

.....
For Secretary of the Tribunals