Case No: 1601465/2019



EMPLOYMENT TRIBUNALS

Claimant: Mr A McCarthy

Respondent: Mod-Fix Limited

JUDGMENT

The respondent's application dated 25 November 2019 for reconsideration of the judgment sent to the parties on 27 November 2019 is refused.

REASONS

There is no reasonable prospect of the original decision being varied or revoked, because having reviewed

- a. the claimant's ET1 which claimed a redundancy payment only, based on four years' service; and
- identifying that no claim for unauthorized deductions, breach of contract and/or holiday pay had been made in Box 8.1, 8.2 and/or 9.2 ET1;

Employment Judge Brace is satisfied that the Rule 21 judgment is appropriate in respect of the claims brought by this claimant and there is a strong public interest that there should, so far as possible, be finality of litigation.

Case No: 1601465/2019

Employment Judge R L Brace
Date: 6 January 2020 JUDGMENT SENT TO THE PARTIES ON 9 January 2019

FOR THE TRIBUNAL OFFICE