



# EMPLOYMENT TRIBUNALS

**Claimant:** Miss A Diggall

**Respondent:** SLG Marketing Limited

## JUDGMENT

The claimant's application dated 26 February 2020 for reconsideration of the judgment sent to the parties on 12 February 2020 is refused.

## REASONS

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

It is not necessary in the interests of justice to do so. The importance of maintaining finality of litigation is important. The information presented to support the reconsideration application is not new, it is evidence which could have been reasonably known and presented at the time of the hearing. As the claimant acknowledges, she made the informed and conscious decision not to rely upon a witness statement prepared by herself (in addition to the statement prepared by Ms Onwuemene upon which she relied as her own statement). It would not be in the interest of justice to both sides, for the Judgment to be reconsidered.

Employment Judge Phil Allen

3 March 2020

JUDGMENT SENT TO THE PARTIES ON

5 March 2020

FOR THE TRIBUNAL OFFICE