Case No: 1801247/2020



## **EMPLOYMENT TRIBUNALS**

Claimant: Ms S Matharu

Respondent: Lola Rose Interiors Ltd.

On: 12 June 2020

**Employment Judge Shepherd** 

## JUDGMENT ON RECONSIDERATION

The judgment dated 22 April 2020 and sent to the parties on 23 April 2020 pursuant to rule 21 is revoked. An extension of time is granted for presenting the response and the response is now accepted.

## Reasons

1. On 22 April 2020 I entered judgment pursuant to rule 21 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013. In that judgment the claims of unauthorised deduction from wages and failure to provide a written statement of employment particulars succeeded. The claim of unfair dismissal was dismissed.

2. The respondent had been named as being in voluntary liquidation. It was then confirmed that the respondent was no longer going into voluntary liquidation. Ms Short, director of the respondent has indicated that the respondent had closed down all operations due to the Covid-19 pandemic and there was had been no access to any work premises.

3. I am satisfied that, in view of the difficulties relating to the service of the Notice of Claim on the respondent it is in the interests of justice for the judgment to be revoked.

Employment Judge Shepherd

Date: 12 June 2020