Case Nos: 2300807/2020V & 2300808/2020V



## **EMPLOYMENT TRIBUNALS**

Claimants: (1) Mr A Tayson

(2) Mrs N Tayson

Respondent: Wentworth International College Limited

Heard on: 23 November 2020

Before: Employment Judge Pritchard

Representation

Claimant: Ms C Goodman, counsel Respondent: Mr S Mycock, director

# **JUDGMENT**

1 The correct name of the Respondent is Wentworth International College Limited and the title to the proceedings is amended accordingly.

Having heard submissions from both parties And upon reconsideration on the Tribunal's own initiative

- 2 Paragraphs 1, 4 and 5 of the Rule 21 Judgment dated 17 July 2020 are revoked.
- 3 The Respondent is ordered to make the following payments to the Claimants in respect of their unlawful deductions from wages claims:
  - a. To the First Claimant, Mr A Tayson, the gross sum of £5,192.28
  - b. To the Second Claimant, Mrs N Tayson, the gross sum of £3,471.52

#### Notes

#### Written reasons

Reasons for the judgment having been given orally at the hearing, written reasons will not be provided unless a request was made by either party at the hearing or a written request is presented by either party within 14 days of the sending of this written record of the decision.

### Public access to employment tribunal decisions

Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimant(s) and respondent(s) in a case.

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Employment Judge Pritchard

Date: 23 November 2020