Case No.s: 1806275/2020 and 1806284/2020



EMPLOYMENT TRIBUNALS

Claimants: 1. Mrs S Ridge

2. Mrs R Grainger

Respondent: Avery of Loxley Park (Homecare) Ltd

JUDGMENT

The second claimant's application dated **26 March 2021** for reconsideration of the judgment sent to the parties on **19 March 2021** is refused.

REASONS

There is no reasonable prospect of the original decision being varied or revoked for the reasons set out in the second claimant's application, and the Tribunal is satisfied that it is not in the interests of justice to reconsider the decision in that respect. The Tribunal is satisfied that the second claimant had every opportunity to adduce all relevant evidence, and that the points now raised were properly argued at the hearing. A reconsideration application is not an opportunity for the parties to re-argue their case.

These directions and the claimant's reconsideration application do not displace the previous directions made in respect of the remedy hearing and all parties must still comply with those directions.

Employment Judge **K Armstrong** Date: 20 April 2021

JUDGMENT SENT TO THE PARTIES ON

Date: 26 April 2021