Case No: 2207730/2020



## **EMPLOYMENT TRIBUNALS**

Claimant: Mrs. C Charles

Respondent: HCT Group

Heard at: London Central by video On: 10<sup>th</sup> June 2021

Before: Employment Judge Bronwyn McKenna

Representation

Claimant: Miss Barbara Charles

Respondent: Mr. Edward Nuttman, solicitor

**Note**: This has been a remote hearing. The parties did not object to the hearing being heard remotely. The form of remote hearing was video conducted using Cloud Video Platform (CVP). It was not practicable to hold a face-to-face hearing because of the COVID-19 pandemic.

## **JUDGMENT**

The claimant's complaint that there was an unauthorised deduction from her wages pursuant to s.13(1) of the Employment Rights Act 1986 is not well founded and is dismissed.

Ms B McKenna
Employment Judge B. McKenna
Date10 <sup>th</sup> June 2021
JUDGMENT SENT TO THE PARTIES ON
15 <sup>th</sup> June 2021.

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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

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by either party within 14 days of the sending of this written record of the decision.

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