



EMPLOYMENT TRIBUNALS

BETWEEN

Claimant

Respondents

AND

Miss K Hatfield

iEnergy Limited

No Response having been presented in time and on the basis of the information before the Employment Judge

DEFAULT JUDGMENT

1. The respondent has subjected the claimant to an unauthorised deduction from pay and is ordered to pay to her wages (for 216.5 hours worked at an hourly rate of £7.70) **£1667.05**.
2. No award is made for the claim for travel expenses as the claimant has not established a contractual entitlement to travel expenses and the costs incurred were not attributable to the failure to pay wages and so do fall within section 24(2) Employment Rights Act 1996,

Dated _____
Employment Judge Monk
13 August 2020