Case No: 2203549/2021



EMPLOYMENT TRIBUNALS

Claimant: MRS A. P. VERONA

Respondent: QATAR AIRWAYS GROUP QCSC

Considering that neither party has submitted any written representations or requested a hearing in response to the Reconsideration Notice sent to the parties on 20 December 2021, Employment Judge **Klimov** has decided that the interests of justice do not require a hearing, and the judgment made at the open preliminary hearing on 17 December 2021 that the claimant must pay £500 towards the respondent's wasted costs of attending the preliminary hearing on 11 November 2021 ("the Judgment") should be reconsidered without a hearing.

UPON a reconsideration of the Judgment on the Tribunal's own initiative under rule 73 of the Employment Tribunals Rules of Procedure 2013, without a hearing, and for the reasons set out in the Reconsideration Notice dated 20 December 2021:

JUDGMENT

The respondent's application for a wasted costs order of attending the preliminary hearing on 11 November 2021 is refused.

Employment Judge Klimov

13 January 2022

JUDGMENT SENT TO THE PARTIES ON

14/01/2022..

FOR THE TRIBUNAL OFFICE