

EMPLOYMENT TRIBUNALS

Case Number: 2302784/2017

Claimant: Mr Michael Lawson

Respondent: Virgin Atlantic Airways Ltd

CERTIFICATE OF CORRECTION

Employment Tribunals Rules of Procedure 2013

Under the provisions of Rule 69, and upon application by the claimant, the Judgment and Written Reasons previously sent to the parties is corrected so that paragraph 256 of the Written Reasons complies with the Rule 50 order made by the Tribunal. Contrary to the claimant's application, no correction is required or made to paragraph 111. A corrected copy of the Judgment and Written Reasons shall be provided to the parties and placed online in substitution for the earlier Judgment and Written Reasons.

Judge Brian Doyle Date: 23 February 2022

Important note to parties:

Any dates for the filing of appeals or reviews are not changed by this certificate of correction and corrected judgment and reasons. These time limits still run from the date of the original judgment, or original judgment with reasons, when appealing.