Case No: 2206458/2021



## **EMPLOYMENT TRIBUNALS**

Claimant: Ms C Wilson

Respondents: Adventox Ltd

## **JUDGMENT**

Rule 21 Employment Tribunal Rules 2013

- 1. The respondent has failed to file an ET3 Grounds of Resistance in this case.
- 2. Having considered the ET1, REJ Wade has decided that a determination of the remaining claims can properly be made without a hearing and the Judgment of the Tribunal, made under rule 21 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013, is as set out below.
- 3. The respondent has unlawfully failed to pay salary and notice pay to the claimant.
- 4. The claimant is ordered to send to the tribunal a breakdown of sums which she says are owed within 21 days so that judgment can be entered for those sums against the respondent.
- 5. The hearing listed for 21 and 22 April will not take place because judgment has now been given in the claimant's favour.

Regional Employment Judge Wade
Date_07 April 2022
JUDGMENT SENT TO THE PARTIES ON
08/04/2022.
FOR THE TRIBLINAL OFFICE