Case Number: 1304561/2021



EMPLOYMENT TRIBUNALS

Claimant: Miss M Salt

Respondent: All for You Home Care Limited

JUDGMENT

Employment Tribunals Rules of Procedure 2013 - Rule 21

In default of the Respondent presenting a response within the relevant time limit and having regard to rule 21, schedule 1 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013, the Judgment of the Tribunal is that:

- 1. The respondent has made an unauthorised deduction from the claimant's wages and must pay the claimant the gross sum of £265.88. This sum being £1598.38 claimed in respect of unpaid wages (168.25 hours x £9.50 per hour) less payments acknowledged by the claimant as having been made by the respondent totalling £1332.50.
- 2. The respondent has failed to pay the Claimant's mileage expenses in breach of contract and is ordered to pay the sum of £319.59 in respect of that breach (710.2 miles x 45p per mile).
- 3. The sums payable above are the gross amounts to be paid and the claimant is responsible for any income tax and National Insurance contributions thereon.

Originally signed by:

Employment Judge Flood
On 27 June 2022

Judgment sent to the parties on:

29 June 2022 And entered in the Register By **Kelly Whittaker** for the Tribunal Office

Corrected under rule 69 of the Employment Tribunal Rules 2013 by: Regional Employment Judge Findlay Signed by me electronically Dated: 15 August 2022