



EMPLOYMENT TRIBUNALS (SCOTLAND)

Case No: 4102753/2022

5

Held in Edinburgh via Cloud Video Platform on 28 July 2022

Employment Judge B Beyzade

10

Mr. A Hardie

Claimant  
In Person

15

Protool Engineering Supplies Ltd

Respondent  
Represented by:  
Mr L Lovell,  
Director

20

JUDGMENT OF THE EMPLOYMENT TRIBUNAL

1. The judgment of the Tribunal is that:

25 1.1 The Employment Tribunal, in accordance with Rule 64 of the *Employment Tribunal (Constitution and Rules of Procedure) Regulations 2013, Schedule 1* issues the following Judgment of consent of parties:

a) The name of the respondent is amended to Protool Engineering Supplies Ltd.

30 b) By not later than 4pm on 4 August 2022, the respondent shall pay to the claimant, Mr. A Hardie, into the bank account of the claimant held on record by the respondent the following sum namely:

i) Compensation for the claimant's holiday pay claim for the period 1 January 2020 to 4 March 2022 (15 days outstanding holiday)  
35 in the sum of ONE THOUSAND AND TWELVE POUNDS AND

FIFTY PENCE

(£1012.50) from which tax and national insurance requires to be deducted, provided that the respondent intimates any such deductions in writing to the claimant and remits the sum deducted to Her Majesty's Revenue and Customs.

5

10      **Employment Judge:      B Beyzade**  
         **Date of Judgment:      28 July 2022**  
         **Entered in register:      29 July 2022**  
         **and copied to parties**

15

*I confirm that this is my judgment in the case of 4102753/2022 Mr A Hardie v Protool Engineering Supplies Ltd and that I have signed the order by electronic signature.*

20

Note: Reasons for the judgment having been given orally at the hearing, written reasons will not be provided unless a request was made by either party at the hearing or a written request is presented by either party within 14 days of the sending of this written record of the decision.

25