Case No: 1301726/2022



## **EMPLOYMENT TRIBUNALS**

Claimant: MS ROBYN CHERRY

Respondent: TYRE HILL EQUESTRIAN LIMITED (A COMPANY IN

**VOLUNTARY LIQUIDATION)** 

Heard at: Birmingham via CVP On 30 September 2022

**Before: Employment Judge Taylor** 

**Appearance:** 

For the Claimant: In person

For the Respondent: Not in attendance and no representative attended

## **JUDGMENT**

(Rule 21 Judgment)

In the absence of an ET3 response form from the respondent, and there being sufficient material before me to enable a proper determination to be made, I make the *following* decision:

- 1. The claim for breach of contract is dismissed on withdrawal.
- 2. There has been no dismissal, less than two years service and no claim for unfair dismissal, therefore the claims for a compensatory award and losses associated with unfair dismissal fail.
- 3. The claim for failure to provide written particulars is not a stand-alone claim and therefore fails.
- 4. I act in accordance with my powers under Rule 21 of the Employment Tribunal's Rules of Procedure 2013.

Employment Judge Taylor 5 October 2022

## Notes

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.

## Public access to employment tribunal decisions

Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimant(s) and respondent(s) in a case.