



EMPLOYMENT TRIBUNALS (SCOTLAND)

Case No: 4101482/2022

5

Held in Glasgow on 13 February 2023

**Employment Judge R Gall
Tribunal Members I Ashraf and G McKay**

10 **Mrs A Waqas**

**Claimant
Represented by:
Mr R Waqas -
Husband**

15

Morrisons Warehouse

**Respondent
Not present and
Not represented
Solicitor**

20

JUDGMENT OF THE EMPLOYMENT TRIBUNAL

1. The unanimous Judgment of the Tribunal is that the Tribunal does not have jurisdiction to hear the claim given the terms of the COT3 settlement agreement entered into on 13 and 15 September 2022, specifically clause 5 thereof. The claim is therefore dismissed.

25

2. As stated at the Hearing, in terms of Rule 62 of the Employment Tribunals (Constitution & Rules of Procedure) Regulations 2013, written reasons will not be provided unless they are asked for by any party at the Hearing itself or by written request presented by any party within 14 days of the sending of the written record of the decision. No request for written reasons was made at the Hearing.

30

REASONS

3. Oral reasons were given at the hearing

5 **Employment Judge: R Gall**
Date of Judgment: 13 February 2023
Entered in register: 15 February 2023
and copied to parties

10

15