



EMPLOYMENT TRIBUNALS

Claimant: Mrs Ghada Al-Naimi

Respondent: Buildmaster Construction Services Ltd

UPON APPLICATION by the Claimant made by letter dated 9 December 2022 to reconsider the judgment which was sent to the parties on 21 November 2022, under rule 71 of the Employment Tribunals Rules of Procedure 2013, having received no representations from the Respondent or from either party as to the need to deal with this by hearing, I make the following Judgment without a hearing.

JUDGMENT

The Claimant's application is granted because paragraph 2 of the reasons for the Judgment erroneously records that the Respondent is the Claimant's ex-employer whereas she was at that time (and still may be) employed by the Respondent.

The Judgment is therefore varied to the extent that the first sentence at paragraph two should now state: "The Claim is against her employer". The remainder of that sentence remains unchanged.

This variation does not affect the outcome of the Judgment in any way.

Employment Judge Tsamados
3 March 2023