

EMPLOYMENT TRIBUNALS

BETWEEN

Claimant

Miss Amber Norris

AND

Respondent Yay! Group UK Limited

JUDGMENT OF THE EMPLOYMENT TRIBUNAL

ON

HELD REMOTELY BY CVP

24 May 2023

THE TIME FOR PRESENTING A RESPONSE HAVING EXPIRED AND NO VALID RESPONSE HAVING BEEN PRESENTED

JUDGMENT UNDER RULE 21

- 1. The claimant's former employer and the correct respondent to these proceedings is Yay! Group UK Limited and Mr Tony Searle and Yay Group Limited are both dismissed as respondents to these proceedings; and
- 2. The claimant's claim for unlawful deduction from wages succeeds and the respondent is ordered to pay the claimant the gross sum of £2,741.32; and
- 3. The claimant's claim for accrued but unpaid holiday pay succeeds and the respondent is ordered to pay the claimant the gross sum of £51.25.

Employment Judge N J Roper Date: 24 May 2023

Judgment sent to Parties on 9th June 2023 by Miss J Hopes

For the Employment Tribunal