Case Number: 1601290/2022



EMPLOYMENT TRIBUNALS

Claimant: Ms S McCallion

Respondent: Llysywaun Ltd – in Creditors' Voluntary Liquidation

Heard at: Cardiff On: 18 August 2023

Before: Employment Judge C Sharp

(sitting alone)

Representation:

Claimant: Not in attendance Respondent: Not in attendance

JUDGMENT

The judgment of the Tribunal is that:

- 1. the claims in respect of remedy are dismissed under Rule 47 of the Employment Tribunal Rules of Procedure (as amended) due to the nonattendance of the Claimant. The Tribunal attempted to contact her three times and was unable to proceed in her absence due to the insufficient nature of the evidence she sent to the Tribunal (which it did not know if it had been served on the Respondent) and the inability to ask the Claimant questions.
- 2. The Respondent has entered into creditors' voluntary liquidation and its name is changed accordingly. This judgment will be served on the Joint Liquidators.

Employment Judge C Sharp Dated: 18 August 2023

JUDGMENT SENT TO THE PARTIES ON 23 August 2023

Case Number: 1601290/2022

FOR THE SECRETARY OF EMPLOYMENT TRIBUNALS

NOTE:

This is a written record of the Tribunal's decision. Reasons for this decision were given orally at the hearing. Written reasons are not provided unless (a) a party asks for them at the hearing itself or (b) a party makes a written request for them within 14 days of the date on which this written record is sent to the parties. This information is provided in compliance with Rule 62(3) of the Tribunal's Rules of Procedure 2013.