IN THE EMPLOYMENT TRIBUNAL

IN AN APPEAL UNDER SECTION 24 OF THE HEALTH AND SAFETY AT WORK ETC ACT 1974

BETWEEN:

### MR CAMILLUS DYNES T/A C P DYNES

Appellant

#### And

MR RICHARD RAJHAM (HM INSPECTOR OF HEALTH AND SAFTY)

Respondent

# JUDGMENT

### BY CONSENT IT IS ORDERED THAT:

- 1. The Appellant's appeal is allowed.
- 2. The Improvement Notice is cancelled.
- 3. There be no order to costs.

# REASONS

- 1. The Appellant appealed the Improvement Notice dated 23 April 2021 (reference number RDR 210423 I1) (**Improvement Notice**).
- 2. The above consent judgment having been agreed, the Respondent no longer opposes the Appellant's Appeal.
- 3. UPON the Respondent's agreement to withdraw/cancel any and all outstanding invoices issued to the Appellant by the Respondent for on behalf of the Health & Safety Executive in relation to the matters underpinning the Improvement Notice, and the agreement not to issue any further invoices in relation to the Improvement Notice or the underlying facts relating to the Improvement Notice or otherwise, the terms of the above judgment have been agreed between the parties.

## **Employment Judge Quill**

Date: 9 August 2023

JUDGMENT SENT TO THE PARTIES ON 19/9/2023

N Gotecha - FOR THE TRIBUNAL OFFICE