Case No:2202087/2022



EMPLOYMENT TRIBUNALS

Claimant: Mr F Saccone

Respondent: E2Y Limited

Heard at: London Central by video On: 22nd September

2022

Before: E J B McKenna

Representation

Claimant: Mr H Dhorajiwala, Counsel Respondent: Mr J Searle, Counsel

REMEDY JUDGMENT

Following the Tribunal's judgment dated 13th October 2022 and a remedy hearing on 22nd September 2023, the Respondent must pay to the Claimant the sum of £25,733.05 by way of compensation for unfair dismissal pursuant to ss.119 and 123 of the ERA1996 including an uplift of 25% pursuant to s.207A TULCRA 1992 for breach of the ACAS Code of Practice for Disciplinary and Grievance Procedures of £5475.46

Employment Judge B. McKenna

Date 22nd September 2023

JUDGMENT SENT TO THE PARTIES ON

.22/09/2023

FOR THE TRIBUNAL OFFICE

Notes

Reasons for the judgment having been given orally at the hearing, written reasons will not be provided unless a request was made by either party at the hearing or a written request is presented by either party within 14 days of the sending of this written record of the decision.

Case No:2202087/2022

Public access to employment tribunal decisions

Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimant(s) and respondent(s) in a case.