Case Number: 3312983/2022



EMPLOYMENT TRIBUNALS

Claimant Respondent

Mr A Brovko v Auto Turned Products (Northants)
Limited, in Company Voluntary

Arrangement (CVA)

Heard at: Cambridge

On: 13 March 2024

Before: Employment Judge Tynan

Appearances

For the Claimant: In person

For the Respondent: Did not attend and was not represented

Interpreter: Ms O Krysa (Lithuanian language)

JUDGMENT

Employment Tribunals Rules of Procedure 2013 - Rule 21

- 1. The claim was issued in the South East Employment Tribunals on 1 November 2022. The Respondent has failed to present a valid response on time. The Employment Judge has decided that a determination can properly be made of the claim in accordance with rule 21 of the Rules of Procedure.
- 2. The Respondent has made unauthorised deductions from the Claimant's wages and must pay the Claimant £1,477.05 gross.

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Final Control of the Final Control

Employment Judge Tynan

Date: 13 March 2024

Sent to the parties on: 21 March 2024

For the Tribunal Office

<u>Note</u>

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.