Case No: 2201385/2021



## **EMPLOYMENT TRIBUNALS**

Claimant: Ms J Forotinskaja

Respondent: Tomasz Ltd

# **CERTIFICATE OF CORRECTION Employment Tribunals Rules of Procedure 2013**

Under Rule 69, the judgment sent to the parties on 29 August 2023 is corrected as set out in block type on the attached. The change is to the spelling of the name of the Respondent.

Employment 24 April 2024	Judge E Burns 4
SENT TO TH	HE PARTIES ON 024
FOR THE TE	RIBUNAL OFFICE

#### Important note to parties:

Any dates for asking for written reasons, applying for reconsideration or appealing against the judgment are not changed by this certificate of correction and corrected judgment. These time limits still run from the date the original judgment or reasons were sent, as explained in the letter that sent the original judgment.

Case No: 2201385/2021



## **EMPLOYMENT TRIBUNALS**

Claimant: Ms J Forotinskaja

Respondent: TOMASZ LTD

At: Central London Employment Tribunal

Before: Employment Judge E Burns

### **JUDGMENT UNDER RULE 21**

- 1. The respondent has failed to file an ET3 Grounds of Resistance in this case.
- 2. Having considered the ET1, EJ E Burns has decided that a determination of the claim can properly be made without a hearing and the Judgment of the Tribunal, made under rule 21 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013, is as set out below.
- 3. The respondent has unlawfully failed to pay holiday pay to the claimant for 2020. The claimant took 12 days annual leave. Her daily rate of pay was £128.00.
- 4. The claimant's claims for any unpaid furlough pay during the first lock down were brought out of time and do not succeed.
- 5. The tribunal orders the respondent to pay to the claimant £1,536.00 gross (which should be paid subject to deductions for any tax and national insurance for which the respondent should account to HMRC).

	ent Judge E Burns Igust 2023
CORF	RECTED ON 24 L 2024
	o the parties on: by 2024
For the	e Tribunal: