

### **EMPLOYMENT TRIBUNALS**

Claimant: Miss K Speakman

Respondent: Urgent Care 365 Limited (In Creditors Voluntary Liquidation)

## **JUDGMENT**

**Employment Tribunals Rules of Procedure 2013 – Rule 21** 

- 1. 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 between 1 21 July 2023 and is ordered to pay the claimant the gross sum of £1,137.06 calculated as follows:
  - a. Annual gross salary £45,000 divided by 52 weeks = £865.38 per week.
  - b. 3 weeks' gross pay @ £865.38 per week = £2,596.14
  - c. Less gross sum of £1,459.08 received from the Insolvency Service on 14 November 2023.
- 3. The claimant was dismissed in breach of contract in respect of notice and the respondent is ordered to pay damages to the claimant in the gross sum of £497.95 (one week's statutory notice @ £865.38 gross per week less £367.43 gross received from the Insolvency Service on 14 November 2023). This has been calculated using gross pay to reflect the likelihood that the claimant will have to pay tax on it as "Post Employment Notice Pay".
  - Furthermore, the respondent has failed to reimburse the claimant for mileage and expenses incurred by her during travel to the respondent's London premises and is ordered to pay the sum of £589.65 as damages for breach of contract. This sum is not taxable.
- 4. The respondent has failed to pay the claimant's accrued but untaken annual leave on termination of employment and is ordered to pay the claimant the gross sum of £424.99 (8.62 days @ £173.08 gross per day = £1,491.95 less the gross sum of £1,066.96 received from the Insolvency Service on 14 November 2024). The Tribunal will make no further award for any further days claimed by the claimant unless she, within 14 days, sends to the Tribunal details of her calculation, and why that utilised by the Insolvency Service is incorrect, and sends proofs of her claim for any additional amount.
- 5. Consequently, the respondent must pay the claimant the total gross sum of £2,649.65.

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6. The claimant will be responsible for paying tax liabilities arising out of the gross award if they receive the gross figure and tax is not deducted at source.

Employment Judge Holmes Date: 4 June 2024

JUDGMENT SENT TO THE PARTIES ON 17 June 2024 AND ENTERED IN THE REGISTER

FOR THE TRIBUNAL OFFICE



#### NOTICE

# THE EMPLOYMENT TRIBUNALS (INTEREST) ORDER 1990 ARTICLE 12

Case number: **2408767/2023** 

Name of case: Miss K Speakman v Urgent Care 365 Limited

(In Creditors Voluntary

Liquidation)

Interest is payable when an Employment Tribunal makes an award or determination requiring one party to proceedings to pay a sum of money to another party, apart from sums representing costs or expenses.

No interest is payable if the sum is paid in full within 14 days after the date the Tribunal sent the written record of the decision to the parties. The date the Tribunal sent the written record of the decision to the parties is called **the relevant decision day**.

Interest starts to accrue from the day immediately after the relevant decision day. That is called **the calculation day**.

The rate of interest payable is the rate specified in section 17 of the Judgments Act 1838 on the relevant decision day. This is known as **the stipulated rate of interest**.

The Secretary of the Tribunal is required to give you notice of **the relevant decision day**, **the calculation day**, and **the stipulated rate of interest** in your case. They are as follows:

the relevant decision day in this case is: 17 June 2024

the calculation day in this case is: 18 June 2024

the stipulated rate of interest is: 8% per annum.

Mr S Artingstall For the Employment Tribunal Office

#### **GUIDANCE NOTE**

1. There is more information about Tribunal judgments here, which you should read with this guidance note:

www.gov.uk/government/publications/employment-tribunal-hearings-judgment-guidet426

If you do not have access to the internet, you can ask for a paper copy by telephoning the Tribunal office dealing with the claim.

- 2. The payment of interest on Employment Tribunal awards is governed by The Employment Tribunals (Interest) Order 1990. Interest is payable on Employment Tribunal awards if they remain wholly or partly unpaid more than 14 days after the relevant decision day. Sums in the award that represent costs or expenses are excluded. Interest starts to accrue from the day immediately after the relevant decision day, which is called the calculation day.
- 3. The date of the **relevant decision day** in your case is set out in the Notice. If the judgment is paid in full by that date, no interest will be payable. If the judgment is not paid in full by that date, interest will start to accrue from the next day.
- 4. Requesting written reasons after you have received a written judgment does **not** change the date of the **relevant decision day**.
- 5. Interest will be calculated as simple interest accruing from day to day on any part of the sum of money awarded by the Tribunal that remains unpaid.
- 6. If the person paying the Tribunal award is required to pay part of it to a public authority by way of tax or National Insurance, no interest is payable on that part.
- 7. If the Secretary of State has claimed any part of the sum awarded by the Tribunal in a recoupment notice, no interest is payable on that part.
- 8. If the sum awarded is varied, either because the Tribunal reconsiders its own judgment, or following an appeal to the Employment Appeal Tribunal or a higher court, interest will still be payable from **the calculation day** but it will be payable on the new sum not the sum originally awarded.
- 9. The online information explains how Employment Tribunal awards are enforced. The interest element of an award is enforced in the same way.