

EMPLOYMENT TRIBUNALS

Claimant: Mr C McPartlin

Respondent: Ingredients, Supplements and Methods Ltd

JUDGMENT UNDER RULE 21

- 1. The Respondent has failed to file an ET3 in this case.
- 2. Having considered the ET1 and documents provided by the Claimant, Employment Judge 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 the claimant wages between 1 January and 5 March 2024. It has also failed to pay him three month's notice and holiday pay. The claimant was earning £9,000 gross per month. He is owed 4.5 days holiday pay based on being entitled to 26 days holiday per calendar year plus bank holidays.
- 4. Accordingly, the Respondent is ordered to pay the Claimant £48,106.84 gross less any deductions required for income tax or national insurance contributions which should be paid to the HMRC accordingly.
- 5. The hearing due to take place on 23 July 2024 will not take place.

Employment Judge E Burns

3 July 2024

Sent to the parties on: 10 July 2024

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For the Tribunal:

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