



EMPLOYMENT TRIBUNALS

Claimant:
Miss N Carr-Thompson

v

Respondent:
RBS Group

STRIKE OUT

1. The claimant having failed to respond to the letter warning of possible strike out, the claimant's complaint of unfair dismissal is struck out because she does not have 2 years' service as required by s108 Employment Rights Act 1996.
2. The rest of the claimant's claims are unaffected by this judgment.

Employment Judge Fredericks-Bowyer

Dated: 9 September 2024