Case Number: 6002003/2025



EMPLOYMENT TRIBUNALS

Claimant: Ms A Diaco

Respondent: Officine International Limited

Before: Employment Judge Fredericks-Bowyer

On Papers on 10 April 2025 at the London (South) Employment Tribunal

JUDGMENT

UPON the claim having been sent to the respondent company's registered office, AND UPON the respondent responding to other correspondence sent to that address.

AND UPON no response being entered,

AND UPON no extension of time to file a response being sought, judgment is entered under Rule 22 Employment Tribunal Procedure Rules 2024:-

- 1. The respondent automatically unfairly dismissed the claimant on 18 July 2024 and the claimant's compensatory award for that unfair dismissal is £3,443.33 to compensate for past losses.
- 2. The respondent made an unlawful deduction from the claimant's wages in July 2024 and it is ordered to make good that deduction by paying the claimant £1,780.
- 3. The respondent failed to pay the claimant accrued but untaken holiday and it is ordered to make good that deduction in the sum of £2,582.50.
- 4. The total the respondent must pay the claimant is therefore £7,805.83.
- 5. The claimant is responsible for paying tax, if due, on the sums paid under paragraph 2 and 3 above.

Approved by:

Employment Judge Fredericks-Bowyer

Date: 10 April 2025

Sent to the parties: Date: 30 April 2025