



EMPLOYMENT TRIBUNALS

Claimant

Respondent

Mrs M Yeboah

v

Cleverkidz Limited

Heard at: Watford via Video Link

On: 29 July 2022

Before: Employment Judge Daley, sitting alone

Representation:

For the claimant: In person

For the respondent: Not present and not represented

AMENDED JUDGMENT

- 1 This judgment is amended upon the request of the claimant pursuant to Rule 69 of the ET (Constitution & Rules of Procedure) Regulation 2013. Which states that “[The Tribunal] may at any time correct anu clerical mistake or other accidental mistake or omission...”
- 2 The Tribunal hereby amends the name of the respondent from Cleverkidz Day Nursery to Cleverkidz Limited
- 3 The respondent unlawfully deducted the sum of £3118.50 from the claimant’s wages and the claimant is accordingly entitled to that sum.
- 4 The claimant’s claim for compensation for her bus fare in the sum of £165.00 is dismissed, on the grounds that the claimant had no contractual entitlement for her bus fares to be paid.

Employment Judge Daley
Date: 7 September 2022

Case Number: 3322631/2021

Sent to the parties on:

13 September 2022

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For Secretary of the Tribunals

Notes

Reasons for the judgment having been given orally at the hearing, written reasons will not be provided unless a request was made by either party at the hearing or a written request is presented by either party within 14 days of the sending of this written record of the decision.

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Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimant(s) and respondent(s) in a case.