Case No: 2303013/2024



r

## **EMPLOYMENT TRIBUNALS**

Claimant: Mrs E A Groza

Respondent: WB Chambers Farms Limited

Heard at: Mark London South by CVP. On: 1-2 /10/25

Before: Employment Judge Mclaren

**Members** Mrs S. Dengate

Mr. D Newlyn

Representation

Claimant: 

Did not attend

Respondent: W

# **JUDGMENT**

## The unanimous decision of the employment tribunal is as follows: -

1. The complaint of direct discrimination is struck out under Employment Tribunal Rule 38 both under rule (1) (c) because the claimant has not complied with the tribunal rules or a tribunal order and under rule (1) (d) because it has not been actively pursued.

F McLaren 01/10/25

**Employment Judge Mclaren** 

Judgment sent to the parties

on:

03/10/2025

For the Tribunal:

O.Miranda

#### Note

Reasons for the judgment were given orally at the hearing. Written reasons will not be provided unless a party asked for them at the hearing or a party makes a written request within 14 days of the sending of this written record of the decision.

Case No: 2303013/2024

### Public access to employment tribunal decisions

Judgments (apart from judgments under rule 52) 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.

#### Recording and Transcription

Please note that if a Tribunal hearing has been recorded you may request a transcript of the recording, for which a charge may be payable. If a transcript is produced it will not include any oral judgment or reasons given at the hearing. The transcript will not be checked, approved or verified by a judge. There is more information in the joint Presidential Practice Direction on the Recording and Transcription of Hearings, and accompanying Guidance, which can be found here: https://www.judiciary.uk/guidance-and-resources/employment-rules-and-legislation-practice-directions/