



EMPLOYMENT TRIBUNALS

Claimant: Mrs A. Brady (C1)
Mrs S. Jones (C2)

Respondent: LGH Hotels Management Ltd (R1)
Hallmark Hotels Ltd (R2)
Topland Hotels (R3)
Lapithus Hotels Management Ltd (R4)
Goldie Hotels (1) Ltd (R5)
Goldie Hotels (2) Ltd (R6)

JUDGMENT

Heard at: Liverpool **On:** 19th February 2020

Before: Employment Judge T. Vincent Ryan (sitting alone)

Representatives

For C1: Mr A. Fryer, Solicitor

For C2: Mrs Jones represented herself

For the respondent: Mr. M. Foster, Solicitor

The judgment of the tribunal, by agreement of the parties is:

1. R2 – R6 are dismissed from these proceedings;
2. C1's and C2's claims of failures to consult and automatic unfair dismissal related to a TUPE transfer are dismissed upon their withdrawal;
3. C1's claim of disability discrimination by association for an alleged failure to make reasonable adjustments in the light of a statutory duty to do so is dismissed on withdrawal.

Employment Judge T.V. Ryan
Dated: 19.02.20

JUDGMENT SENT TO THE PARTIES ON

28 February 2020

FOR THE TRIBUNAL OFFICE

Note

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 (and no such request was made) or a written request is presented by either party within 14 days of the sending of this written record of the decision.