



EMPLOYMENT TRIBUNALS

Claimant: Mr. C. Woolley

Respondent: Motorline Ltd.

LIABILITY REMEDY JUDGMENT

Employment Tribunals Rules of Procedure 2013 – Rule 21

1. The claimant was unfairly dismissed by the respondent on 14th August 2020.
2. The sum to be awarded to the claimant, payable by the respondent, is to be assessed at a remedy hearing on a date to be notified. The hearing will be held by video (CVP) unless the claimant objects within 7 days confirming his reasons, whereupon a decision will be made by an Employment Judge. The time estimate is 1 hour.
3. The claimant is ORDERED that within 14 days of the date that this judgment and Order is sent to him he shall:
 - 3.1 Send to the tribunal a written calculation of the financial claim that he is making and
 - 3.2 A typed witness statements (in short, numbered paragraphs set out in date order) explaining the losses he attributes to his dismissal, his efforts to keep his losses to a minimum (“mitigation of loss”) and any other information he considers the tribunal ought to know in calculating any award.

Employment Judge T. Vincent Ryan

Date: 01.03.21

JUDGMENT SENT TO THE PARTIES ON
2 March 2021

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AND ENTERED IN THE REGISTER

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FOR THE TRIBUNAL OFFICE