



EMPLOYMENT TRIBUNALS

Claimant: Mr D Bradford

Respondent: i4 Technology Group Ltd

JUDGMENT

Employment Tribunals Rules of Procedure 2013 – Rule 21

1. The respondent has failed to present a valid response on time. The Employment Judge G Duncan has decided that a determination can properly be made of the claim, or part of it, in accordance with rule 21 of the Rules of Procedure.
2. The respondent had made unauthorized deductions from the Claimant's wages.
3. The claim succeeds and the remedy to which the claimant is entitled will be determined at a Remedy Hearing to be listed on the first available date 11th April 2022, t/e two hours, to take place via CVP.
4. The respondent will be entitled to take part in this hearing to the extent permitted by the Employment Judge who hears the case.
5. The Claimant must, by no later than the 28th March 2022, send the Tribunal and the Respondent a statement setting out how much he is claiming and how this has been calculated. The statement shall be accompanied by any evidence upon which he relies in calculating his claim to include any payslips, HMRC documents, contract of employment, bank statements, and any other documents upon which he intends to rely.

Employment Judge G Duncan

Date: 28 February 2022
JUDGMENT SENT TO THE PARTIES ON

9 March 2022

AND ENTERED IN THE REGISTER
FOR THE TRIBUNAL OFFICE Mr N Roche