



EMPLOYMENT TRIBUNALS

Claimant

Respondent

Ms T Waysome-Hamilton

V

Central London Community
Healthcare NHS Trust

JUDGMENT

(by consent – Pursuant to Rule 64 of the Employment Tribunal Rules of Procedure 2013)

Upon the parties' agreement on all remedy issues, the Tribunal makes the following judgment by consent:

1. In compensation for the claims upheld by the Employment Tribunal, the Respondent shall pay to the Claimant the total sum of **£24,102.81** ("the Remedy Payment") as agreed between the parties within 28 days of the date of this Judgment. The Remedy Payment is broken down as follows:
 - (i) Basic Award £6,430
 - (ii) Compensatory Award £8,702.76
 - (iii) Uplift for failure to follow ACAS Code £2,175.69
 - (iv) Pension loss total £6,294.36
 - (v) Loss of statutory rights £500
2. The issue of remedy be stayed for 28 days from the date of this Judgment and upon receipt of the Remedy Payment, the Claimant must immediately confirm to the Tribunal that the Remedy Payment has been made by the Respondent and that the case can therefore be closed.
3. This payment will discharge all parties from further obligation, or claim.

Employment Judge Klimov

20 October 2024

Sent to the parties on:

25 October 2024

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For the Tribunals Office