EMPLOYMENT APPEALS TRIBUNAL

APPEAL(S) OF: EMPLOYEE - appellant

RP2939/2009

CASE NO.

against

EMPLOYER – 1^{st} Named Respondent EMPLOYER – 2^{nd} Named Respondent EMPLOYER – 3^{rd} Named Respondent EMPLOYER – 4^{th} Named Respondent

under

REDUNDANCY PAYMENTS ACTS, 1967 TO 2007

I certify that the Tribunal (Division of Tribunal)

Chairman: Dr. A. Courell B.L.

Members: Mr. D. Morrison

Mr T. Gill

heard this appeal at Castlebar on 15th November 2010

Representation:

Appellant: In person

Respondent: No appearance by or on behalf of the respondent

The decision of the Tribunal was as follows:-

Determination

There was no appearance by or on behalf of the respondents on the day of the hearing. The Tribunal established that the correct respondent is the 4th Named respondent. Having heard the uncontested evidence of the appellant the Tribunal finds that her employment with the respondent was terminated by way of redundancy. Accordingly, the appeal under the Redundancy Payments Acts, 1967 to 2007 is allowed and the appellant is awarded a statutory lump sum under those Acts and based on the following:

Date of Birth: 15th November 1952
Date of Commencement: 1st October 1998
Date of Termination: 12th December 2008

Gross Weekly Wage: €100.14

This award is made subject to the appellant having been in insurable employment under the Social

Welfare Acts during the relevant period
Sealed with the Seal of the
Employment Appeals Tribunal
Employment Appeals Thoulai
This
(Sgd.)(CHAIRMAN)
(CIT MANTELY)