EMPLOYMENT APPEALS TRIBUNAL

APPEALS OF:		CASE NO.
EMPLOYEE	- appellant 1	RP425/10 MN192/10 WT247/11
EMPLOYEE	- appellant 2	RP426/10 MN193/10 WT248/11
against		

uguinst

EMPLOYER

- respondent

under

MINIMUM NOTICE AND TERMS OF EMPLOYMENT ACTS, 1973 TO 2005 REDUNDANCY PAYMENTS ACTS, 1967 TO 2007 ORGANISATION OF WORKING TIME ACT 1997

I certify that the Tribunal (Division of Tribunal)

Chairman: Mr R. Maguire, B.L.

Members: Mr T. O'Grady Ms. E. Brezina

heard these appeals at Naas on 16th March 2011.

Representation:

Appellants: In person

Respondent: In person

The decision of the Tribunal was as follows:-

Determination:

The respondent told the Tribunal that he had submitted the relevant forms to the Department on three separate occasions. On the second occasion he hand delivered the file. It appears that the Department in turn lost the file. He was not neglectful in forwarding the documentation. It was most unfortunate that the employees had to initiate claims with the Tribunal. The respondent was upset and concerned for his former employees.

The respondent conceded that a redundancy situation applied in these cases. The respondent also conceded that a claim under the Organisation of Working Time Act, 1997 be added in respect of appellants 1 and 2.

Appellant 1

The Tribunal finds that appellant 1 was dismissed by reason of redundancy and is entitled to a redundancy payment under the Redundancy Payments Acts, 1977 to 2007 based on the following criteria:

Date of Birth:	26 th September 1963
Date of Commencement:	6 th February 2006
Date of Termination:	3rd July 2009
Gross Weekly Wage:	€337.35

The Tribunal is satisfied that appellant 1 did not receive payment in lieu of notice and is therefore entitled to compensation in the amount of €674.70 being the equivalent of two weeks pay under the Minimum Notice and Terms of Employment Acts, 1973 to 2005.

The Tribunal also awards appellant 1 €573.50 under the Organisation of Working Time Act, 1997.

These awards are made subject to appellant 1 having been in employment, which is insurable for all purposes under the Social Welfare Consolidation Act 2005.

Appellant 2

The Tribunal finds that appellant 2 was dismissed by reason of redundancy and is entitled to a redundancy payment under the Redundancy Payments Acts, 1977 to 2007 based on the following criteria:

Date of Birth:	20 th October 1961
Date of Commencement:	5 th December 2005
Date of Termination:	3rd July 2009
Gross Weekly Wage:	€337.35

The Tribunal is satisfied that appellant 2 did not receive payment in lieu of notice and is therefore entitled to compensation in the amount of \notin 674.70 being the equivalent of two weeks pay under the Minimum Notice and Terms of Employment Acts, 1973 to 2005.

The Tribunal also awards appellant 2 €573.50 under the Organisation of Working Time Act, 1997.

These awards are made subject to appellant 2 having been in employment, which is insurable for all purposes under the Social Welfare Consolidation Act 2005.

Sealed with the Seal of the

Employment Appeals Tribunal

This _____

(Sgd.) _______(CHAIRMAN)