EMPLOYMENT APPEALS TRIBUNAL

APPEAL OF:	CASE NO.
EMPLOYEE – appellant	TE171/2010

For implementation of the recommendation of the Rights Commissioner in the case of

EMPLOYER - respondent

under

TERMS OF EMPLOYMENT (INFORMATION) ACT, 1994 AND 2001

I certify that the Tribunal (Division of Tribunal)

Chairman: Mr. C. Corcoran BL

Members: Mr. G. Mc Auliffe Mr. A. Butler

heard this appeal in Dublin on 18th March 2011

Representation:

Appellant: Ms. Stephanie Tierney, Sheridan Quinn, Solicitors, 29 Upper Mount Street, Dublin 2

Respondent: No appearance or representation on behalf of the respondent

Determination:

This matter came before the Tribunal by way of a notice of claim for implementation of a recommendation of a Rights Commissioner r-083131-te-09/TB

There was no appearance by or on behalf of the respondent company and the Tribunal is satisfied that the respondent had been properly put on notice of the hearing.

Section 8 (6) (a) of the Terms Of Employment (Information) Act, 1994 and 2001 provides that:

Where a recommendation of a rights commissioner in relation to a complaint under this

Act has not been carried out by the employer concerned in accordance with its terms, the time for bringing an appeal against the recommendation has expired and no such appeal has been brought, the employee concerned may bring the complaint before the Tribunal and the Tribunal shall, without hearing the employer concerned or any evidence (other than in relation to the matters aforesaid), make a determination to the like effect as the recommendation.

It having been established that the employer has failed to appeal or implement the said recommendations the Tribunal makes a determination of an award of \notin 1000.00 to the appellant to the like effect of the recommendations of the Rights Commissioner under the Terms of Employment (Information) Acts, 1994 and 2001.

Sealed with the Seal of the

Employment Appeals Tribunal

This _____

(Sgd.) ______(CHAIRMAN)