EMPLOYMENT APPEALS TRIBUNAL

APPEAL OF: CASE NO. EMPLOYEE RP1895/2010

against

EMPLOYER

under

REDUNDANCY PAYMENTS ACTS, 1967 TO 2007

I certify that the Tribunal (Division of Tribunal)

Chairman: Mr. D. MacCarthy S C

Members: Mr J. Flanagan

Mr A. Butler

heard this appeal at Wicklow on 31st March 2011

Representation:

Appellant: In person

Respondent: No representation listed

The decision of the Tribunal was as follows:

The Tribunal accepted jurisdiction of this case by allowing reasonable cause to apply for its late application.

Having heard the brief evidence of the appellant and noting that the respondent was not contesting this appeal, the Tribunal is satisfied 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:

Date of Commencement:

Date of Termination:

16 March 1980

02 September 2002

14 April 2009

Gross Weekly Wage: €630.00 Amount of Redundancy Payment: €8544.00

A weekly statutory ceiling of €600.00 applies to payments under these Acts and from the Social Insurance Fund.

This award is made subject to the appellant having been in employment which is insurable for all

purposes under the Social Welfare Acts during the relevant period.					
Sealed with the Seal of the					
Employment Appeals Tribunal					
This (Sgd.) (CHAIRMAN)					