EMPLOYMENT APPEALS TRIBUNAL

APPEAL OF:

EMPLOYEE -appellant A

CASE NO. RP3072/2010 MN2225/2010

EMPLOYEE -appellant B

RP3073/2010 MN2226/2010

against

EMPLOYER

under

REDUNDANCY PAYMENTS ACTS, 1967 TO 2007 MINIMUM NOTICE AND TERMS OF EMPLOYMENT ACTS, 1973 TO 2005

I certify that the Tribunal (Division of Tribunal)

Chairman: Ms. M. Levey B.L.

Members: Mr D. Peakin Ms. E. Brezina

heard this appeal at Dublin on 10th October 2011

Representation:

Appellant : Mr. Blazej Nowak, Polish Consultancy Enterprise, 107 Amiens Street, Dublin 1

Respondent : No representation listed

The decision of the Tribunal was as follows:

The Tribunal is satisfied that the respondent was properly notified of this hearing. Neither the respondent nor a representative on its behalf appeared for this hearing.

Having heard and considered the submissions of the appellants the Tribunal finds that their employment with the respondent was terminated by way of redundancy. Accordingly, the appeals under the Redundancy Payments Acts, 1967 to 2007 are allowed and the appellants are awarded statutory lump sums under those Acts, and based on the following:

Appellant ADate of Birth:20 Jan. 1983Date of Commencement :02 April 2007Date of Termination:03 September 2010Gross Weekly Wage: $\in 852.00$

Appellant B 24 Oct.1976 20 August 2007 03 September 2010 €628.35 A weekly ceiling of €600.00 applies to payments from the Social Insurance Fund. These awards are made subject to the appellants having been in insurable employment under the Social Welfare Acts during the relevant period.

The appeals under the Minimum Notice and Terms of Employment Acts, 1973 to 2005 are allowed and *Appellant A* is awarded \notin 1704.00 and *Appellant B* is awarded \notin 1256.70 as compensation under those Acts.

Sealed with the Seal of the

Employment Appeals Tribunal

This _____

(Sgd.)

(CHAIRMAN)