- 3. the consumer's claim for recovery of sums unduly paid on the basis of the unfair terms does not become payable until he or she has made the above declaration,
- 4. the trader is not required to pay the consumer statutory interest for late performance until it has knowledge of the above declaration by the consumer?
- (¹) OJ 1993 L 95, p. 29.

# Request for a preliminary ruling from the Cour de cassation (France) lodged on 9 June 2023 — EA v Artemis security

(Case C-367/23, Artemis security)

(2023/C 321/29)

Language of the case: French

## Referring court

Cour de cassation

# Parties to the main proceedings

Applicant: EA

Defendant: Artemis security SAS

#### Questions referred

- 1. Does Article 9(1)(a) of Directive 2003/88/EC of the European Parliament and of the Council of 4 November 2003 concerning certain aspects of the organisation of working time fulfil the conditions for it to have direct effect and be relied on by a worker in a dispute concerning that worker?
- 2. Must Article 9(1)(a) of Directive 2003/88/EC be interpreted as precluding domestic legislation or practices under which, in the event of a failure to comply with the provisions adopted to implement the measures necessary for the free assessment of a worker's health, the worker's right to compensation is subject to proof of the damage which would have resulted from that breach?

Request for a preliminary ruling from the Najvyšší Správny súd Slovenskej republiky (Slovakia) lodged on 13 June 2023 — Mesto Rimavská Sobota v Ministerstvo pôdohospodárstva a rozvoja vidieka Slovenskej republiky

(Case C-370/23, Mesto Rimavská Sobota)

(2023/C 321/30)

Language of the case: Slovak

# Referring court

Najvyšší Správny súd Slovenskej republiky

## Parties to the main proceedings

Applicant: Mesto Rimavská Sobota

Defendant Ministerstvo pôdohospodárstva a rozvoja vidieka Slovenskej republiky