

**Order of the Court (Sixth chamber) of 22 March 2018 (request for a preliminary ruling from the Juzgado Contencioso-Administrativo No 2 de Zaragoza — Spain) — Pilar Centeno Meléndez v Universidad de Zaragoza**

(Case C-315/17) <sup>(1)</sup>

*(Reference for a preliminary ruling — Directive 1999/70/EC — Framework agreement on fixed-term work concluded by ETUC, UNICE and CEEP — Clause 4 — Principle of non-discrimination — Rules for horizontal career progression — Grant of remuneration supplement — National legislation excluding non-established civil servants — Definition of ‘employment conditions’ and ‘objective reasons’)*

(2018/C 190/03)

Language of the case: Spanish

#### **Referring court**

Juzgado Contencioso-Administrativo No 2 de Zaragoza

#### **Parties to the main proceedings**

Applicant: Pilar Centeno Meléndez

Defendant: Universidad de Zaragoza

#### **Operative part of the order**

Clause 4(1) of the Framework Agreement on fixed-term work, concluded on 18 March 1999, which is set out in the Annex to Council Directive 1999/70/EC of 28 June 1999 concerning the Framework Agreement on fixed-term work concluded by ETUC, UNICE and CEEP, must be interpreted as precluding national legislation, such as that at issue in the main proceedings, which restricts participation in the regime for horizontal career progression of administrative and technical staff of the University of Zaragoza (Spain) and, accordingly, receipt of the remuneration supplement ensuing from participation in that regime to career civil servants and permanent contract agents, to the exclusion, in particular, of individuals employed as non-established civil servants.

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<sup>(1)</sup> OJ C 269, 14.8.2017.

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**Order of the Court (Sixth Chamber) of 16 January 2018 (request for a preliminary ruling from the Varhoven kasatsionen sad — Bulgaria) — PM v AH**

(Case C-604/17) <sup>(1)</sup>

*(Reference for a preliminary ruling — Article 99 of the Rules of Procedure of the Court of Justice — Area of freedom, security and justice — Judicial cooperation in civil matters — Jurisdiction in matters of parental responsibility — Regulation (EC) No 2201/2003 — Jurisdiction of a court of a Member State to hear and determine an action relating to parental responsibility where the child is not resident in the territory of that State — Jurisdiction in matters relating to maintenance obligations — Regulation (EC) No 4/2009)*

(2018/C 190/04)

Language of the case: Bulgarian

#### **Referring court**

Varhoven kasatsionen sad