

**Operative part of the judgment**

Article 6(1)(d) of Regulation (EC) No 805/2004 of the European Parliament and of the Council of 21 April 2004 creating a European Enforcement Order for uncontested claims must be interpreted as meaning that it does not apply to contracts concluded between two persons who are not engaged in commercial or professional activities.

(<sup>1</sup>) OJ C 46, 16.2.2013.

**Judgment of the Court (Second Chamber) of 5 December 2013 (request for a preliminary ruling from the Landesgericht Salzburg — Austria) — Zentralbetriebsrat der gemeinnützigen Salzburger Landeskliniken Betriebs GmbH v Land Salzburg**

(Case C-514/12) (<sup>1</sup>)

*(Freedom of movement for workers — Article 45 TFEU — Regulation (EU) No 492/2011 — Article 7(1) — National legislation providing for account to be taken only of a proportion of the periods of service completed with employers other than Land Salzburg — Restriction of freedom of movement for workers — Justifications — Overriding reasons in the public interest — Objective of rewarding loyalty — Administrative simplification — Transparency)*

(2014/C 45/26)

Language of the case: German

**Referring court**

Landesgericht Salzburg

**Parties to the main proceedings**

*Applicant:* Zentralbetriebsrat der gemeinnützigen Salzburger Landeskliniken Betriebs GmbH

*Defendant:* Land Salzburg

**Re:**

Request for a preliminary ruling — Landesgericht Salzburg — Interpretation of Article 45 TFEU and Article 7(1) of Regulation (EU) No 492/2011 of the European Parliament and of the Council of 5 April 2011 on freedom of movement for workers within the Union (OJ 2011 L 141, p. 1) — Remuneration of contractual civil servants of a Member State — National legislation providing for account to be taken of all periods of service completed with a specific public employer, but for account to be taken of only a proportion of the periods of service completed after a certain age with other public or private employers.

**Operative part of the judgment**

Article 45 TFEU and Article 7(1) of Regulation (EU) No 492/2011 of the European Parliament and of the Council of 5 April 2011 on

freedom of movement for workers within the Union must be interpreted as precluding national legislation under which, in determining the reference date for the purposes of the advancement of an employee of a local or regional authority to the next pay step in his grade, account is to be taken of all uninterrupted periods of service completed with that authority, but of only a proportion of any other periods of service.

(<sup>1</sup>) OJ C 63, 2.3.2013.

**Judgment of the Court (Seventh Chamber) of 12 December 2013 (request for a preliminary ruling from the Tribunale amministrativo regionale per la Puglia — Italy) — Dirextra Alta Formazione srl v Regione Puglia**

(Case C-523/12) (<sup>1</sup>)

*(Request for a preliminary ruling — Freedom to provide services — Grants of public money, co-financed by the European Social Fund, for students enrolled in post-graduate specialist programmes of study — Regional legislation designed to enhance the level of education locally and making the award of grants subject to conditions targeting providers of post-graduate programmes of study — Condition requiring 10 years' continuous experience)*

(2014/C 45/27)

Language of the case: Italian

**Referring court**

Tribunale amministrativo regionale per la Puglia

**Parties to the main proceedings**

*Applicant:* Dirextra Alta Formazione srl

*Defendant:* Regione Puglia

**Re:**

Request for a preliminary ruling — Tribunale amministrativo regionale per la Puglia — Interpretation of Articles 56 TFEU, 101 TFEU and 107 TFEU — Interpretation of Articles 9 and 10 of the European Convention for the Protection of Human Rights and Fundamental Freedoms and Articles 11 and 14 of the Charter of Fundamental Rights of the European Union — Principles of proportionality and non-discrimination — Grants of public money, co-financed by the European Social Fund, for students enrolled in post-graduate Masters degree courses — Regional legislation designed to enhance the level of education locally and making the award of student grants conditional upon the level of professionalism of the Masters degree course providers — Provider which has the requisite experience in terms of the number of hours of training completed, but which has not achieved this in the prescribed manner and within the prescribed period.