

Parties to the main proceedings

Applicants: Federación de Trabajadores Independientes de Comercio (Fetico), Federación Estatal de Servicios, Movilidad y Consumo de la Unión General de Trabajadores (FESMC-UGT), Federación de Servicios de Comisiones Obreras (CCOO)

Defendants: Grupo de Empresas DIA SA, Twins Alimentación SA

Operative part of the judgment

Articles 5 and 7 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 must be interpreted as not being applicable to national rules providing for special leave on days when workers are required to work which do not allow those workers to claim that leave in so far as the needs and obligations met by that special leave arise during weekly rest periods or periods of paid annual leave that are the subject of those articles.

⁽¹⁾ OJ C 436, 3.12.2018.

Judgment of the Court (Tenth Chamber) of 4 June 2020 — Terna SpA v European Commission

(Case C-812/18 P) ⁽¹⁾

(Appeal — Energy — Projects of common interest to the EU — EU financial assistance granted to two projects in the field of trans-European energy networks — Directive 2004/17/EC — Article 37 — Subcontracting — Article 40(3)(c) — Direct award — Technical specificity — Framework agreement — Reduction of the assistance originally granted following a financial audit — Reimbursement of amounts originally paid)

(2020/C 262/05)

Language of the case: Italian

Parties

Appellant: Terna SpA (represented by: F. Covone, A. Police, L. Di Via, D. Carria and F. Degni, avvocati)

Other party to the proceedings: European Commission (represented by: O. Beynet, M. Ilkova, G. Gattinara and P. Ondrůšek, acting as Agents)

Operative part of the judgment

The Court:

1. Dismisses the appeal;
2. Orders Terna SpA to pay the costs.

⁽¹⁾ OJ C 72, 25.2.2019.