

Parties to the main proceedings

Applicant: Academia de Studii Economice din București

Defendant: Organismul Intermediar pentru Programul Operațional Capital Uman — Ministerul Educației Naționale

Operative part of the judgment

Articles 2(1) and 3 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 meaning that, where an employee has concluded several contracts of employment with the same employer, the minimum daily rest period provided for in Article 3 thereof applies to those contracts taken as a whole and not to each of those contracts taken separately.

⁽¹⁾ OJ C 406, 2.12.2019.

Judgment of the Court (Grand Chamber) of 16 March 2021 — European Commission v Hungary, Republic of Poland

(Case C-596/19 P) ⁽¹⁾

(Appeal — Article 107(1) TFEU — State aid — Hungarian tax on turnover linked to advertisements — Information used to determine the reference system — Progressivity of tax rates — Transitional measure for the partial deductibility of losses carried forward — Existence of a selective advantage — Burden of proof)

(2021/C 182/16)

Language of the case: Hungarian

Parties

Appellant: European Commission (represented by: V. Bottka, P.-J. Loewenthal and K. Herrmann, acting as Agents)

Other parties to the proceedings: Hungary (represented by: M.Z. Fehér and G. Koós, acting as Agents), Republic of Poland (represented by: B. Majczyna, acting as Agent)

Operative part of the judgment

The Court:

1. Dismisses the appeal;
2. Orders the European Commission to pay the costs, including those incurred by the Republic of Poland.

⁽¹⁾ OJ C 348, 14.10.2019.
