

**Order of the Court (Seventh Chamber) of 7 April 2022 (request for a preliminary ruling from the Efeteio Athinon — Greece) — VP, CX, RG, TR and Others v Elliniko Dimosio**

(Case C-133/21) <sup>(1)</sup>

*(Reference for a preliminary ruling — Social Policy — Directive 1999/70/EC — Framework agreement on fixed-term work concluded by ETUC, UNICE and CEEP — Clause 4 — Principle of non-discrimination — Successive fixed-term contracts in the public sector — National legislation establishing a difference in treatment as regards remuneration between workers employed under fixed-term contracts for the supply of services and those employed under contracts of indefinite duration — No justification — Concept of ‘objective reasons’)*

(2022/C 359/17)

Language of the case: Greek

**Referring court**

Efeteio Athinon

**Parties to the main proceedings**

*Appellants:* VP, CX, RG, TR and Others

*Respondent:* Elliniko Dimosio

**Operative part of the order**

Clause 4(1) of the framework agreement on fixed-term work, concluded on 18 March 1999, which is annexed 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 under which a fixed-term worker, whose contracts is classified as a contract for the supply of services, is not entitled to receive remuneration equivalent to that paid to a permanent worker on the ground that that worker carried out his or her work under a fixed-term contract in the knowledge that that contract sought to meet permanent and long-lasting needs of his or her employer.

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<sup>(1)</sup> OJ C 206, 31.5.2021.

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**Request for a preliminary ruling from the Tribunal Superior de Justicia de Madrid (Spain) lodged on 27 January 2022 — MP v Consejería de Presidencia**

(Case C-59/22)

(2022/C 359/18)

Language of the case: Spanish

**Referring court**

Tribunal Superior de Justicia de Madrid

**Parties to the main proceedings**

*Applicant:* MP

*Defendant:* Consejería de Presidencia

**Questions referred**

- A) For the purposes of clause 2 of the agreement annexed to Council Directive 1999/70/EC <sup>(1)</sup> of 28 June 1999 concerning the framework agreement on fixed-term work concluded by ETUC, UNICE and CEEP, must a worker with a ‘non-permanent contract of indefinite duration’, as described in this order, be regarded as a ‘worker with a fixed-term contract’ and is such a worker included in the scope of the framework agreement and, in particular, clause 5 thereof?