

SUMMARY

ECJ 19 April 2018, case C-645/16 (CMR), Miscellaneous

***<p>Conseils et mise en relations (CMR) SARL – v
– Demeures terre et tradition SARL, French
case</p>***

Questions to the ECJ

Must Article 17 of Directive 86/653 be interpreted as meaning that the indemnity and compensation regimes laid down by that article, in paragraphs 2 and 3 respectively, in the event of termination of a commercial agency contract are applicable where termination occurs during the trial period provided for by the contract?

Ruling

Article 17 of Council Directive 86/653/EEC of 18 December 1986 on the coordination of the laws of the Member States relating to self-employed commercial agents must be interpreted as meaning that the indemnity and compensation regimes laid down by that article, in paragraphs 2 and 3 respectively, in the event of termination of the commercial agency contract are applicable where termination occurs during the trial period provided for by the contract.

Creator: European Court of Justice (ECJ)

Verdict at: 2018-04-19

Case number: C-645/16 (CMR)