

**SUMMARY** 

## ECJ 3 June 2021, case C-784/19 (TEAM POWER EUROPE), Social Insurance, Temporary Agency Work, Posting of Workers and Expatriates

'TEAM POWER EUROPE' EOOD – v – Direktor na Teritorialna direktsia na Natsionalna agentsia za prihodite – Varna, Bulgarian case

## **Summary**

A temporary-work agency must carry out a significant part of its activities of assigning temporary agency workers locally for local social insurance to be applicable. The ECJ's summary can be found here.

## Question

Must Article 14(2) of Regulation No 987/2009 be interpreted as meaning that a temporary-work agency established in a Member State must, in order for it to be considered that it 'normally carries out its activities', within the meaning of Article 12(1) of Regulation No 883/2004, in that Member State, carry out a significant part of its activities of assigning temporary agency workers for the benefit of user undertakings established and carrying out their activities in the territory of that Member State?

## Ruling

Article 14(2) of Regulation (EC) No 987/2009 of the European Parliament and of the Council of 16 September 2009 laying down the procedure for implementing Regulation (EC) No 883/2004 on the coordination of social security systems must be interpreted as meaning that a temporary-work agency established in a Member State must, in order for it to be considered



that it 'normally carries out its activities', within the meaning of Article 12(1) of Regulation (EC) No 883/2004 of the European Parliament and of the Council of 29 April 2004 on the coordination of social security systems, in that Member State, carry out a significant part of its activities of assigning temporary agency workers for the benefit of user undertakings established and carrying out their activities in the territory of that Member State.

**Creator**: European Court of Justice (ECJ)

**Verdict at**: 2021-06-03 **Case number**: C-784/19