EFTA COURT

Request for an Advisory Opinion from the EFTA Court by Héraðsdómur Reykjavíkur in the case of Eyjólfur Orri Sverrisson v The Icelandic State

(Case E-11/20)

A request has been made to the EFTA Court dated 19 June and 26 August 2020 from *Héraðsdómur Reykjavíkur* (Reykjavík District Court), which was received at the Court Registry on 27 August 2020, for an Advisory Opinion in the case of Eyjólfur Orri Sverrisson v The Icelandic State on the following questions:

- 1. Should Article 2 of Directive 2003/88/EC be interpreted as meaning that time spent travelling by an employee in the service of, and at the behest of, his employer, to a workplace which is not the employee's regular workplace, is working time when it falls outside traditional daytime working hours?
- 2. For the purpose of answering Question 1, is it of significance whether the journey made by the employee for the employer is made domestically or between countries?
- 3. For the purpose of answering Question 1, is it of significance what form the work contribution takes during the journey?