

## EFTA COURT

### **Request for an Advisory Opinion from the EFTA Court by Trygderetten dated 26 January 2022 in the case of A v Arbeids- og velferdsdirektoratet**

**(Case E-2/22)**

A request has been made to the EFTA Court dated 26 January 2022 from *Trygderetten* (The National Insurance Court), which was received at the Court Registry on 27 January 2022, for an Advisory Opinion in the case of A v Arbeids- og velferdsdirektoratet on the following questions:

- 1) Does a benefit such as the transitional benefit (overgangsstønad) – see the first paragraph of Section 15-5 of the National Insurance Act, read in conjunction with the first sentence of the second paragraph – come within the material scope of Regulation (EC) No 883/2004 according to:
  - a. Article 3(1), in particular (j), or**
  - b. Article 3(3), read in conjunction with Article 70?****
- 2) Is it of any significance for the assessment under question 1) that there is a requirement of occupational activity for continued entitlement to a benefit when the youngest child becomes one year old, see Section 15-6 of the National Insurance Act?**