EFTA COURT

Request for an Advisory Opinion from the EFTA Court by the Supreme Court of Norway dated 11 April 2025 in the case of Saga Subsea AS v Akselsen and Granlund

(Case E-6/25)

A request has been made to the EFTA Court dated 11 April 2025 from the Supreme Court of Norway (*Norges Høyesterett*), which was received at the Court Registry on 11 April 2025, for an Advisory Opinion in the case of Saga Subsea AS v Akselsen and Granlund, on the following question:

Should Article 5 of the European Parliament and Council Directive 2008/104/EC of 19 November 2008 on temporary agency work (the Temporary Agency Work Directive) be interpreted to mean that the provision applies to employees of a temporary work agency domiciled in an EEA State during the period they are hired out for labour to an undertaking domiciled in the same EEA State on board a vessel used in connection with petroleum activities on that State's continental shelf?