

Decision of the Rector of the University of Zaragoza of 30 January 2013 issuing instructions for adapting the regulation of leave of teaching and research staff to the judgment of the CJEU (large chamber) of 20 January 2009, in Joined Cases C-35006 and C520/06

Having regard to the agreement of 2 February 2006 of the Governing Council of the University of Zaragoza approving the regulations governing holidays, licences and permits for teaching and research staff at the University of Zaragoza,

Having regard to the judgment of the CJEU (Grand Chamber) of 20 January 2009, in Joined Cases C-350/06 and C-520/06,

Having regard to the fact that there may be doubts as to the compliance of the legislation with the case-law set out by the **CJEU**, RESOLVES gives the following instruction:

First. In cases where a worker has not taken paid annual leave because the periods authorised for that purpose coincide with sick leave, account should be taken of the case-law established by the judgment of the CJEU (large chamber) of 20 January 2009.

Second: That the outstanding holidays that cannot be taken during a non-school period are taken on the days immediately after obtaining the discharge situation.

Zaragoza, 30 January 2013

THE RECTOR

Manuel J. López Pérez