



El nuevo régimen jurídico del contrato fijo discontinuo tras la Reforma de 2021 [

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text (article)

Analítica

Work that analyzes the new regulation of the discontinuous fixed contract, consequence of the reform of the end of 2021 (RD-Ley 32/2021). We intend to focus on the study of the main novelties provided by this regulation: the new configuration, which involves the unification of the discontinuous fixed and the fixed periodic contracts; the new areas where this contract can be used (consequence of the reduction in the space of temporary hiring), specifically in the case of contractors or subcontractors, or temporary work companies. The possibilities of a discontinuous permanent part-time contract are also analyzed. On the other hand, there are also novelties in the legal regime of this contract, whether in the requirements, in the obligation to call, non-compliance with it (the procedural actions to which the worker can resort) and on the period of inactivity. Finally, we also point out the forecast of future developments in terms of unemployment benefits

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