



CLC Paradise Trading – £45,949 Awarded



Court: First Instance Court, Fuengirola, Spain

Case Date: March 20, 2023

Summary:

The plaintiff contested their timeshare agreement with CLC Paradise Trading, arguing that the contract's lack of a specified duration rendered it invalid.

Key Findings:

- The court found that the absence of a duration clause violated Spanish Law 42/1998, which requires timeshare contracts to state the exact period of use.

Outcome:

The contract was declared null and void. CLC Paradise Trading was ordered to compensate the plaintiff £45,949.

Impact:

This case underscores the critical importance of including all mandatory information in timeshare contracts, reinforcing consumer protection under Spanish law.