

MP 936/2020 | STF PLENARY SESSION CONFIRMS THE POSSIBILITY OF NEGOTIATION BY INDIVIDUAL AGREEMENT

In a trial closed on this date, the Plenary of the Supreme Federal Court (STF), by a majority of votes (7 x 3), reformed the previous decision of Minister Ricardo Lewandowski and denied the Injunction made in ADIn 6363.

Thus, agreements negotiated individually between employers and employees are valid for the purpose of proportional reduction of working hours and wages and temporary suspension of the employment contract, according to the provisions of Provisional Measure (MP) 936/2020. Such agreements must be communicated to the respective unions 10 calendar days from their conclusion. The purpose of this procedure is only to inform the union of the individual agreement entered into.

For more information, please contact:

Renato Silveira - rsi@machadoassociados.com.br

Marcel Augusto Satomi - mrs@machadoassociados.com.br



MACHADO
ASSOCIADOS