



CONSTITUTIONAL COURT OF SPAIN  
Office of the President  
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### THE CONSTITUTIONAL COURT ADMITS THE GOVERNMENT'S APPEALS AGAINST THE REGULATION GOVERNING THE WORKING DAY OF PUBLIC EMPLOYEES IN THE AUTONOMOUS GOVERNMENT OF ANDALUSIA

The Plenary Session of the Constitutional Court has admitted the appeal on the grounds of unconstitutionality lodged by the President of the Government against Autonomous Government of Andalusia Legislative Decree 5/2016, of 11 of October, regulating the working day of public-employee personnel in the Autonomous Government of Andalusia.

The Court has resolved to serve notice of the appeal to the Chamber of Deputies and to the Senate, along with the Autonomous Government and Parliament of Andalusia, which are afforded fifteen days in which to appear as a party to the proceedings and make any representations they deem appropriate.

The Plenary Session has also decided to suspend the validity and application of the challenged regulation, as an automatic consequence of the Government's invocation of the appeal outlined in article 161.2 of the Constitution. The aforementioned precept establishes the following: *“The Government may contest before the Constitutional Court the provisions and resolutions adopted by bodies of the Autonomous Regions. This challenge shall entail the suspension of the contested provision or resolution, but the Court must either ratify or lift the suspension, as the case may be, within a period of not more than five months”*.

Admission and interim suspension do not represent any form of advance decision on the merits of the appeal, which the Court will resolve shortly.

Madrid, 24 July 2017