HUMAN RIGHTS BUILDING
IN FIGURES

• Architect: Lord Richard Rogers
• Cost: FRF 455 million

NOT TO BE CONFUSED WITH

Court of Justice of the European Union
Based in Luxembourg, this Court ensures compliance with EU law and rules on the interpretation and application of the treaties establishing the European Union.

International Court of Justice

Universal Declaration of Human Rights
Text adopted by the United Nations in 1948 in order to strengthen human rights protection at international level.

Charter of Fundamental Rights

THE COURT
in brief

• Usable floor areas: 28,000 sq.m, including,
  - 860 sq. m for the Hearing Room
  - 520 sq. m for the small Hearing Room
  - 4,500 sq. m of meeting rooms
  - 16,500 sq. m of offices

• Number of meeting rooms: 18, including,
  - the Hearing Room (243 seats + 49 for the judges + 22 for applicants)
  - the small Hearing Room (101 seats + 25 for the judges + 12 for applicants)
  - the Court Deliberations Rooms (seating space 47-52)
  - Meeting rooms (average of 47 seats around the table, plus 52 at the rear)

• Number of offices: 535 offices (variable)

• Audiovisual equipment: Press room (204 seats)
  Seminar room (104 seats)

• Not forgetting:
  - 490 km of electric cables
  - 5,500 lights
  - 10 km of piping
  - 500 metres of document conveyors
  - 9 lifts/goods lifts
  - 450 tonnes of metal frame
  - 1,450 tonnes of concrete reinforcement
  - 15,000 cubic metres of concrete
  - 2,800 linear metres of fixed plant window boxes
  - 4 heatpumps
  - 16 separate air-handling units
  - 50 firms with 125 subcontractors
  - 1,500 site workers
  - 800,000 hours of building work

MORE INFORMATION

European Court of Human Rights
Public Relations
67075 Strasbourg cedex
France
www.echr.coe.int
THE EUROPEAN COURT OF HUMAN RIGHTS

The European Court of Human Rights is an international court set up in 1959. It rules on individual or State applications alleging violations of the civil and political rights set out in the European Convention on Human Rights.

Since 1998 it has sat as a full-time court and individuals can apply to it directly.

The Court examined hundreds of thousands applications since it was set up. Its judgments are binding on the countries concerned and have led governments to alter their legislation and administrative practice in a wide range of areas. The Court’s case-law makes the Convention a modern and powerful living instrument for meeting new challenges and consolidating the rule of law and democracy in Europe.

The Court is based in Strasbourg, in the Human Rights Building designed by the British architect Lord Richard Rogers in 1995 – a building whose image is known worldwide. From here, the Court monitors respect for the human rights of 830 million Europeans in the 47 Council of Europe member States that have ratified the Convention.

THE EUROPEAN CONVENTION ON HUMAN RIGHTS

The European Convention on Human Rights is an international treaty under which the member States of the Council of Europe promise to secure fundamental civil and political rights, not only to their own citizens but also to everyone within their jurisdiction. The Convention, which was signed on 4 November 1950 in Rome, entered into force in 1953.

The Convention secures in particular:

- the right to life,
- the right to a fair hearing,
- the right to respect for private and family life,
- freedom of expression,
- freedom of thought, conscience and religion and,
- the protection of property.

The Convention prohibits in particular:

- torture and inhuman or degrading treatment or punishment,
- slavery and forced labour,
- death penalty,
- arbitrary and unlawful detention, and
- discrimination in the enjoyment of the rights and freedoms set out in the Convention.

THE GUARANTEES AND PROHIBITIONS

KEY DATES

5 May 1949
Creation of the Council of Europe

4 November 1950
Adoption of the Convention

3 September 1953
Entry into force of the Convention

21 January 1959
First members of the Court elected by the Consultative Assembly of the Council of Europe

23-28 February 1959
The Court’s first session

18 September 1959
The Court adopts its Rules of Court

14 November 1960
The Court delivers its first judgment: Lawless v. Ireland

1 November 1998
Entry into force of Protocol No. 11 to the Convention, instituting “the new Court”

1 June 2010
Entry into force of the Protocol No. 14 to the Convention, whose aim is to guarantee the long-term efficiency of the Court

1 August 2018
Entry into force of Protocol No. 16 to the Convention allowing the Court to deliver advisory opinions

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