



CiF president Jaume Ferrer was joined by his deputy vice-president and secretary of the cabinet, finance and rural affairs, Bartomeu Escandell, today as the two reported on the judgment of the Supreme Court dated 11 September 2017, which dismissed the appeal in the words of the president "confirms that the Subsidiary Rules approved in 2010 are sound, in an environmentally friendly way, and in defense of the general interest of Formentera."

The Supreme Court has dismissed the appeal brought by Sunway SL against the judgment of the High Court of Justice of the Balearic Islands, dated 8 July 2014, against the agreement of the Formentera Council plenary, adopted in session of September 30, 2010, which brought definitive approval for the island's *normes subsidiàries*, or "subsidiary rules".

The president explained that once the sentence was received and the legal advisers consulted, "the opinion of the High Court of Justice of the Balearic Islands affirmed that the Consell's action was correct and now it is the Supreme Court that re-affirms the same".

Jaume Ferrer stressed that the Consell always took into account the defense of the general interest when drafting the Subsidiary Rules and also explained that "the Supreme Court has also argued that the rules, according to the ruling, have not removed any right to the entity Sunway SL, since the fact of being urban does not imply associated building right".