

**Request for a preliminary ruling from the Nejvyšší soud České republiky (Czech Republic) lodged on
3 August 2015 — New Wave CZ a.s. v Alltoys spol. s r. o.**

(Case C-427/15)

(2015/C 371/17)

Language of the case: Czech

Referring court

Nejvyšší soud České republiky

Parties to the main proceedings

Applicant: New Wave CZ a.s.

Defendant: Alltoys spol. s r. o.

Question referred

Must Article 8(1) of Directive 2004/48/EC ⁽¹⁾ of the European Parliament and of the Council of 29 April 2004 on the enforcement of intellectual property rights be interpreted as meaning that it is in the context of proceedings concerning an infringement of an intellectual property right if, after the definitive termination of proceedings in which it was declared that an intellectual property right was infringed, the applicant in separate proceedings seeks information on the origin and distribution networks of the goods or services by which that intellectual property right is infringed (for example, for the purpose of being able to quantify the damage precisely and subsequently seek compensation for it)?

⁽¹⁾ OJ 2004 L 157, p. 45.

**Request for a preliminary ruling from the Nejvyšší správní soud (Czech Republic) lodged on
7 August 2015 — Odvolací finanční ředitelství v Pavlína Bašťová**

(Case C-432/15)

(2015/C 371/18)

Language of the case: Czech

Referring court

Nejvyšší správní soud

Parties to the main proceedings

Appellant: Odvolací finanční ředitelství

Other party to the proceedings: Pavlína Bašťová

Questions referred

- 1a. Is the supply of a horse by its owner (who is a taxable person) to the organiser of a race for the purpose of the horse's running in a race a supply of services for consideration within the meaning of Article 2(1)(c) of Directive 2006/112/EC ⁽¹⁾ on the common system of value added tax and thus a transaction subject to VAT?