Questions referred

- 1. Does the conclusion of an agreement whereby a company leases a building in which specific catering activities had previously been carried on in a restaurant to another company, together with all capital equipment and inventory items, where the tenant company continues the same catering activities in a restaurant with the same name as was used previously, constitute a transfer of a business within the meaning of Articles 19 and 29 of Directive 2006/112/EC? (¹)
- 2. In the event that Question 1 is answered in the negative, is the transaction described above a supply of services that may be regarded as the letting of immovable property within the meaning of Article 135(1)(l) of [Directive 2006/112/EC], or a supply of complex services that may not be regarded as the letting of immovable property and that is taxable by operation of the law?

(1) OJ 2006 L 347, p. 1.

Request for a preliminary ruling from the Amtsgericht Darmstadt (Germany) lodged on 11 January 2018 — TopFit e. V., Daniele Biffi v Deutscher Leichtathletikverband e. V.

(Case C-22/18)

(2018/C 123/17)

Language of the case: German

Referring court

Amtsgericht Darmstadt

Parties to the main proceedings

Applicants: TopFit e. V., Daniele Biffi

Defendant: Deutscher Leichtathletikverband e. V.

Questions referred

- 1. Are Articles 18, 21 and 165 TFEU to be interpreted as meaning that a provision in the Athletics Rules of an association of a Member State which makes participation in national championships dependent on having the nationality of the Member State amounts to impermissible discrimination?
- 2. Are Articles 18, 21 and 165 TFEU to be interpreted as meaning that an association of a Member State impermissibly discriminates against amateur athletes who do not have the nationality of the Member State by allowing them to participate in national championships but only letting them start 'outside classification' or 'without classification' and not letting them participate in the finals of races and contests?
- 3. Are Articles 18, 21 and 165 TFEU to be interpreted as meaning that an association of a Member State impermissibly discriminates against amateur athletes who do not have the nationality of the Member State by excluding them from the award of national titles or from the standings?

Request for a preliminary ruling from the Administrativen sad Sofia-grad (Bulgaria) lodged on 17 January — Elektrorazpredelenie Yug EAD v Komisia za energiyno i vodno regulirane

(Case C-31/18)

(2018/C 123/18)

Language of the case: Bulgarian

Referring court