- 2. If deduction is possible: does it also apply to the costs of alternative transportation to a destination other than the final destination of the flight if the passenger turns down alternative transport offered by the air carrier to the final destination of the flight?
- 3. In so far as deduction is possible: may the air carrier make the deduction in all cases or is it dependent on the extent to which it is permitted by national law or the court considers it equitable?
- 4. In so far as national law is applicable or the court is required to take a discretionary decision: is the compensation under Article 7 of the regulation intended to redress only the inconvenience and the loss of time suffered by passengers as a result of the cancellation, or is it also intended to address material damage?
- (1) Regulation (EC) No 261/2004 of the European Parliament and of the Council of 11 February 2004 establishing common rules on compensation and assistance to passengers in the event of denied boarding and of cancellation or long delay of flights, and repealing Regulation (EEC) No 295/91 (OJ 2004 L 46, p. 1).

Request for a preliminary ruling from the Landgericht Bonn (Germany) lodged on 4 May 2018 — Thomas Leonhard v DSL Bank

(Case C-301/18)

(2018/C 285/34)

Language of the case: German

Referring court

Landgericht Bonn

Parties to the main proceedings

Applicant: Thomas Leonhard

Defendant: DSL Bank

Question referred

Is Article 7(4) of Directive 2002/65/EC (1) to be interpreted as precluding legislation of a Member State which provides that, after withdrawal from a distance consumer loan contract has been declared, the supplier must also pay to the consumer, beyond the sum he has received from the consumer in accordance with the distance contract, compensation for the benefit of use in respect of this sum?

(1) Directive 2002/65/EC of the European Parliament and of the Council of 23 September 2002 concerning the distance marketing of consumer financial services and amending Council Directive 90/619/EEC and Directives 97/7/EC and 98/27/EC (OJ 2002 L 271, p. 16).

Request for a preliminary ruling from the Tribunale Amministrativo Regionale per il Lazio (Italy) lodged on 14 May 2018 — Schiaffini Travel SpA v Comune di Latina

(Case C-322/18)

(2018/C 285/35)

Language of the case: Italian

Referring court