

## Operative part of the judgment

The Court of Justice of the European Union does not have jurisdiction to answer the requests from the Tribunale amministrativo regionale per il Lazio (Italy) for a preliminary ruling, made by decisions of 19 October 2011 and 1 December 2011 in Joined Cases C-162/12 and C-163/12, to the extent that those requests concern the interpretation of Article 49 TFEU. Those requests are inadmissible to the extent that they concern the interpretation of other provisions of EU law.

(<sup>1</sup>) OJ C 165, 9.6.2012.

## Judgment of the Court (First Chamber) of 23 January 2014 (request for a preliminary ruling from the Finanzgericht Hamburg (Germany)) — DMC Beteiligungsgesellschaft mbH v Finanzamt Hamburg-Mitte

(Case C-164/12) (<sup>1</sup>)

*(Taxation — Corporation tax — Transfer of an interest in a partnership to a capital company — Book value — Value as part of a going concern — Agreement on the prevention of double taxation — Immediate taxation of unrealised capital gains — Different treatment — Restriction on free movement of capital — Preserving the balanced allocation of powers to impose taxes between the Member States — Proportionality)*

(2014/C 93/08)

Language of the case: German

## Referring court

Finanzgericht Hamburg

## Parties to the main proceedings

Applicant: DMC Beteiligungsgesellschaft mbH

Defendant: Finanzamt Hamburg-Mitte

## Re:

Request for a preliminary ruling — Finanzgericht Hamburg — Interpretation of Article 43 EC (now Article 49 TFEU) — Partnerships established in another Member State contributing interests in an undertaking to a national capital company in exchange for shares in that company — Legislation providing that in such a case the capital contributed must be entered in the balance sheet of the capital company at its true value and not its book value, thus bringing forward the date on which the unrealised capital gains will be taxed — Whether it is possible to pay the tax in five annual instalments if a guarantee is provided.

## Operative part of the judgment

1. Article 63 TFEU must be interpreted as meaning that the objective of preserving the balanced allocation of the power to impose taxes between Member States may justify the legislation of a Member State which requires assets in a limited partnership contributed to the capital of a capital company with its registered office in the territory of that Member State to be assessed at their value as part of a going concern, thus giving rise to the taxation, before they are actually realised, of the capital gains relating to those assets generated in that territory, if it will in fact be impossible for that Member State to exercise its powers of taxation in relation to those gains when they are in fact realised, which is a matter for the national court to determine.
2. The national legislation of a Member State which provides for the immediate taxation of unrealised capital gains generated in its territory does not go beyond what is necessary to attain the objective of the preservation of the balanced allocation of the power to impose taxes between Member States, provided that, where the taxable person elects for deferred payment, the requirement to provide a bank guarantee is imposed on the basis of the actual risk of non-recovery of the tax.

(<sup>1</sup>) OJ C 217, 21.7.2012

## Judgment of the Court (Fourth Chamber) of 30 January 2014 (request for a preliminary ruling from the Conseil d'État (Belgium)) — Aboubacar Diakité v Commissaire général aux réfugiés et aux apatrides

(Case C-285/12) (<sup>1</sup>)

*(Directive 2004/83/EC — Minimum standards for granting refugee status or subsidiary protection status — Person eligible for subsidiary protection — Article 15(c) — Serious and individual threat to a civilian's life or person by reason of indiscriminate violence in situations of armed conflict — 'Internal armed conflict' — Interpretation independent of international humanitarian law — Criteria for assessment)*

(2014/C 93/09)

Language of the case: French

## Referring court

Conseil d'État

## Parties to the main proceedings

Appellant: Aboubacar Diakité