Parties to the main proceedings

Applicant: ERSTE Bank Hungary Zrt

Defendant: Attila Sugár

Operative part of the judgment

Articles 6(1) and 7(1) of Council Directive 93/13/EEC of 5 April 1993 on unfair terms in consumer contracts must be interpreted as meaning that they do not preclude national legislation, such as that at issue in the main proceedings, which allows a notary who drew up, in due form, an authentic instrument concerning a contract concluded between a seller or supplier and a consumer, to affix the enforcement clause to that instrument or to refuse to cancel it when no review of the unfairness of the contractual terms has been performed at any stage.

(1) OJ C 102, 7.4.2014.

Judgment of the Court (Third Chamber) of 1 October 2015 (request for a preliminary ruling from the Curtea de Apel Cluj — Romania) — Smaranda Bara and Others v Președintele Casei Naționale de Asigurări de Sănătate, Casa Națională de Asigurări de Sănătate, Agenția Națională de Administrare Fiscală (ANAF)

(Case C-201/14) (1)

(Reference for a preliminary ruling — Directive 95/46/EC — Processing of personal data — Articles 10 and 11 — Data subjects' information — Article 13 — Exceptions and limitations — Transfer by a public administrative body of a Member State of personal tax data for processing by another public administrative body)

(2015/C 381/05)

Language of the case: Romanian

Referring court

Curtea de Apel Cluj

Parties to the main proceedings

Applicant: Smaranda Bara and Others

Defendants: Casa Națională de Asigurări de Sănătate, Președintele Casei Naționale de Asigurări de Sănătate, Agenția Națională de Administrare Fiscală (ANAF)

Operative part of the judgment

Articles 10, 11 and 13 of Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995, on the protection of individuals with regard to the processing of personal data and on the free movement of such data, must be interpreted as precluding national measures, such as those at issue in the main proceedings, which allow a public administrative body of a Member State to transfer personal data to another public administrative body and their subsequent processing, without the data subjects having been informed of that transfer or processing.

⁽¹⁾ OJ C 223, 14.7.2014.