

Judgment of the Court (Fifth Chamber) of 14 July 2016 (requests for a preliminary ruling from the Tribunale amministrativo regionale per la Lombardia and the Tribunale amministrativo regionale per la Sardegna — Italy) — Promoimpresa srl (Case C 458/14) v Consorzio dei comuni della Sponda Bresciana del Lago di Garda e del Lago di Idro, Regione Lombardia and Mario Melis and Others (C 67/15) v Comune di Loiri Porto San Paolo, Provincia di Olbia Tempio

(Joined Cases C-458/14 and C-67/15) ⁽¹⁾

(Reference for a preliminary ruling — Public contracts and freedom of establishment — Article 49 TFEU — Directive 2006/123/EC — Article 12 — Concessions of State-owned maritime, lakeside and waterway property of an economic interest — Automatic extension — Lack of tender procedure)

(2016/C 335/06)

Language of the case: Italian

Referring courts

Tribunale amministrativo regionale per la Lombardia and the Tribunale amministrativo regionale per la Sardegna

Parties to the main proceedings

Applicants: Promoimpresa srl (Case C 458/14) and Mario Melis and Others (C 67/15)

Defendants: Consorzio dei comuni della Sponda Bresciana del Lago di Garda e del Lago di Idro, Regione Lombardia (C-458/14), Comune di Loiri Porto San Paolo, Provincia di Olbia Tempio (C-67/15)

Interveners: Alessandro Piredda and Others

Operative part of the judgment

1. Article 12(1) and (2) of Directive 2006/123/EC of the European Parliament and of the Council of 12 December 2006 on services in the internal market must be interpreted as precluding a national measure, such as that at issue in the main proceedings, which permits the automatic extension of existing authorisations of State-owned maritime and lakeside property for tourist and leisure-oriented business activities, without any selection procedure for potential candidates.
2. Article 49 TFEU must be interpreted as precluding national legislation, such as that at issue in the main proceedings, which permits the automatic extension of existing concessions of State-owned property for tourist and leisure-oriented business activities, in so far as those concessions are of certain cross-border interest.

⁽¹⁾ OJ C 448, 15.12.2014
OJ C 146, 4.5.2015.

Judgment of the Court (Fourth Chamber) of 7 July 2016 (request for a preliminary ruling from the Bundesgerichtshof — Germany) — Citroën Commerce GmbH v Zentralvereinigung des Kraftfahrzeuggewerbes zur Aufrechterhaltung lauterer Wettbewerbs e.V. (ZLW)

(Case C-476/14) ⁽¹⁾

(Reference for a preliminary ruling — Directives 98/6/EC and 2005/29/EC — Consumer protection — Advertisement containing an indication of price — Concepts of ‘offer’ and ‘price inclusive of taxes’ — Obligation to include in the price of a motor vehicle the additional costs necessarily incurred in connection with the transfer of the vehicle)

(2016/C 335/07)

Language of the case: German

Referring court

Bundesgerichtshof