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
	OI 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 lauteren 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