

4. Is the levying of the German nuclear fuel duty inconsistent with the provisions of the Treaty establishing the European Atomic Energy Community (EURATOM)?

<sup>(1)</sup> Council Directive 2008/118/EC of 16 December 2008 concerning the general arrangements for excise duty and repealing Directive 92/12/EEC (OJ 2009 L 9, p. 12).

<sup>(2)</sup> Council Directive 2003/96/EC of 27 October 2003 restructuring the Community framework for the taxation of energy products and electricity (Text with EEA relevance) (OJ 2003 L 283, p. 51).

**Request for a preliminary ruling from the Conseil d'État (France) lodged on 20 January 2014 — Beaudout Père et Fils SARL v Ministre du travail, de l'emploi, de la formation professionnelle et du dialogue social, Confédération nationale de la boulangerie et boulangerie-pâtisserie française, Fédération Générale Agroalimentaire — CFDT and Others**

**(Case C-26/14)**

(2014/C 85/31)

*Language of the case: French*

#### **Referring court**

Conseil d'État

#### **Parties to the main proceedings**

Applicant: Beaudout Père et Fils SARL

Defendants: Ministre du travail, de l'emploi, de la formation professionnelle et du dialogue social, Confédération nationale de la boulangerie et boulangerie-pâtisserie française, Fédération Générale Agroalimentaire — CFDT and Others

#### **Question referred**

Is compliance with the obligation of transparency flowing from Article 56 TFEU a mandatory prior condition for the extension, by a Member State, to all undertakings within a sector, of a collective agreement under which a single operator, chosen by the social partners, is entrusted with the management of a compulsory supplementary social security scheme for employees?

**Request for a preliminary ruling from the Conseil d'État (France) lodged on 20 January 2014 — Union des syndicats de l'immobilier (UNIS) v Ministre du travail, de l'emploi, de la formation professionnelle et du dialogue social, Syndicat national des résidences de tourisme (SNRT) and Others**

**(Case C-25/14)**

(2014/C 85/30)

*Language of the case: French*

#### **Referring court**

Conseil d'État

#### **Parties to the main proceedings**

Applicant: Union des syndicats de l'immobilier (UNIS)

Defendants: Ministre du travail, de l'emploi, de la formation professionnelle et du dialogue social, Syndicat national des résidences de tourisme (SNRT) and Others

**Action brought on 21 January 2014 — European Commission v Republic of Poland**

**(Case C-29/14)**

(2014/C 85/32)

*Language of the case: Polish*

#### **Question referred**

Is compliance with the obligation of transparency flowing from Article 56 TFEU a mandatory prior condition for the extension, by a Member State, to all undertakings within a sector, of a collective agreement under which a single operator, chosen by the social partners, is entrusted with the management of a compulsory supplementary social security scheme for employees?

#### **Parties**

Applicant: European Commission (represented by: C. Gheorghiu and M. Owsiany-Hornung, Agents)

Defendant: Republic of Poland

#### **Form of order sought**

The Commission claims that the Court should:

— declare that the Republic of Poland has failed to fulfil its obligations under Article 31 of Directive 2004/23/EC of the European Parliament and of the Council of 31 March 2004 on setting standards of quality and safety for the donation,