

Parties to the main proceedings

Appellant: Nannoka Vulcanus Industries BV

Other party: College van gedeputeerde staten van Gelderland

Questions referred

1. Does it follow from Annex IIB to Council Directive 1999/13/EC ⁽¹⁾ of 11 March 1999 on the limitation of emissions of volatile organic compounds due to the use of organic solvents in certain activities and installations that the operator of installations for which a constant solid content of product can be assumed and used to define the reference point for emission reductions, where substitutes containing little or no solvent are still under development, must be given a time extension for the implementation of its reduction scheme, in derogation from the time frame set out in that annex?

If Question 1 is answered in the affirmative:

2. Is particular action on the part of the operator of the installation or authorisation from a competent authority required for the conferring of a time extension for the implementation of the reduction scheme provided for in Annex IIB to Directive 1999/13/EC?
3. On the basis of which criteria can the length of the time extension provided for in Annex IIB to Directive 1999/13/EC be determined?

⁽¹⁾ OJ 1999 L 85, p. 1.

Request for a preliminary ruling from the Corte Suprema di Cassazione (Italy) lodged on 17 February 2014 — Agenzia delle Entrate v Nuova Invincibile

(Case C-82/14)

(2014/C 142/25)

Language of the case: Italian

Referring court

Corte Suprema di Cassazione

Parties to the main proceedings

Applicant: Agenzia delle Entrate

Defendant: Nuova Invincibile

Question referred

[Is a measure such as the tax amnesty provided for in Article 9(17) of Law No 289/2002, which relates to periods in the distant past and is intended to provide some degree of compensation to persons affected by natural disasters], in so far as it has an effect on the total amounts received (or receivable) after the application of VAT, caught by the prohibition underlying the judgment of Court of Justice of the European Union of 17 July 2008 in Case C-132/06?

Request for a preliminary ruling from the Administrativen sad Sofia-grad (Bulgaria) lodged on 17 February 2014 — CEZ Razpredelenie Bulgaria AD v Komisa za zashtita ot diskiminatsia

(Case C-83/14)

(2014/C 142/26)

Language of the case: Bulgarian

Referring court

Administrativen sad Sofia-grad