V

(Announcements)

### **COURT PROCEEDINGS**

# COURT OF JUSTICE

Order of the Court (Ninth Chamber) of 6 February 2020 (request for a preliminary ruling from the Landgericht Dresden — Germany) — hapeg dresden gmbh v Bayrische Straße 6-8 GmbH & Co. KG

(Case C-137/18) (1)

(Reference for a preliminary ruling — Article 99 of the Rules of Procedure of the Court of Justice — Freedom to provide services — Directive 2006/123/EC — Legislation of a Member State providing for a minimum tariff for the fees of engineers and architects)

(2020/C 313/02)

Language of the case: German

### Referring court

Landgericht Dresden

## Parties to the main proceedings

Applicant: hapeg dresden gmbh

Defendant: Bayrische Straße 6-8 GmbH & Co. KG

## Operative part of the order

Article 15(1)(2)(g) and (3) 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 national legislation under which it is prohibited to agree, in contracts concluded with architects or engineers, tariffs lower than the minimum amounts determined in accordance with the rules on fees for architects and engineers laid down in that legislation.

(1) OJ C 268, 30.7.2018.

Order of the Court (Third Chamber) of 29 January 2020 (request for a preliminary ruling from the Sąd Najwyższy — Poland) — DŚ v Zakład Ubezpieczeń Społecznych Oddział w Jaśle

(Case C-522/18) (1)

(Reference for a preliminary ruling — No need to adjudicate)

(2020/C 313/03)

Language of the case: Polish

## Referring court