Sole ground of appeal

Infringement of the principle of proportionality and, consequently, imposition of an excessive disadvantage on third parties who are beneficiaries of a decision which has been held to be unlawful.

Request for a preliminary ruling from the Tribunale ordinario di Udine (Italy) lodged on 9 April 2018 — Fallimento Tecnoservice Int. Srl v Poste Italiane SpA

(Case C-245/18)

(2018/C 249/11)

Language of the case: Italian

Referring court

Tribunale ordinario di Udine

Parties to the main proceedings

Applicant: Fallimento Tecnoservice Int. Srl

Defendant: Poste Italiane SpA

Question referred

Must Articles 74 and 75 of Directive 2007/64/EC, (¹) in the version applicable on 3 August 2015, concerning a payment service provider's obligations and the limitations of such a provider's liability, as transposed into Italian law by Articles 24 and 25 of Decreto Legislativo No 1[1]/201[0], be interpreted as being applicable only to the payment service provider of the person who ordered the payment, or as being applicable also to the payee's payment service provider?

Request for a preliminary ruling from the Oberlandesgericht Düsseldorf (Germany) lodged on 12 April 2018 — Stadt Euskirchen v Rhenus Veniro GmbH & Co. KG

(Case C-253/18)

(2018/C 249/12)

Language of the case: German

Referring court

Oberlandesgericht Düsseldorf

Parties to the main proceedings

Appellant: Stadt Euskirchen

Respondent: Rhenus Veniro GmbH & Co. KG

Other parties: SVE Stadtverkehr Euskirchen GmbH, RVK Regionalverkehr Köln GmbH

^{(&}lt;sup>1</sup>) Directive 2007/64/EC of the European Parliament and of the Council of 13 November 2007 on payment services in the internal market amending Directives 97/7/EC, 2002/65/EC, 2005/60/EC and 2006/48/EC and repealing Directive 97/5/EC (OJ 2007 L 319, p. 1).