

If the first sentence of the second subparagraph of Article 3(1) of Regulation (EC, Euratom) No 2988/95 is applicable (first question), the other questions do not need to be answered; if it is not applicable, the third question becomes devoid of object if the second question is answered in the affirmative.

- ⁽¹⁾ Commission Regulation (EC) No 2419/2001 of 11 December 2001 laying down detailed rules for applying the integrated administration and control system for certain Community aid schemes established by Council Regulation (EEC) No 3508/92 (OJ 2001 L 327, p. 11).
- ⁽²⁾ Council Regulation (EC, Euratom) No 2988/95 of 18 December 1995 on the protection of the European Communities financial interests (OJ 1995 L 312, p. 1).

Request for a preliminary ruling from the Juge d'instruction du tribunal de grande instance de Paris (France) lodged on 13 June 2018 — Criminal proceedings against YA and AIRBNB Ireland UC — other parties: Hotelière Turenne SAS, Pour un hébergement et tourisme professionnel (AHTOP), Valhotel

(Case C-390/18)

(2018/C 301/20)

Language of the case: French

Referring court

Juge d'instruction du tribunal de grande instance de Paris

Parties to the main proceedings

YA and AIRBNB Ireland UC

Other parties: Hotelière Turenne SAS, Pour un hébergement et tourisme professionnel (AHTOP), Valhotel

Questions referred

1. Do the services provided in France by the company *Airbnb Ireland UC* via an electronic platform managed from Ireland benefit from the freedom to provide services contemplated in Article 3 of Directive 2000/31/EC of the European Parliament and of the Council of 8 June 2000? ⁽¹⁾
2. Are the restrictive rules relating to the exercise of the profession of real estate agent in France, laid down by Law No 70-9 of 2 January 1970 on intermediaries in real-estate transactions ('the Hoguet Law'), enforceable against the company *Airbnb Ireland UC*?

⁽¹⁾ Directive 2000/31/EC of the European Parliament and of the Council of 8 June 2000 on certain legal aspects of information society services, in particular electronic commerce, in the Internal Market ('Directive on electronic commerce') (OJ 2000 L 178, p. 1).

Request for a preliminary ruling from the Corte di appello di Napoli (Italy) lodged on 14 June 2018 — I.G.I. Srl v Maria Grazia Cicenia and Others

(Case C-394/18)

(2018/C 301/21)

Language of the case: Italian

Referring court

Corte di appello di Napoli