

## Reports of Cases

## Order of the Court (Sixth Chamber) of 21 June 2018 — Idroenergia

(Case C-166/18)

(Reference for a preliminary ruling — Article 53(2) and Article 94 of the Rules of Procedure of the Court — Lack of sufficient information concerning the factual and regulatory context of the dispute in the main proceedings and the reasons justifying the need for a reply to the questions referred — Manifest inadmissibility)

Questions referred for a preliminary ruling — Admissibility — Reference giving no details of the relevant facts or legislation and not setting out the reasons for making that reference to the Court of Justice — Manifest inadmissibility

(Art. 267 TFEU; Rules of Procedure of the Court of Justice, Arts 53(2) and 94)

(see paras 11-27)

## Operative part

The request for a preliminary ruling from the Commissione tributaria regionale per la Campania (Regional tax commission for the Campania region, Italy), by decision of 1 February 2017, is manifestly inadmissible.

EN

ECLI:EU:C:2018:476