

Judgment of the Court (Sixth Chamber) of 11 June 2020 (request for a preliminary ruling from the Administratīvā rajona tiesa — Latvia) — ‘KOB’ SIA v Madonas novada pašvaldības Administratīvo aktu strīdu komisija

(Case C-206/19) ⁽¹⁾

(Reference for a preliminary ruling — Articles 49 and 63 TFEU — Freedom of establishment and the free movement of capital — Directive 2006/123/EC — Acquisition of agricultural land in Latvia for the purpose of use — System of prior authorisation for legal persons — Specific conditions applying only to legal persons controlled or represented by nationals of another Member State — Requirements for residence and knowledge of the official language of the Republic of Latvia — Direct discrimination on grounds of nationality)

(2020/C 271/20)

Language of the case: Latvian

Referring court

Administratīvā rajona tiesa

Parties to the main proceedings

Applicant: ‘KOB’ SIA

Defendant: Madonas novada pašvaldības Administratīvo aktu strīdu komisija

Operative part of the judgment

Articles 9, 10 and 14 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 legislation of a Member State which makes the right for a legal person to acquire agricultural land located in the territory of that Member State — in cases where the member or members who together represent more than half of the voting rights in the company, and all persons who are entitled to represent that company, are nationals of other Member States — conditional upon, first, submitting a certificate of registration of those members or representatives as residents of that Member State and, second, a document demonstrating that they have a knowledge of the official language of that Member State corresponding to a level which enables them to at least converse on everyday subjects and on professional matters.

⁽¹⁾ OJ C 155, 6.5.2019.

Judgment of the Court (Tenth Chamber) of 11 June 2020 (request for a preliminary ruling from the Tribunale amministrativo regionale per il Lazio — Italy) — Parsec Fondazione Parco delle Scienze e della Cultura v Ministero delle Infrastrutture e dei Trasporti, Autorità nazionale anticorruzione (ANAC)

(Case C-219/19) ⁽¹⁾

(Reference for a preliminary ruling — Public works contracts, public supply contracts and public service contracts — Directive 2014/24/EU — Procurement procedure for the award of a service contract — Architectural and engineering services — Article 19(1) and Article 80(2) — National legislation limiting participation solely to economic operators in certain legal forms)

(2020/C 271/21)

Language of the case: Italian

Referring court

Tribunale amministrativo regionale per il Lazio