

**Operative part of the judgment**

Article 132(1)(d) of Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax must be interpreted to the effect that supplies of human blood which Member States are required to exempt by virtue of that provision do not include supplies of plasma obtained from human blood where that plasma is intended to be used, not for direct therapeutic purposes, but exclusively for the manufacture of medicinal products.

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<sup>(1)</sup> OJ C 398, 30.11.2015.

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**Judgment of the Court (Fourth Chamber) of 6 October 2016 (request for a preliminary ruling from the Conseil d'État — France) — Jean-Michel Adrien and Others v Prime Minister, Ministre des Finances et des Comptes publics, Ministre de la Décentralisation et de la Fonction publique**

(Case C-466/15) <sup>(1)</sup>

*(Reference for a preliminary ruling — Freedom of movement for workers — National detached officials within an EU institution or body — Old-age pension — Right to opt — Suspension or maintenance of the affiliation to the national pension scheme — Limitation on the aggregation of the pension acquired under the national pension scheme with that acquired under the EU pension scheme)*

(2016/C 441/05)

Language of the case: French

**Referring court**

Conseil d'État

**Parties to the main proceedings**

*Applicants:* Jean-Michel Adrien, Frédéric Baron, Catherine Blanchin, Marc Bouillaguet, Anne-Sophie Chalhoub, Denis d'Ersu, Laurent Gravière, Vincent Cador, Roland Moustache, Jean-Richard de la Tour, Anne Schneider, Bernard Stamm, Éléonore von Bardeleben

*Defendants:* Prime Minister, Ministre des Finances et des Comptes publics, Ministre de la Décentralisation et de la Fonction publique

**Operative part of the judgment**

Article 45 TFEU must be interpreted as precluding national legislation, such as that at issue in the main proceedings, which has the effect that a national official seconded to an EU institution or body who chooses to remain affiliated to the national pension scheme for the duration of his secondment loses all or part of the advantages accruing from his affiliation to that scheme if he completes 10 years' service with the European Union entitling him to a pension under the European Union pension scheme.

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<sup>(1)</sup> OJ C 381, 16.11.2015.