Finally, the appellant alleges infringement of the principle of equal treatment:

The non-admission of the health-related information applied for also manifestly infringes the principle of equal treatment. The defendant treats the admissions in comparable cases differently although there are no objective reasons for unequal treatment.

(1) OJ 2015 L 3, p. 6.

Request for a preliminary ruling from the Conseil d'État (France) lodged on 30 May 2016 — Solar Electric Martinique v Ministre des finances et des comptes publics

(Case C-303/16)

(2016/C 287/19)

Language of the case: French

Referring court

Conseil d'État

Parties to the main proceedings

Appellant: Solar Electric Martinique

Respondent: Ministre des finances et des comptes publics

Question referred

Does the sale and installation of photovoltaic panels and solar water heaters on buildings, or with a view to supplying electricity or hot water to buildings, constitute a single transaction that may be characterised as works of construction for the purposes of Article 5(5) and Article 6(1) of Sixth Council Directive 77/388/EEC of 17 May 1977 on the harmonisation of the laws of the Member States relating to turnover taxes, (1) now Article 14(3) and Article 24(1) of Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax? (2)

Action brought on 1 June 2016 — European Commission v Czech Republic

(Case C-314/16)

(2016/C 287/20)

Language of the case: Czech

Parties

Applicant: European Commission (represented by: Z. Malůšková and J. Hottiaux

Defendant: Czech Republic

⁽¹⁾ Sixth Council Directive 77/388/EEC of 17 May 1977 on the harmonisation of the laws of the Member States relating to turnover taxes — Common system of value added tax: uniform basis of assessment (OJ 1977 L 145, p. 1).

⁽²⁾ Council Directive 2006/112/EC of 28 November 2006 on the common system of value added tax (OJ 2006 L 347, p. 1).