

Order of the Court (Ninth Chamber) of 4 October 2021 (request for a preliminary ruling from the Corte dei conti — Sezione regionale di controllo per la Campania — Italy) — Comune di Camerota

(Case C-161/21) ⁽¹⁾

(Reference for a preliminary ruling — Article 53(2) of the Rules of Procedure of the Court — Directive 2011/85/EU — Directive 2011/7/EU — Economic and monetary policy — Local authority in financial difficulty — Financial rebalancing plan — National legislation suspending the investigative powers of the Court of Auditors due to the health crisis related to the COVID-19 pandemic — Article 267 TFEU — Definition of ‘court or tribunal of a Member State’ — No dispute before the referring body — Manifest inadmissibility)

(2022/C 51/17)

Language of the case: Italian

Referring court

Corte dei conti — Sezione regionale di controllo per la Campania

Parties to the main proceedings

Applicant: Comune di Camerota

Operative part of the order

The request for a preliminary ruling from the Corte dei conti — Sezione regionale di controllo per la Campania (Court of Auditors — Regional Audit Division for Campania, Italy), made by decision of 9 March 2021, is manifestly inadmissible.

⁽¹⁾ OJ C 217, 7.6.2021.

Order of the Court (Ninth Chamber) of 6 October 2021 (request for a preliminary ruling from the Landgericht Hamburg — Germany) — TUIfly GmbH v FI, RE

(Case C-253/21) ⁽¹⁾

(Reference for a preliminary ruling — Article 99 of the Rules of Procedure of the Court — Air transport — Regulation (EC) No 261/2004 — Article 5 — Article 7 — Article 8(3) — Denied boarding, cancellation or long delay of a flight — Compensation and assistance to passengers — Concept of ‘cancellation’ — Diversion of a flight to an airport not serving the same town, city or region as that for which the booking was made — Re-routing of passengers by coach)

(2022/C 51/18)

Language of the case: German

Referring court

Landgericht Hamburg

Parties to the main proceedings

Appellant: TUIfly GmbH

Respondents: FI, RE