

Judgment of the Court (Eighth Chamber) of 16 July 2020 (request for a preliminary ruling from the Commissione tributaria regionale della Campania — Italy) — Antonio Capaldo SpA v Agenzia delle dogane e dei monopoli — Ufficio delle dogane di Salerno

(Case C-496/19) ⁽¹⁾

(Reference for a preliminary ruling — Customs Union — Community Customs Code — Regulation (EEC) No 2913/92 — Examination of goods — Application for revision of a customs declaration — Post-clearance examination)

(2020/C 297/24)

Language of the case: Italian

Referring court

Commissione tributaria regionale della Campania

Parties to the main proceedings

Applicant: Antonio Capaldo SpA

Defendant: Agenzia delle dogane e dei monopoli — Ufficio delle dogane di Salerno

Operative part of the judgment

Article 78 of Council Regulation (EEC) No 2913/92 of 12 October 1992 establishing the Community Customs Code must be interpreted as not precluding the initiation of the procedure for revision of the customs declaration provided for therein, even though the goods in question were, on a previous import, subject, without challenge, to a physical inspection confirming their tariff classification.

⁽¹⁾ OJ C 257, 21.10.2019.

Judgment of the Court (Sixth Chamber) of 16 July 2020 (request for a preliminary ruling from the Augstākā tiesa (Senāts) — Latvia) — SIA ‘Soho Group’ v Patērētāju tiesību aizsardzības centrs

(Case C-686/19) ⁽¹⁾

(Reference for a preliminary ruling — Consumer protection — Credit agreements for consumers — Directive 2008/48/EC — Concept of ‘total cost of the credit to the consumer’ — Costs for extending the credit)

(2020/C 297/25)

Language of the case: Latvian

Referring court

Augstākā tiesa (Senāts)

Parties to the main proceedings

Applicant: SIA ‘Soho Group’

Defendant: Patērētāju tiesību aizsardzības centrs