

**Question for written answer E-003728/2018  
to the Commission**

Rule 130

**Christofer Fjellner (PPE)**

Subject: Rules on the revenue of electricity network companies

If the Swedish Government goes ahead with its regulation establishing the rate of return of electricity network companies, contrary to the judgment in Case C-474/08, will the Commission take action to ensure that the Treaty and the case-law of the Court of Justice are respected?

Bearing in mind the difficulties encountered by Sweden in respecting the division of responsibilities laid down by the Energy Market Directive, might it be appropriate for the Commission to obtain information about the matter before it receives a formal notification?