



## Reports of Cases

ORDER OF THE GENERAL COURT (Seventh Chamber, Extended Composition)

13 June 2022 \*

(Rectification)

In Case T-834/17,

**United Parcel Service, Inc.**, established in Atlanta, Georgia (United States), represented by A. Ryan, Solicitor, F. Hoseinian, W. Knibbeler, A. Pliego Selie and F. Roscam Abbing, lawyers,

applicant,

v

**European Commission**, represented by N. Khan, P. Berghe, M. Farley and H. Leupold, acting as Agents,

defendant,

APPLICATION under Article 268 TFEU for compensation for the damage allegedly suffered by the applicant as a result of the unlawfulness of Commission Decision C(2013) 431 of 30 January 2013 declaring a concentration incompatible with the internal market and the functioning of the EEA Agreement (Case COMP/M.6570 – UPS/TNT Express),

THE GENERAL COURT (Seventh Chamber, Extended Composition),

composed of S. Papasavvas, President, R. da Silva Passos, I. Reine, L. Truchot and M. Sampol Pucurull (Rapporteur), Judges,

Registrar: E. Coulon,

makes the following

### Order

- 1 The Court delivered a judgment on 23 February 2022, *United Parcel Service v Commission* (T-834/17, ECLI:EU:T:2022:84).

\* Language of the case: English.

- 2 In accordance with Article 164(1) of the Rules of Procedure of the General Court, it is necessary to rectify a clerical mistake found in the introductory part of that judgment, in the name of one of the representatives of the defendant.

On those grounds,

THE GENERAL COURT (Seventh Chamber, Extended Composition)

hereby orders:

**The introductory part of the judgment should read ‘European Commission, represented by N. Khan, P. Berghe, M. Farley and H. Leupold, acting as Agents’ instead of ‘European Commission, represented by N. Khan, P. Berghe, M. Farley and R. Leupold Henning, acting as Agents’.**

Luxembourg, 13 June 2022.

E. Coulon  
Registrar

S. Papasavvas  
President