EN

Order of the General Court of 5 October 2010 — Provincie Groningen and Provincie Drenthe v Commission

## (Case T-69/09) (1)

(Annulment action — ERDF — Decision reducing the financial assistance and ordering the partial repayment of the sums paid — Regional body — No direct concern — Inadmissibility)

# (2010/C 328/50)

Language of the case: Dutch

#### Parties

Applicants: Provincie Groningen and Provincie Drenthe (Netherlands) (represented by: C. Dekker and E. Belhadj, lawyers)

Defendant: European Commission (represented by: A. Steiblytė and W. Roels, Agents)

### Re:

Application for partial annulment of Commission Decision C(2008) 8355 of 11 December 2008 on the reduction of the aid from the European Regional Development Fund (ERDF) within the framework of the single programming document for the Groningen-Drenthe region coming under objective 2 — No 97.07.13.003 — granted in accordance with Commission Decision C(1997) 1362 of 26 May 1997.

# Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. Provincie Groningen and Provincie Drenthe are ordered to pay the costs.

Order of the President of the General Court of 15 October 2010 — Nexans France v Joint Undertaking Fusion for Energy

## (Case T-415/10 R)

(Application for interim measures — Tendering procedure — Rejection of a tender — Application for suspension of operation of a measure — No urgency)

(2010/C 328/51)

Language of the case: French

#### Parties

Applicant: Nexans France SAS (Clichy, France) (represented by: J.-P. Tran Thiet and J.-F. Le Corre, lawyers)

Defendant: European Joint Undertaking for ITER and the Development of Fusion Energy (represented by: A. Verpoint, Agent and C. Kennedy-Loest, C. Thomas, M. Farley, Solicitors, J. Derenne and N. Pourbaix, lawyers)

#### Re:

Application for suspension of operation of decisions taken by the defendant, in a tendering procedure, to reject the applicant's bid and to award the contract for supply of TF and PF conductors to another tenderer.

#### Operative part of the order

1. The application for interim measures is dismissed.

2. Costs are reserved.

Order of the President of the General Court of 19 October 2010 — Nencini v Parliament

(Case T-431/10 R)

(Interim measures — Member of the European Parliament — Recovery of allowances paid in reimbursement of parliamentary assistance expenses and of travel costs — Application for stay of execution — Lack of urgency)

(2010/C 328/52)

Language of the case: Italian

### Parties

Applicant: Riccardo Nencini (Barberino di Mugello, Italy) (represented by: F. Bertini, lawyer)

Defendant: European Parliament (represented by: N. Lorens, A. Caiola and D. Moore, acting as Agents)

## Re:

Application for stay of execution of a number of acts of the Parliament relating to the recovery of parliamentary allowances wrongly received

### Operative part of the order

- 1. The application for interim measures is dismissed.
- 2. Costs are reserved.

<sup>(1)</sup> OJ C 90, 18.4.2009.