16.6.2012

EN

2. The costs are reserved.

(1) OJ C 283, 24.11.2007.

Order of the General Court of 24 April 2012 — Alstom v Commission

### (Case T-517/09) (1)

(Competition — Market for power transformers — Letter from the Commission's accounting officer — Refusal to accept the provision of a bank guarantee as a means of provisional cover of the fine — Disappearance of interest in bringing proceedings — No need to adjudicate)

(2012/C 174/37)

Language of the case: French

#### Parties

Applicant: Alstom (Levallois-Perret, France) (represented by: J. Derenne and A. Müller-Rappard, lawyers)

Defendant: European Commission (represented by: A. Bouquet, N. von Lingen and K. Mojzesowicz, agents)

## Re:

First, action for annulment of Commission Decision C(2009) 7601 final of 7 October 2009, relating to a proceeding under Article 81 EC and Article 53 of the EEA Agreement (Case COMP/F/39.129 — Power Transformers), imposing a fine on the applicant and, second, action for annulment of the letter from the Commission's accounting officer of 10 December 2009 refusing to allow the provision of a bank guarantee as a means of provisional recovery of that fine.

# Operative part of the order

- 1. It is not necessary to give a ruling on the action for annulment of the letter from the Commission's accounting officer of 10 December 2009 refusing to allow the provision of a bank guarantee as a means of provisional cover of the fine imposed by Commission Decision C(2009) 7601 final of 7 October 2009, relating to a proceeding under Article 81 EC and Article 53 of the EEA Agreement (Case COMP/F/39.129 — Power Transformers).
- 2. The costs are reserved.

(<sup>1</sup>) OJ C 51, 27.2.2010.

### Order of the General Court of 16 April 2012 — F91 Diddeléng and Others v Commission

(Case T-341/10) (1)

(Action for annulment — Decision to take no further action on a complaint — Failure to bring an action for failure to fulfil obligations — No challengeable act — Inadmissibility)

(2012/C 174/38)

Language of the case: French

Parties

Applicant: F91 Diddeléng (Dudelange, Luxembourg); Julien Bonnetaud (Yutz, France); Thomas Gruszczynski (Amnéville, France); Rainer Hauck (Maxdorf, Germany); Stéphane Martine (Esch-sur-Alzette, Luxembourg); Grégory Molnar (Moyeuvre-Grande, France); and Yann Thibout (Algrange, France) (represented by L. Misson, C. Delrée and G. Ernes, lawyers)

Defendant: European Commission (represented by G. Rozet and P. Van Nuffel, agents

Intervener in support of the defendant: Fédération Luxembourgeoise de Football (FLF) (Mondercange, Luxembourg) (represented initially by K. Daly, solicitor, and D. Keane, SC, then by K. Daly)

Re:

Application for annulment of the Commission's decision of 31 June 2010 to take no action in regard to the complaint lodged by the applicants against the Fédération Luxembourgeoise de Football (FLF), seeking annulment of rules of the FLF infringing Articles 39 and 81 EC, and an application for any appropriate order.

### Operative part of the order

The General Court orders:

- 1. The action is dismissed as being inadmissible.
- 2. F91 Diddeléng, Julien Bonnetaud, Thomas Gruszczynski, Rainer Hauck, Stéphane Martine, Grégory Molnar and Yann Thibout shall bear their own costs and pay those of the European Commission.
- 3. The Fédération luxembourgeoise de football (FLF) shall bear its own costs.

(1) OJ C 301, 6.11.2010.

Order of the President of the General Court of 23 April 2012 — Hassan v Council

## (Case T-572/11 RII)

(Interim relief — Common foreign and security policy — Restrictive measures against Syria — Freezing of funds and economic resources — Application for interim relief — Fresh application — Absence of new facts — Inadmissibility)

(2012/C 174/39)

Language of the case: French

Parties

Applicant: Samir Hassan (Damas, Syria) (represented by: É. Morgan de Rivery and E. Lagathu, lawyers)

*Defendant:* Council of the European Union (represented by: S. Kyriakopoulou and M. Vitsentzatos, acting as Agents)