GENERAL COURT

Order of the General Court of 4 July 2012 — ICO Satellite v Commission

(Case T-350/09) (1)

(Actions for annulment — Period allowed for commencing proceedings — Point from which time starts to run — Absence of excusable error — Manifest inadmissibility)

(2012/C 273/12)

Language of the case: English

Parties

Applicant: ICO Satellite Ltd (Slough, United Kingdom) (represented by: S. Tupper, Solicitor, D. Anderson QC, and D. Scannell, Barrister)

Defendant: European Commission (represented by: G. Braun and A. Nijenhuis, acting as Agents, assisted by D. Van Liedekerke and K. Platteau, lawyers)

Interveners in support of the defendant: Council of the European Union (represented by: F. Florindo Gijón and G. Kimberley, acting as Agents), and Solaris Mobile Ltd (Dublin, Ireland) (represented by: J. Wheeler, Solicitor, and A. Robertson, Barrister)

Re:

Application for annulment of Commission Decision 2009/449/EC of 13 May 2009 on the selection of operators of pan-European systems providing mobile satellite services (MSS) (OJ 2009 L 149, p. 65).

Operative part of the order

- 1. The action is dismissed as manifestly inadmissible.
- 2. ICO Satellite Ltd shall bear its own costs and pay those incurred by the European Commission.
- 3. The Council of the European Union and Solaris Mobile Ltd shall bear their own costs.

Order of the General Court of 4 July 2012 — TME v Commission

(Case T-329/11) (1)

(Public service contracts — Call for tenders in relation to the rehabilitation of the Bucharest wastewater treatment plant, jointly financed by the ISPA structural funds — Allegedly unlawful decision of the Romanian authorities to reject the tender submitted by the applicant — Refusal of the Commission to open a financial adjustment procedure with respect to Romania — Manifest inadmissibility)

(2012/C 273/13)

Language of the case: Italian

Parties

Applicant: TME SpA — Termomeccanica Ecologia (Milan, Italy) (represented by: C. Malinconico, S. Fidanzia and A. Gigliola, lawyers)

Defendant: European Commission (represented by: A. Aresu and P. van Nuffel, Agents)

Re:

First, application for annulment of the Commission's letter of 20 April 2011 concerning the complaint of TME SpA in respect of infringements of European Union law by Romania in the context of the project 'Bucharest Wastewater Treatment Plant Rehabilitation: Stage I ISPA 2004/RO/16/P/PE/003-03', inherent in the restructuring of the Bucharest wastewater treatment plant [D(2011)REGIO.B3/MAD] and, second, a claim for damages.

Operative part of the order

- 1. The action is dismissed as being manifestly inadmissible.
- 2. TME SpA Termomeccanica Ecologia shall bear its own costs as well as those incurred by the European Commission.

⁽¹⁾ OJ C 267, 7.11.2009.

⁽¹⁾ OJ C 252, 27.8.2011.