

**Judgment of the General Court of 7 November 2012 —  
CBI v Commission**

(Case T-137/10) <sup>(1)</sup>

*(State aid — Public hospitals — Funding granted by the Belgian authorities to public hospitals belonging to the IRIS network — Decision at the end of the preliminary phase — Decision declaring the aid compatible with the internal market — Service of general economic interest — Definition of the public service mandate — Proportionality of the public service compensation)*

(2012/C 399/30)

Language of the case: French

**Parties**

*Applicant:* Coordination bruxelloise d'Institutions sociales et de santé (CBI) (Brussels, Belgium) (represented by: D. Waelbroeck and D. Slater, lawyers)

*Defendant:* European Commission (represented by: B. Stromsky, C. Urraca Caviedes and S. Thomas, acting as Agents)

*Interveners in support of the defendant:* French Republic (represented by: G. de Bergues and J. Gstalter, acting as Agents); Kingdom of the Netherlands (represented initially by: M. Noort and M. de Ree and subsequently by: M. Noort, C. Wissels and J. Langer, acting as Agents); Région de Bruxelles-Capitale (Belgium); Municipality of Anderlecht (Belgium); Municipality of Etterbeek (Belgium); Municipality of Ixelles (Belgium); City of Brussels (Belgium); and Municipality of Saint-Gilles (Belgium) (represented by: P. Slegers and A. Lepièce, lawyers)

**Re:**

Application for annulment of Commission Decision C(2009) 8120 of 28 December 2009, concerning State aid NN54/2009 granted by the Kingdom of Belgium for the financing of the public hospitals belonging to the IRIS network in the Région Bruxelles-Capitale.

**Operative part of the judgment**

The Court:

1. Annuls Commission Decision C(2009) 8120 of 28 December 2009, concerning State aid NN54/2009 granted by the Kingdom of Belgium for the financing of the public hospitals belonging to the IRIS network in the Région Bruxelles-Capitale;
2. Orders the European Commission to bear its own costs and those incurred by the Coordination bruxelloise d'Institutions sociales et de santé (CBI);
3. Orders the French Republic; Kingdom of the Netherlands; Région de Bruxelles-Capitale (Belgium); Municipality of Anderlecht

(Belgium); Municipality of Etterbeek (Belgium); Municipality of Ixelles (Belgium); City of Brussels (Belgium); and Municipality of Saint-Gilles (Belgium) to bear their own costs.

<sup>(1)</sup> OJ C 148, 5.6.2010.

**Judgment of the General Court of 8 November 2012 —  
Hungary v Commission**

(Case T-194/10) <sup>(1)</sup>

*(Action for annulment — Regulation (EC) No 1234/2007 — Regulation (EC) No 607/2009 — E-Bacchus database — Registration of the protected designation of origin 'Vinohradnícka oblasť Tokaj', in respect of Slovakia — Measure not subject to review — Inadmissibility)*

(2012/C 399/31)

Language of the case: Hungarian

**Parties**

*Applicant:* Hungary (represented initially by J. Fazekas, M. Fehér and K. Szíjjártó, then by M. Fehér and K. Szíjjártó, acting as Agents)

*Defendant:* European Commission (represented by: B. Schima, V. Bottka and M. Vollkommer, acting as Agents)

*Intervener in support of the defendant:* Slovak Republic (represented by: B. Ricziová, acting as Agent)

**Re:**

Action for annulment of the registration of the protected designation of origin 'Vinohradnícka oblasť Tokaj', with Slovakia indicated as country of origin, in the electronic register of protected designations of origin and protected geographical indications for wine (the E-Bacchus database).

**Operative part of the judgment**

The Court:

1. Dismisses the action as inadmissible;
2. Orders Hungary to bear its own costs and to pay those incurred by the European Commission;
3. Orders the Republic of Slovakia to bear its own costs.

<sup>(1)</sup> OJ C 195, 17.7.2010.