Defendant: European Commission (represented by: T. Maxian Rusche and P. Němečková, acting as Agents)

Re:

Action for annulment of Commission Decision C(2011) 4927 final of 13 July 2011 concerning the sale to Karbon Invest a.s. of the minority shareholding of the Czech State in OKD a.s. and declaring that that sale did not constitute State aid (State aid No SA.25076 (2011/NN) (OJ 2011 C 225, p. 1).

Operative part of the order

1. The action is dismissed as inadmissible.

EN

- 2. Sdružení nájemníků BybyOKD.cz shall pay the costs.
- 3. There is no need to adjudicate on the application for leave to intervene of RPG Industries Limited.

(1) OJ C 13, 14.1.2012.

Order of the General Court of 6 May 2013 — Ethniko kai Kapodistriako Panepistimio Athinon v ECDC

(Case T-577/11) (1)

(Action for annulment — Public service contracts — Tendering procedure — Provision to the ECDC of systematic review and expert guidance services on the public health effectiveness of molecular typing of viral pathogens — Rejection of a tenderer's bid — Action in part manifestly inadmissible and in part manifestly lacking any foundation in law)

(2013/C 189/47)

Language of the case: Greek

Parties

Applicant: Ethniko kai Kapodistriako Panepistimio Athinon (Athens, Greece) (represented by: S. Garipis, lawyer)

Defendant: European Centre for Disease Prevention and Control (ECDC) (represented by: R. Trott, Agent, assisted by D. Waelbroeck and E. Bourtzalas)

Re:

Application for annulment of the ECDC's decision of 25 August 2011 rejecting the bid submitted by the applicant in the tendering procedure PROC/2001/041 concerning the provision of systematic review and expert guidance services on the public health effectiveness of molecular typing of viral pathogens (OJ 2011/S 109-179084).

Operative part of the order

- 1. The action is dismissed;
- 2. Ethniko kai Kapodistriako Panepistimio Athinon shall bear its own costs and pay those incurred by the European Centre for Disease Prevention and Control (ECDC).

(1) OJ C 25, 28.1.2012.

Order of the President of the General Court of 15 May 2013 — Germany v Commission

(Case T-198/12 R)

(Interim relief — Limit values for antimony, arsenic, barium, lead and mercury in toys — Refusal of the Commission to approve, in their entirety, the national provisions notified by the German authorities maintaining the limit values for those substances — Application for provisional measures — Admissibility — Urgency — Fumus boni juris — Balance of interests)

(2013/C 189/48)

Language of the case: German

Parties

Applicant: Federal Republic of Germany (represented by: T. Henze and A. Wiedmann, Agents)

Defendant: European Commission (represented by: M. Patakia and G. Wilms, Agents)

Re:

Application for provisional approval to continue to apply the national provisions notified by the German authorities concerning the limit values for antimony, arsenic, barium, lead and mercury in toys until the General Court has decided on the substance of the case.

Operative part of the order

- 1. The European Commission is ordered to authorise the continued application of the national provisions notified by the Federal Republic of Germany concerning the limit values for antimony, arsenic, barium, lead and mercury in toys until the General Court has delivered its judgment in the main proceedings.
- 2. The application for interim relief is dismissed as to the remainder.
- 3. The costs are reserved.