Re:

Action for damages brought on the basis of Article 268 TFEU and the second paragraph of Article 340 TFEU seeking compensation for the harm which the applicant allegedly suffered following the implementation of quantitative restrictions on the import of tobacco products into Austrian territory following the adoption of Directive 2001/37/EC of the European Parliament and of the Council of 5 June 2001 on the approximation of the laws, regulations and administrative provisions of the Member States concerning the manufacture, presentation and sale of tobacco products (OJ 2001 L 194, p. 26).

Operative part of the order

- 1. The action is dismissed.
- 2. Kompas mejni turistični servis d.d. (Kompas MTS d.d.) is ordered to bear its own costs and to pay the costs incurred by the European Parliament, the Council of the European Union and the European Commission.
- (1) OJ C 233, 10.8.2013.

Order of the General Court of 14 July 2014 — Lebedef v Commission

(Case T-356/13 P) (1)

(Appeals — Civil service — Officials — Disciplinary proceedings — Disciplinary measure — Downgrading — Appeal manifestly inadmissible and manifestly unfounded)

(2014/C 315/102)

Language of the case: French

Parties

Appellant: Giorgio Lebedef (Senningerberg, Luxembourg) (represented by: F. Frabetti, lawyer)

Other party to the proceedings: European Commission (represented by: J. Baquero Cruz and G. Berscheid, acting as Agents, assisted by B. Wägenbaur, lawyer)

Re:

Appeal against the judgment of the Civil Service Tribunal (First Chamber) of 24 April 2013 in Lebedef v Commission (F 56/11, RecFP, EU:F:2013:49), seeking to have that judgment set aside.

Operative part of the order

- 1. The appeal is dismissed.
- 2. M. Giorgio Lebedef is ordered to bear his own costs and to pay the costs incurred by the European Commission in the appeal proceedings.
- (1) OJ C 298, 12.10.2013.