Form of order sought

The applicant claims that the Court should:

- declare the applicant's action admissible and well-founded;
- in consequence, annul Decision 2014/309/CFSP of 28 May 2014 and its subsequent implementing measures, insofar as they concern the applicant;
- order the Council of the European Union to pay the costs of the proceedings.

Pleas in law and main arguments

In support of the action, the applicant relies on three pleas in law which are in essence identical or similar to those relied on in Case T-432/11 Makhlouf v Council (1).

(1) OJ C 290, p. 13.

Action brought on 11 August 2014 — Drex Technologies v Council

(Case T-603/14)

(2014/C 361/31)

Language of the case: French

Parties

Applicant: Drex Technologies SA (Tortola, British Virgin Islands) (represented by: E. Ruchat and C. Cornet d'Elzius, lawyers)

Defendant: Council of the European Union

Form of order sought

- Declare the applicant's action admissible and well founded;
- In consequence, order the European Union to compensate the applicant for the total loss suffered, up to EUR 10 000;
- Order the Council of the European Union to pay the costs.

Pleas in law and main arguments

In support of the action, the applicant relies on three pleas in law which are, in essence, identical or similar to those raised in Case T-592/14 Makhlouf v Council.

Action brought on 11 August 2014 — Almashreq Investment Fund v Council

(Case T-604/14)

(2014/C 361/32)

Language of the case: French

Parties

Applicant: Almashreq Investment Fund (Damascus, Syria) (represented by: E. Ruchat and C. Cornet d'Elzius, lawyers)

Defendant: Council of the European Union