GENERAL COURT

Order of the General Court of 29 June 2015 — Frank Bold v Commission

(Case T-19/13) (1)

(Environment — Directive 2003/87/EC — Scheme for greenhouse gas emission allowance trading — Decision granting the Czech Republic an option for transitional free allocation for the modernisation of electricity generation — Request for internal review of that decision — Lack of measure of individual scope — Commission decision declaring the request for a review inadmissible — Action in part manifestly inadmissible and in part manifestly lacking any foundation in law)

(2015/C 311/47)

Language of the case: English

Parties

Applicant: Frank Bold Society, formerly Ekologický právní servis (Brno, Czech Republic) (represented by: P. Černý, lawyer)

Defendant: European Commission (represented initially by: P. Oliver and L. Pignataro-Nolin, and subsequently by: L. Pignataro-Nolin and J. Tomkin, acting as Agents)

Intervener in support of the defendant: Czech Republic (represented by: M. Smolek, T. Müller and D. Hadroušek, acting as Agents)

Re:

Application for annulment of (i) Commission Decision C(2012) 8382 final of 12 November 2012 rejecting as inadmissible the request for internal review of Commission decision C(2012) 4576 final of 6 July 2012 granting the Czech Republic an option for transitional free allocation for the modernisation of electricity generation, and (ii) the latter decision.

Operative part of the order

- 1. The action is dismissed.
- 2. Frank Bold Society is ordered to bear its own costs and to pay those incurred by the European Commission.
- 3. The Czech Republic shall bear its own costs.
- (1) OJ C 79, 16.3.2013.