Order of the General Court of 14 September 2015 — Spain v Commission

(Case T-841/14) (1)

(Action for annulment — Own resources of the European Union — Financial liability of the Member States — Obligation to pay the Commission the amount corresponding to a loss of own resources — Amount of default interest — Letter from the Commission — Act not subject to appeal — Inadmissible)

(2015/C 381/45)

Language of the case: Spanish

Parties

Applicant: Kingdom of Spain (represented by: A. Gavela Llopis, abogado del Estado)

Defendant: Commission (represented by: A. Caeiros and L. Lozano Palacios, acting as Agents)

Re:

Application for annulment of the decision allegedly made by the Commission's Directorate-General for Budget contained in the letter (BUDG/B/03MV D (2014) 3486706 of 21 October 2014, by which the Commission applied Article 11 of amended Council Regulation (EC, Euratom) No 1150/2000 of 22 May 2000 implementing Decision 2007/436/EC, Euratom on the system of the European Communities' own resources (OJ 2007 L 130, p. 1) and fixed at EUR 3 172 388,46 the amount of default interest to be paid by the Kingdom of Spain, at the latest on the last working day two months following the dispatch of that letter.

Operative part of the order

- 1. The action is dismissed.
- 2. The Kingdom of Spain shall bear the costs.

(1) OJ C 73, 2.3.2015.

Order of the General Court of 21 September 2015 — De Nicola v EIB

(Case T-848/14 P) (1)

(Appeal — Civil service — EIB staff — Reports — Promotion — 2006 evaluation and assessment exercises — Psychological harassment — Appeal in part manifestly inadmissible and in part manifestly unfounded)

(2015/C 381/46)

Language of the case: Italian

Parties

Appellant: Carlo De Nicola (Strassen, Luxembourg) (represented by: L. Isola, lawyer)

Other party to the proceedings: European Investment Bank (EIB) (represented by: G. Nuvoli and E. Raimond, acting as Agents, and by A. Dal Ferro, lawyer)

Re:

Appeal against the judgment of the Civil Service Tribunal of the European Union (First Chamber) of 11 November 2014 in *De Nicola* v *EIB* (F-55/08 RENV, ECR-SC, EU:F:2014:244), and seeking that that judgment be set aside.