

Operative part of the judgment

The Court:

1. Annuls Article 1 of Commission Decisions K(2011) 8826 final, C(2011) 8803 final and K(2011) 8801 final of 6 December 2011 concerning applications for a refund of anti-dumping duties paid on imports of certain compressors originating in the People's Republic of China in so far as that article does not grant Nu Air Polska sp. z o.o. a refund of the anti-dumping duties unduly paid beyond the amounts referred to therein;
2. Dismisses the action as to the remainder;
3. Orders the European Commission to pay the costs.

⁽¹⁾ OJ C 118, 21.4.2012.

Judgment of the General Court of 16 December 2015 — VTZ and Others v Council

(Case T-108/13) ⁽¹⁾

**(Dumping — Imports of certain seamless pipes and tubes of iron or steel originating in Russia —
Definitive anti-dumping duty — Product concerned)**

(2016/C 048/48)

Language of the case: English

Parties

Applicants: Volžskij trubnyi zavod OAO (VTZ OAO) (Volzhsky, Russia); Taganrogskij metallurgičeskij zavod OAO (Tagmet OAO) (Taganrog, Russia); Sinarskij trubnyj zavod OAO (SinTZ OAO) (Kamensk-Uralsky, Russia); Severskij trubnyj zavod OAO (STZ OAO) (Polevskoy, Russia) (represented by: J. F. Bellis, F. Di Gianni and G. Coppo, lawyers)

Defendant: Council of the European Union (represented by: S. Boelaert and B. Driessen, acting as Agents, and initially by G. Berrisch, lawyer, and B. Byrne, Solicitor, and subsequently by B. Byrne and finally by E. McGovern, Barrister)

Interveners in support of the defendant: European Commission (represented by: J. F. Brakeland, B.-R. Killmann and A. Stobiecka-Kuik, acting as Agents); ArcelorMittal Tubular Products Ostrava a.s. (Ostrava-Kunčice, Czech Republic); Benteler Steel/Tube GmbH (Paderborn, Germany); Dalmine SpA (Dalmine, Italy); Productos Tubulares, SA (Valle de Trápaga, Spain); Rohrwerk Maxhütte GmbH (Sulzbach-Rosenberg, Germany); ArcelorMittal Tubular Products Roman SA (Roman, Romania); Silcotub SA (Zalău, Romania); Tubos Reunidos Industrial, SL (Amurrio, Spain); V & M Deutschland GmbH (Düsseldorf, Germany); V & M France (Boulogne-Billancourt, France); Vallourec Mannesmann Oil & Gas France (Aulnoye-Aymeries, France); voestalpine Tubular GmbH & Co. KG (Kindberg, Austria) (represented by: S. Gubel, lawyer, and B. O'Connor, Solicitor)

Re:

Application for partial annulment of Council Implementing Regulation (EU) No 1269/2012 of 21 December 2012 amending Implementing Regulation (EU) No 585/2012 imposing a definitive anti-dumping duty on imports of certain seamless steel pipes, of iron or steel, originating, inter alia, in Russia, following a partial interim review pursuant to Article 11(3) of Regulation (EC) No 1225/2009 (OJ 2012 L 357, p. 1).

Operative part of the judgment

The Court:

1. Dismisses the application in its entirety;
2. Orders Volžskij trubnyi zavod OAO (VTZ OAO), Taganrogskij metallurģičeskij zavod OAO (Tagmet OAO), Sinarskij trubnyj zavod OAO (SinTZ OAO) and Severskij trubnyj zavod OAO (STZ OAO) to bear their own costs and to pay those of the Council of the European Union and those of ArcelorMittal Tubular Products Ostrava a.s., Benteler Steel/Tube GmbH, Dalmine SpA, Productos Tubulares, SA, Rohrwerk Maxhütte GmbH, ArcelorMittal Tubular Products Roman SA, Silcotub SA, Tubos Reunidos Industrial, SL, V & M Deutschland GmbH, V & M France, Vallourec Mannesmann Oil & Gas France, and voestalpine Tubular GmbH & Co. KG;
3. Orders the European Commission to bear its own costs.

⁽¹⁾ OJ C 114, 20.4.2013.

Judgment of the General Court of 16 December 2015 — Greece v Commission

(Case T-241/13) ⁽¹⁾

(EAGGF — Guarantee Section — EAGF and EAFRD — Expenditure excluded from the financing — Beef and beef products — Sheepmeat and goatmeat — Tobacco — Article 69 of Regulation (EC) No 1782/2003 — Article 31(2) of Regulation (EC) No 1290/2005 — Article 23(1) of Regulation (EC) No 796/2004)

(2016/C 048/49)

Language of the case: Greek

Parties

Applicant: The Hellenic Republic (represented by: I. Chalkias, S. Papaïoannou and A. Vasilopoulou, acting as Agents)

Defendant: European Commission (represented by: A. Marcoulli and D. Triantafyllou, acting as Agents)

Re:

ACTION for annulment of Commission Implementing Decision 2013/123/EU of 26 February 2013 on excluding from European Union financing certain expenditure incurred by the Member States under the Guarantee Section of the European Agricultural Guidance and Guarantee Fund (EAGGF), under the European Agricultural Guarantee Fund (EAGF) and under the European Agricultural Fund for Rural Development (EAFRD) (OJ 2013 L 67, p. 20), so far as it excludes certain expenditure carried out by the Hellenic Republic.

Operative part of the judgment

The Court:

1. Annuls Commission Implementing Decision 2013/123/EU of 26 February 2013 on excluding from European Union financing certain expenditure incurred by the Member States under the Guarantee Section of the European Agricultural Guidance and Guarantee Fund (EAGGF), under the European Agricultural Guarantee Fund (EAGF) and under the European Agricultural Fund for Rural Development (EAFRD) (OJ 2013 L 67, p. 20), so far as it excludes certain expenditure carried out by the Hellenic Republic in the tobacco sector, in respect of claim year 2006;