

Order of the General Court of 19 July 2016 — Italy v Commission(Case T-770/14) ⁽¹⁾

(ERDF — Regulation (EC) No 1083/2006 — Italy-Malta Cross-border Cooperation Programme 2007-2013 — Failure to comply with the deadlines — Automatic decommitment — Proportionality — Principle of cooperation — Principle of partnership — Force majeure — Obligation to state reasons — Action manifestly lacking any foundation in law)

(2016/C 335/60)

Language of the case: Italian

Parties

Applicant: Italian Republic (represented by: G. Palmieri and P. Gentili, Agents)

Defendant: European Commission (represented by: B.-R. Killmann and D. Recchia, Agents)

Re:

Action based on Article 263 TFEU and seeking, first, annulment of Commission note Ares (2014) 2975571 of 11 September 2014, by which the Commission notified the Italian Republic of the automatic decommitment, on 31 December 2013, of a part of the resources relating to European Regional Development Fund (ERDF) commitments referred to in the Italy-Malta Cross-border Cooperation Programme 2007-2013, and, secondly, that the General Court declare the expenditure relating to the ImaGenX, Simit and PIM Energethica projects eligible for financing.

Operative part of the order

1. *The action is dismissed.*
2. *The Italian Republic is ordered to pay the costs.*

⁽¹⁾ OJ C 26, 26.1.2015.

Order of the General Court of 14 July 2016 — Alcimos Consulting v ECB(Case T-368/15) ⁽¹⁾

(Action for annulment — Action for compensation — Decisions adopted by the Governing Council of the ECB — Provision of emergency liquidity assistance to Greek banks — Ceiling — Lack of direct concern — Inadmissibility — Infringement of procedural requirements)

(2016/C 335/61)

Language of the case: English

Parties

Applicant: Alcimos Consulting SMPC (Athens, Greece) (represented by: F. Rodolaki, lawyer)

Defendant: European Central Bank (represented by: K. Laurinavičius and M. Szablewska, acting as Agents, assisted by H.-G. Kamann, lawyer)

Re:

Application, first, under Article 263 TFEU, for annulment of the decision of the Governing Council of the ECB of 28 June 2015 by which it was decided to maintain the ceiling to the provision of emergency liquidity assistance to Greek banks at the level decided on 26 June 2015 and for annulment of the decision of the Governing Council of the ECB of 6 July 2015 by which it was decided to maintain that ceiling at that same level and to adjust the haircuts on collateral accepted by the Bank of Greece in that respect, and application, secondly, under Article 268 TFEU, for compensation for the damage which the applicant allegedly suffered as a result of those decisions.