

Operative part of the order

1. There is no longer any need to adjudicate on the application for annulment of the decision of the Commission of 19 September 2016 not to award contract No OIB.02/PO/2016/012/703 to Louvers Belgium Co. or on the application for damages insofar as it concerns the alleged loss of earnings resulting of the non-award of the contract.
2. The application for damages is rejected as manifestly devoid of any foundation in law insofar as it concerns the costs and expenses of Louvers Belgium Co. involved in the participation of Louvers Belgium Co. in procurement procedure OIB.02/PO/2016/012/703.
3. The European Commission shall pay the costs.

(¹) OJ C 30, 30.1.2017.

**Order of the President of the General Court of 29 August 2017 — Verband der Deutschen
Biokraftstoffindustrie v Commission**

(Case T-451/17 R)

(Application for interim measures — Calculation of greenhouse gas emissions — Biodiesel — European
Commission Communication BK/abd/ener.c.1(2017)2122195 — Application for suspension of operation
of a measure — No urgency)

(2017/C 357/17)

Language of the case: German

Parties

Applicant: Verband der Deutschen Biokraftstoffindustrie e.V. (Berlin, Germany) (represented by: R. Stein, P. Friton and H.-J. Prieß, lawyers)

Defendant: European Commission (represented by: A. Becker, J.-F. Brakeland and K. Talabér-Ritz, acting as Agents)

Re:

Application for interim measures based on Articles 278 TFEU and 279 TFEU, seeking suspension of the operation of Commission Communication BK/abd/ener.c.1(2017)2122195 of 27 April 2017.

Operative part of the order

1. The application for interim measures is dismissed.
2. The costs are reserved.

Action brought on 18 August 2017 — PC v EASO

(Case T-181/17)

(2017/C 357/18)

Language of the case: Finnish

Parties

Applicant: PC (represented by: L. Railas, lawyer)

Defendant: European Asylum Support Office (EASO)