

Operative part of the order

1. *Commission Decision C(2009) 10561 of 18 December 2009 on the reduction of the contribution from the European Regional Development Fund (ERDF) granted by Commission Decision C(95) 2529 of 27 November 1995 in respect of the RESIDER II Programme Saarland (1994-1999) in the Federal Republic of Germany is annulled.*
2. *The European Commission shall pay the costs.*

⁽¹⁾ OJ C 134, 22.5.2010.

Order of the General Court of 13 September 2017 — Germany v Commission

(Case T-114/10) ⁽¹⁾

(Action for annulment — ERDF — Reduction in financial aid — Programme Interreg II/C programme ‘Rhine-Meuse flood’ — Failure to comply with the time limit for adoption of a decision — Infringement of essential procedural requirements — Action manifestly well founded)

(2017/C 392/35)

Language of the case: German

Parties

Applicant: Federal Republic of Germany (represented initially by: J. Möller and C. Blaschke, and subsequently by: J. Möller and T. Henze, acting as Agents, and U. Karpenstein, lawyer)

Defendant: European Commission (represented by: B.-R. Killmann, B. Conte and A. Steiblytè, acting as Agents)

Interveners in support of the form of order sought by the applicant: French Republic (represented initially by: G. de Bergues and B. Messmer, and subsequently by: D. Colas and J. Bousin, acting as Agents), and Kingdom of the Netherlands (represented initially by: C. Wissels and M. Noort, and subsequently by: M. Bulterman and B. Koopman, acting as Agents)

Re:

Action on the basis of Article 263 TFEU seeking the annulment of Commission Decision C(2009) 10712 of 23 December 2009 on the reduction in the financial aid granted to the Rhine-Meuse flood protection programme under Community initiative programme Interreg II/C in the Kingdom of Belgium, the Federal Republic of Germany, the Grand Duchy of Luxembourg and the Kingdom of the Netherlands by the European Regional Development Fund (ERDF) pursuant to Commission Decision C(97)3742 of 18 December 1997 (ERDF No 970010008).

Operative part of the order

1. *Commission Decision C(2009) 10712 of 23 December 2009 on the reduction in the financial aid granted to the Rhine-Meuse flood protection programme under Community initiative programme Interreg II/C in the Kingdom of Belgium, the Federal Republic of Germany, the Grand Duchy of Luxembourg and the Kingdom of the Netherlands by the European Regional Development Fund (ERDF) pursuant to Commission Decision C(97)3742 of 18 December 1997 (ERDF No 970010008) is annulled insofar as it concerns the Federal Republic of Germany.*

2. The European Commission shall bear its own costs and pay the costs incurred by the Federal Republic of Germany.

3. The French Republic and the Kingdom of the Netherlands shall bear their own costs.

⁽¹⁾ OJ C 134, 22.5.2010.

Order of the General Court of 25 September 2017 — Hungary v Commission

(Case T-542/15) ⁽¹⁾

(ERDF — Operational Programme ‘Transport’ and Regional Operational Programmes for Central Hungary, West Pannon, South Great Plain, Central Transdanubia, North Hungary, North Great Plain and South Transdanubia — Decision to suspend the interim payments — Repeal of the contested act — No need to adjudicate)

(2017/C 392/36)

Language of the case: English

Parties

Applicant: Hungary (represented by: J. Bonhage and F. Quast, lawyers)

Defendant: European Commission (represented by: B.-R. Killmann and A. Tokár, acting as Agents)

Re:

Application based on Article 263 TFEU seeking annulment of Commission Decision C(2015) 4979 final of 14 July 2015 on the suspension of part of the interim payments from the European Regional Development Fund (ERDF) and the Cohesion Fund for the expenditure paid for the Operational Programme ‘Transport’ for the regions of Central Hungary, West Pannon, South Great Plain, Central Transdanubia, North Hungary, North Great Plain and South Transdanubia

Operative part of the order

1. There is no longer any need to adjudicate on the action.
2. Hungary is ordered to pay the costs.

⁽¹⁾ OJ C 406, 7.12.2015.

Order of the General Court of 26 September 2017 — Gyarmathy v EMCDDA

(Case T-297/16 P) ⁽¹⁾

(Appeal — Civil service — Temporary staff — EMCDDA staff — Decision not to renew a contract of employment — Termination of the contract — Psychological harassment — Request for assistance — Administrative inquiry — Impartiality of the inquiry)

(2017/C 392/37)

Language of the case: English

Parties

Appellant: Valéria Anna Gyarmathy (Győr, Hungary) (represented by: A. Véghely, lawyer)

Other party to the proceedings: European Monitoring Centre for Drugs and Drug Addiction (EMCDDA) (represented by: D. Storti and F. Pereyra, acting as Agents, and B. Wägenbaur, lawyer)