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 French Republic, 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 applies to the Grand Duchy of Luxembourg.
- 2. The European Commission shall pay, in addition to its own costs, the costs incurred by the Grand Duchy of Luxembourg.
- 3. The Kingdom of Belgium, 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 27 September 2017 — Netherlands v Commission

(Case T-119/10) (1)

(Actions for annulment — ERDF — Reduction of financial assistance — Programme Interreg II/C 'Rhine-Meuse flood protection' — Non-compliance with the period prescribed for the adoption of a decision — Infringement of essential procedural requirements — Action manifestly well founded)

(2017/C 424/52)

Language of the case: Dutch

Parties

Applicant: Kingdom of the Netherlands (initially by Y. de Vries, J. Langer and C. Wissels, and subsequently by J. Langer and M. Bulterman and B. Koopman, Agents)

Defendant: European Commission (represented by: W. Roels and A. Steiblytė, Agents)

Interveners in support of the applicant: Kingdom of Belgium (represented: initially by M. Jacobs and T. Materne, and subsequently by M. Jacobs and J.-C. Halleux, Agents) and by French Republic (represented: initially by G. de Bergues and B. Messmer, and subsequently by J. Bousin and D. Colas, Agents)

Parties

Application pursuant to Article 263 TFEU seeking the annulment of Commission Decision C(2009) 10712 of 23 December 2009 on the reduction in the financial assistance 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 French Republic, 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 assistance 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 French Republic, 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 in so far as it concerns the Kingdom of the Netherlands.

- 2. The European Commission is ordered to pay its own costs and pay those incurred by the Kingdom of the Netherlands.
- 3. The Kingdom of Belgium and the French Republic are ordered to bear their own costs.

(1) OJ C 113, 1.5.2010.

Order of the General Court of 17 October 2017 — Andreassons Åkeri and Others v Commission

(Case T-746/16) (1)

(Action for annulment — Social security — Commission decision to close an EU Pilot procedure — Decision to take no further action on a complaint — Refusal of the Commission to bring infringement proceedings — Act not open to challenge — Lack of direct concern — Manifest inadmissibility — Application seeking the issue of an injunction — Manifest lack of jurisdiction)

(2017/C 424/53)

Language of the case: Swedish

Parties

Applicants: Andreassons Åkeri i Veddige AB (Veddige, Sweden), Luke Transport AB (Laholm, Sweden), Zimit Transportförmedling AB (Veddige) (represented by: C. von Quitzow, Professor)

Defendant: European Commission (represented by: D. Martin and K. Simonsson, acting as Agents)

Re:

Action pursuant to Article 263 TFEU seeking annulment of the Commission decision contained in the letter of 10 August 2016 concerning the outcome of EU Pilot Procedure 7504/15/EMPL.

Operative part of the order

- 1. The action is dismissed.
- 2. Andreassons Åkeri i Veddige AB, Luke Transport AB and Zimit Transportförmedling AB shall pay the costs.

(1) OJ C 38, 6.2.2017.

Action brought on 7 August 2017 — Ballesté Torralba and Others v SRB

(Case T-528/17)

(2017/C 424/54)

Language of the case: Spanish

Parties

Applicants: María Ballesté Torralba (Alcarrás, Spain), David Lozano Jiménez (Alcarrás), María Carmen Estruch Martínez (Alcarrás) and Ramón Ribes Jové (Alcarrás) (represented by: E. Silva Pacheco, lawyer)

Defendant: Single Resolution Board

Form of order sought

The applicants claim that the General Court should:

 Annul the decision of the Single Resolution Board of 7 June 2017, with effect ex tunc, thereby rendering it invalid and devoid of effects;