



C/2024/5418

16.9.2024

Order of the General Court of 26 July 2024 – Vivendi v Commission

(Case T-1097/23 R-RENV INTP) ⁽¹⁾

(Procedure – Interpretation of an order – Inadmissibility)

(C/2024/5418)

Language of the case: French

Parties

Applicant: Vivendi SE (Paris, France) (represented by: P. Gassenbach, P. Wilhelm, E. Dumur, O. Thomas, S. Schrameck, F. de Bure and Y. Boubacir, lawyers)

Defendant: European Commission (represented by: P. Caro de Sousa, B. Cullen and D. Viros, acting as Agents)

Intervener in support of the defendant: Council of the European Union (represented by: A.-L. Meyer and N. Coghlan, acting as Agents)

Re:

By its application under Article 168 of the Rules of Procedure of the General Court, the applicant seeks interpretation of point 1 of the operative part of the order of 13 June 2024, *Vivendi v Commission* (T-1097/23 R-RENV, not published, under appeal, EU:T:2024:381).

Operative part of the order

1. The request for interpretation is dismissed as inadmissible.
2. Vivendi SE shall bear its own costs and pay those incurred by the European Commission.
3. The Council of the European Union shall bear its own costs.

⁽¹⁾ OJ C C/2024/1101, 5.2.2024.