



Corrigendum to the Rules of Procedure of the Court of Justice

(Official Journal of the European Union L 265 of 29 September 2012)

On page 19, in Article 57(6):

for: 'All procedural documents shall bear a date. In the calculation of procedural time-limits, only the date and time of lodgment of the original at the Registry shall be taken into account.'

read: 'All procedural documents shall bear a date. In the calculation of procedural time-limits, only the date and time of lodging of the original at the Registry shall be taken into account.'

On page 21, in Article 66(4):

for: 'Witnesses shall be summoned by the Court, where appropriate after lodgment of the security provided for in Article 73(1) of these Rules.'

read: 'Witnesses shall be summoned by the Court, where appropriate after the lodging of the security provided for in Article 73(1) of these Rules.'

On page 37, in Article 179:

for: 'Where a cross-appeal is brought, the applicant at first instance or any other party to the relevant case before the General Court having an interest in the cross-appeal being allowed or dismissed may submit a response, which must be limited to the pleas in law relied on in that cross-appeal, within two months after its being served on him. That time-limit shall not be extended.'

read: 'Where a cross-appeal is brought, the appellant or any other party to the relevant case before the General Court having an interest in the cross-appeal being allowed or dismissed may submit a response, which must be limited to the pleas in law relied on in that cross-appeal, within two months after its being served on him. That time-limit shall not be extended.'