

Reports of Cases

Order of the Court (Seventh Chamber) of 22 March 2012 — Italy v Commission

(Case C-200/11 P)

(Appeal — Article 119 of the Rules of Procedure — State aid — Incompatibility with the common market — Commission decision — Action for annulment — Regulation (EC) No 659/1999 — Article 1(c) — Alteration of existing aid — Regulation (EC) No 794/2004 — Article 4(1) — Temporary defensive mechanism for shipbuilding)

- 1. State aid Commission decision finding a national measure compatible with Article 87(1) EC Determining the scope of the decision Account taken not only of the wording of the decision, but also of the content notified (Art. 87(1) EC) (see para. 27)
- 2. State aid Existing aid and new aid Measure amending an existing aid scheme Treated as new aid (Council Regulation No 659/1999, Art. 1(c)); Commission Regulation No 794/2004, Art. 4(1)) (see paras 30, 31)
- 3. State aid Planned aid Examination by the Commission Application of the rules of substantive law in force when the Commission took its decision (Art. 88(3) EC; Council Regulation No 1177/2002, Art. 5) (see paras 37-39, 43)
- 4. State aid Planned aid Notifying the Commission Scope of the obligation Necessary for notification to include estimates of the total amounts of the aid planned on account of their impact on that aid (Art. 88(3), EC; Council Regulation No 1177/2002) (see paras 47-49)
- 5. Appeals Setting out in the application of the pleas in law and legal arguments Plea in law not clear enough Whether inadmissible (Art. 256 TFEU; Statute of the Court of Justice, Art. 58, first para.; Rules of Procedure of the Court of Justice, Art. 112(1)(c)) (see paras 52-54)
- 6. State aid Commission decision finding a national measure compatible with Article 87(1) EC No legitimate expectations in the case of alteration to the aid scheme going beyond the bounds of the authorisation decision (Art. 87(1) EC) (see paras 65-68)
- 7. Union law Principles Equal treatment Meaning Unequal treatment as a result of the temporal limitation of authorisation to grant State aid in a given sector of the market Whether objectively justified (Council Regulation No 1177/2002, Art. 5) (see paras 74-76)

EN

ECLI:EU:C:2012:165

Re:

Appeal against the judgment of the General Court (Eighth Chamber) of 3 February 2011 in Case T-3/09 *Italy* v *Commission*, by which the General Court dismissed an application for annulment of Commission Decision 2010/38/EC of 21 October 2008 on State aid C 20/08 (ex N 62/08) which Italy is planning to implement through a modification of scheme N 59/04 concerning a temporary defensive mechanism for shipbuilding (OJ 2010 L 17, p. 50).

Operative part

- 1. The appeal is dismissed.
- 2. The Italian Republic is ordered to pay the costs.

2 ECLI:EU:C:2012:165