Re:

Appeal against the order of the European Union Civil Service Tribunal (First Chamber) of 4 April 2011 in Case F-45/10 AO v Commission (not yet published in the ECR) seeking to have that order set aside.

Operative part of the order

- 1. The appeal is dismissed.
- 2. AO shall bear his own costs and those incurred by the European Commission.

(1) OJ C 282, 24.9.2011.

Order of the President of the General Court of 12 December 2011 — Preparados Alimenticios del Sur v Commission

(Case T-402/11 R)

(Application for interim measures — Claim for remission of import duties of some food products — Decision to refer the documents in the case to the national authorities — Applications for interim measures — Inadmissibility — No urgency)

(2012/C 39/30)

Language of the case: Spanish

Parties

Applicant(s): Preparados Alimenticios del Sur, SL (Murcia, Spain) (represented by: I. Acero Campos, lawyer)

Defendant(s): European Commission (represented by: J. Baquero Cruz and L. Bouyon, Agents)

Re:

Applications for interim measures, including suspension of operation of the letter of the Commission of 29 June 2011 informing the applicant of the reference to the Spanish authorities of the documents in the case relating to its claim for remission of import duties, so that those authorities can rule on that claim.

Operative part of the order

- 1. The application for interim measures is rejected.
- 2. The costs are reserved.

Order of the President of the General Court of 12 December 2011 — Akhras v Council

(Case T-579/11 R)

(Interim measures — Common foreign and security policy — Restrictive measures against Syria — Freezing of funds and economic resources — Application for suspension of operation and provisional measures — Lack of urgency — Lack of serious and irreparable harm)

(2012/C 39/31)

Language of the case: English

Parties

Applicant: Tarif Akhras (Homs, Syria) (represented by: S. Ashley and S. Millar, Solicitors, D. Wyatt QC and R. Blakeley, Barrister)

Defendant: Council of the European Union (represented by: M. Bishop and M.-M. Joséphidès, acting as Agents)

Re:

In essence, application for provisional measures and suspension of operation of Council Decision 2011/522/CFSP of 2 September 2011 amending Decision 2011/273/CFSP concerning restrictive measures against Syria (OJ 2011 L 228, p. 16), Council Regulation (EU) No 878/2011 of 2 September 2011 amending Regulation (EU) No 442/2011 concerning restrictive measures in view of the situation in Syria (OJ 2011 L 228, p. 1), Council Decision 2011/628/CFSP of 23 September 2011 amending Decision 2011/273/CFSP concerning restrictive measures against Syria (OJ 2011 L 247, p. 17), and Council Regulation (EU) No 1011/2011 of 13 October 2011 amending Regulation (EU) No 442/2011 (OJ 2011 L 269, p. 18), in so far as those texts refer to the applicant

Operative part of the order

- 1. The application for interim measures is rejected.
- 2. Costs are reserved.

Appeal brought on 22 November 2011 by Christos Michail against the judgment of the Civil Service Tribunal of 13 September 2011 in Case F-100/09 Michail v Commission

(Case T-597/11 P)

(2012/C 39/32)

Language of the case: Greek

Parties

Appellant: Christos Michails (Brussels, Belgium) (represented by C. Meidani, lawyer)

Other party to the proceedings: European Commission