EN

In support of the action, the applicant relies on six pleas in law.

- 1. First plea in law, alleging infringement of Articles 108(2) and 266 TFEU, and Article 41 of the Charter of Fundamental Rights of the European Union, in that the Commission refused to extend the formal investigation procedure following the partial annulment of Commission Decision 2009/611/EC of 8 July 2008 (¹) by the judgment of the Court of 11 September 2012 in Case T-565/08, *Corsica Ferries France* v *Commission* (²).
- 2. Second plea in law, alleging infringement of Article 107 TFEU, infringement of the obligation to state reasons and of the principle of equal treatment, and an error in law and a manifest error of assessment in that the Commission found that the negative sale price constituted State aid.
- 3. Third plea in law, put forward in the alternative, alleging infringement of the principle of proportionality and a manifest error of assessment, in that the Commission found that the capital contribution of EUR 8,75 million constituted State aid.
- 4. Fourth plea in law, put forward in the alternative, alleging a manifest error of assessment, in that the Commission found that the measures involving aid to individuals in the sum of EUR 38,5 million constituted State aid.
- 5. Fifth plea in law, put forward in the alternative, alleging an error in law and a manifest error of assessment, in that the Commission examined jointly the compatibility of the balance of EUR 15,81 million awarded as restructuring aid in 2002 with all of the 2006 measures.
- 6. Sixth plea in law, put forward in the alternative, alleging manifest errors of assessment and infringement of the obligation to state reasons, in that the Commission declared the restructuring aid awarded in 2002 and 2006 incompatible with the common market.

(2) Judgment of 11 September 2012 in Corsica Ferries France v Commission, T-565/08, ECR, EU:T:2012:415.

Order of the General Court of 11 December 2014 — Alban Giacomo v Commission

(Case T-259/12) (¹)

(2015/C 056/41)

Language of the case: Italian

The President of the Third Chamber has ordered that the case be removed from the register.

(¹) OJ C 227, 28.7.2012.

Order of the General Court of 5 December 2014 — Teva Pharma and Teva Pharmaceuticals Europe v EMA

(Case T-547/12) $(^{1})$

(2015/C 056/42)

Language of the case: English

The President of the Sixth Chamber has ordered that the case be removed from the register.

(¹) OJ C 46, 16.2.2013.

 ^{(&}lt;sup>1</sup>) Commission Decision 2009/611/EC of 8 July 2008 concerning the measures C 58/02 (ex N 118/02) which France has implemented in favour of the Société Nationale Maritime Corse-Méditerranée (SNCM) (notified under document C(2008) 3182) (OJ 2009 L 225, p. 180).