

Order of the General Court of 16 October 2014 — Mallis et Malli v Commission and ECB(Case T-327/13) ⁽¹⁾**(Action for annulment — Cyprus stability support programme — Declaration of the Eurogroup concerning the restructuring of the banking sector in Cyprus — Erroneous identification of the defendant in the application — Inadmissibility)**

(2014/C 448/28)

Language of the case: Greek

Parties

Applicants: Constantinos Mallis (Larnaca, Cyprus) and Elli Constantinou Malli (Larnaca, Cyprus) (represented by: E. Efstathiou, K. Efstathiou and K. Liasidou, lawyers)

Defendants: European Commission (represented by: B. Smulders, J.-P. Keppenne and M. Konstantinidis, acting as Agents); and European Central Bank (ECB) (represented by: A. Sáinz de Vicuña Barroso, N. Lenihan and F. Athanasiou, acting as Agents, and by W. Bussian, W. Devroe and D. Arts, lawyers)

Re:

Application for annulment of the declaration of the Eurogroup of 25 March 2013 concerning, inter alia, the restructuring of the banking sector in Cyprus.

Operative part of the order

1. *The action is dismissed as inadmissible.*
2. *Constantinos Mallis and Elli Constantinou Malli are ordered to pay, in addition to their own costs, the costs incurred by the European Commission and by the European Central Bank (ECB).*

⁽¹⁾ OJ C 252, 31.8.2013.

Order of the General Court of 16 October 2014 — Tameio Pronoias Prosopikou Trapezis Kyprou v Commission and ECB(Case T-328/13) ⁽¹⁾**(Action for annulment — Cyprus stability support programme — Declaration of the Eurogroup concerning the restructuring of the banking sector in Cyprus — Erroneous identification of the defendant in the application — Inadmissibility)**

(2014/C 448/29)

Language of the case: Greek

Parties

Applicant: Tameio Pronoias Prosopikou Trapezis Kyprou (Nicosia, Cyprus) (represented by: E. Efstathiou, K. Efstathiou and K. Liasidou, lawyers)

Defendants: European Commission (represented by: B. Smulders, J.-P. Keppenne and M. Konstantinidis, acting as Agents); and European Central Bank (ECB) (represented by: A. Sáinz de Vicuña Barroso, N. Lenihan and F. Athanasiou, acting as Agents, and by W. Bussian, W. Devroe and D. Arts, lawyers)

Re:

Application for annulment of the declaration of the Eurogroup of 25 March 2013 concerning, inter alia, the restructuring of the banking sector in Cyprus.

Operative part of the order

1. *The action is dismissed as inadmissible.*
2. *Tameio Pronoias Prosopikou Trapezis Kyprou is ordered to pay, in addition to its own costs, the costs incurred by the European Commission and by the European Central Bank (ECB).*

⁽¹⁾ OJ C 252, 31.8.2013.

Order of the General Court of 16 October 2014 — Khatzithoma v Commission and ECB

(Case T-329/13) ⁽¹⁾

(Action for annulment — Cyprus stability support programme — Declaration of the Eurogroup concerning the restructuring of the banking sector in Cyprus — Erroneous identification of the defendant in the application — Inadmissibility)

(2014/C 448/30)

Language of the case: Greek

Parties

Applicants: Petros Khatzithoma (Makedonitissa, Cyprus); and Elenitsa Khatzithoma (Makedonitissa) (represented by: E. Efstathiou, K. Efstathiou and K. Liasidou, lawyers)

Defendants: European Commission (represented by: B. Smulders, J.-P. Keppenne and M. Konstantinidis, acting as Agents); and European Central Bank (ECB) (represented by: A. Sáinz de Vicuña Barroso, N. Lenihan and F. Athanasiou, acting as Agents, and by W. Bussian, W. Devroe and D. Arts, lawyers)

Re:

Application for annulment of the declaration of the Eurogroup of 25 March 2013 concerning, inter alia, the restructuring of the banking sector in Cyprus.

Operative part of the order

1. *The action is dismissed as inadmissible.*
2. *Petros Khatzithoma and Elenitsa Khatzithoma are ordered to pay, in addition to their own costs, the costs incurred by the European Commission and by the European Central Bank (ECB).*

⁽¹⁾ OJ C 252, 31.8.2013.