Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. Elliniki Metalleftiki kai Metallourgiki Larymnis Larko AE shall bear its own costs and pay those incurred by the European Commission.

(¹) OJ C 395, 10.11.2014.

Order of the General Court of 15 March 2016 — Larymnis Larko v Commission

(Case T-576/14) (¹)

(Action for annulment — State aid — Privatisation — Support measures for a debtor of the applicant — Decision declaring the aid to be incompatible with the internal market — No interest in bringing proceedings — Inadmissibility)

(2016/C 156/57)

Language of the case: Greek

Parties

Applicant: Elliniki Metalleftiki kai Metallourgiki Larymnis Larko AE (Kallithea, Greece) (represented by: V. Koulouris, lawyer)

Defendant: European Commission (represented by: A. Bouchagiar, acting as Agent, and by V. Chatzopoulos, lawyer)

Re:

Application for annulment of Commission Decision C (2014) 1805 of 27 March 2014 declaring that the sale of some of the assets exploited by Larko General Mining & Metallurgical Company SA did not constitute State aid [SA. 37954 (2013/ N)].

Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. Elliniki Metalleftiki kai Metallourgiki Larymnis Larko AE shall bear its own costs and pay those incurred by the European Commission.

(¹) OJ C 395, 10.11.2014.

Order of the General Court of 11 March 2016 — International Gaming Projects v OHIM — Sky (Sky BONUS)

(Case T-840/14) (¹)

(Community trade mark — Opposition proceedings — Application for a Community figurative mark Sky BONUS — Earlier national word mark SKY — Relative ground for refusal — Likelihood of confusion — Restriction of the goods designated in the trade mark application — Article 8(1)(b) of Regulation (EC) No 207/2009 — Inadmissibility)

(2016/C 156/58)

Language of the case: English

Parties

Applicant: International Gaming Projects Ltd (Valletta, Malta) (represented by: M. Garayalde Niño, lawyer)