Questions referred

- 1. Must Article 107(1) TFEU be interpreted as meaning that the obligation to purchase the electricity generated by plants which use solar radiation energy at a price higher than the market price, that is financed by all final consumers of electricity, as it results from the Ministerial Orders of 10 July 2006 (JORF No 171 of 26 July 2006, p. 11133) and 12 January 2010 (JORF No 0011 of 14 January 2010, p. 727) fixing the conditions for purchasing that electricity, read in conjunction with Law No 2000-108 of 10 February 2000 on the modernisation and development of the public electricity service, Decree No 2000-1196 of 6 December 2000 and Decree No 2001-410 of 10 May 2001, constitutes State aid?
- 2. If so, must Article 108(3) TFEU be interpreted as meaning that the failure to notify the European Commission of that mechanism beforehand affects the validity of the abovementioned Orders giving effect to the aid at issue?

Order of the President of the Ninth Chamber of the Court of 22 September 2016 (request for a preliminary ruling from the Tribunalul Sibiu — Romania) — Nicolae Ilie Nicula v Administrația Județeană a Finanțelor Publice Sibiu formerly Administrația Finanțelor Publice a Municipiului Sibiu, Administrația Fondului pentru Mediu, intervener: Cristina Lenuța Stoica

(Case C-609/14) (¹) (2016/C 475/20)

Language of the case: Romanian

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

(1) OJ C 107, 30.3.2015.

Order of the President of the Court of 23 September 2016 (request for a preliminary ruling from the Curtea de Apel Oradea — Romania) — SC Vicdantrans SRL v Direcția Generală Regională a Finanțelor Publice Cluj Napoca prin Administrația Județeană a Finanțelor Publice Bihor, Administrația Fondului pentru Mediu

(Case C-73/15) (1) (2016/C 475/21) Language of the case: Romanian

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

(¹) OJ C 155, 11.5.2015.

Order of the President of the Court of 23 September 2016 (request for a preliminary ruling from the Curtea de Apel Constanța — Romania) — Maria Bosneaga v Instituția Prefectului — județul Constanța — Serviciul Public Comunitar Regim Permise de Conducere și Înmatriculare a Vehiculelor

(Case C-235/15) (1)

(2016/C 475/22)

Language of the case: Romanian

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

(1) OJ C 270, 17.8.2015.