

Operative part of the judgment

The Court:

1. Orders the European Union, represented by the Court of Justice of the European Union, to pay compensation of EUR 654 523,43 to Guardian Europe Sàrl for the material damage sustained by that company because of the infringement of the obligation to adjudicate within a reasonable time in the case giving rise to the judgment of 27 September 2012, *Guardian Industries and Guardian Europe v Commission* (T-82/08, EU:T:2012:494). That compensation is to be adjusted by applying compensatory interest, starting from 27 July 2010 and continuing up to the date of delivery of the present judgment, at the annual rate of inflation determined, for the period in question, by Eurostat (the statistical office of the European Union) in the Member State where that company is established;
2. The compensation referred to in point 1 shall be increased by default interest, starting from the date of delivery of the present judgment until full payment, at the rate set by the European Central Bank (ECB) for its main refinancing operations, increased by two percentage points;
3. Dismisses the action as to the remainder;
4. Orders Guardian Europe to bear the costs incurred by the European Union, represented by the European Commission;
5. Orders Guardian Europe, on the one hand, and the European Union, represented by the Court of Justice of the European Union, on the other, to bear their own costs.

⁽¹⁾ OJ C 59, 15.2.2016.

Judgment of the General Court of 7 June 2017 — Blaž Jamnik and Blaž v Parliament

(Case T-726/15) ⁽¹⁾

(Public service contracts — Property market — Tender procedure — Negotiated procedure without publication of a contract notice — Premises for the European Union House in Ljubljana — Rejection of the tender after prospecting the local market — Award of the contract to another tenderer — Failure to examine the documents annexed to the tender — Error of law — Manifest error of assessment)

(2017/C 239/56)

Language of the case: Slovenian

Parties

Applicants: Jožica Blaž Jamnik and Brina Blaž (Ljubljana, Slovenia) (represented by: D. Mihevc, lawyer)

Defendant: European Parliament (represented by: V. Naglič, P. López-Carceller and B. Simon, Agents)

Re:

Application pursuant to Article 263 TFEU for annulment of the decision of the Parliament of 12 October 2015 rejecting, after prospecting of the local market, the tender submitted by the applicants in connection with building contract INLO. AO-2013-051-LUX-UGIMBI 06 concerning the future European Union House in Ljubljana and of the decision to award the contract to another tenderer and, in the alternative, a claim under Article 268 TFEU for compensation for the damage allegedly suffered by the applicants.

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Jožica Blaž Jamnik and Brina Blaž to pay the costs.

⁽¹⁾ OJ C 98, 14.3.2016.