

Order of the President of the General Court of 16 July 2015 — National Iranian Tanker Company v Council

(Case T-207/15 R)

(Application for interim measures — Common foreign and security policy — Restrictive measures adopted against Iran with the aim of preventing nuclear proliferation — Freezing of funds — Application for suspension of operation of a measure — Prima facie case — Balancing of interests — No urgency)

(2015/C 320/46)

Language of the case: English

Parties

Applicant: National Iranian Tanker Company (Tehran, Iran) (represented by: T. de la Mare QC, M. Lester, J. Pobjoy, Barristers, R. Chandrasekera, S. Ashley and C. Murphy, Solicitors)

Defendant: Council of the European Union (represented by: N. Rouam and M. Bishop, acting as Agents)

Re:

Application for suspension of operation of Council Decision (CFSP) 2015/236 of 12 February 2015 amending Decision 2010/413/CFSP concerning restrictive measures against Iran (OJ 2015 L 39, p. 18) and Council Implementing Regulation (EU) 2015/230 of 12 February 2015 implementing Regulation (EU) No 267/2012 concerning restrictive measures against Iran (OJ 2015 L 39, p. 3), in so far as each applies to the applicant.

Operative part of the order

1. *The application for interim measures is dismissed.*
2. *The costs are reserved.*

Order of the General Court of 7 July 2015 — Banimmo v Commission

(Case T-293/15) ⁽¹⁾

(Public service contracts — Withdrawal of the contested measure — No need to adjudicate on the action)

(2015/C 320/47)

Language of the case: French

Parties

Applicant: Banimmo SA (Brussels, Belgium) (represented by: V. Ost and M. Vanderstraeten, lawyers)

Defendant: European Commission (represented by: S. Delaude and J. Estrada de Solà, acting as Agents)

Re:

Application for annulment of the decision of 9 April 2015 by which the Commission rejected the offer which Banimmo had submitted following a property prospecting notice to meet the office space requirements of the Commission in Brussels (OJ 2014/S 130-231896).

Operative part of the order

- 1) *There is no longer any need to adjudicate on the present action.*
- 2) *There is no longer any need to rule on Banimmo's application that the present action be adjudicated under an expedited procedure.*
- 3) *The European Commission shall bear its own costs and pay those incurred by Banimmo, including those incurred in the proceedings for interim measures.*

(¹) OJ C 236, 20.7.2015.

Order of the President of the General Court of 17 July 2015 — GSA and SGI v Parliament

(Case T-321/15 R)

(Application for interim measures — Public service contracts — Tender procedure — Fire security, assistance to persons and external surveillance at the European Parliament's site in Brussels — Rejection of the bid made by a tenderer and award of the contract to another tenderer — Application for suspension of operation of a measure — Lack of urgency)

(2015/C 320/48)

Language of the case: French

Parties

Applicants: Gruppo Servizi Associati SpA (GSA) (Rome, Italy) and Security Guardian's Institute (SGI) (Louvain-la-Neuve, Belgium) (represented by: E. van Nuffel d'Heynsbroeck, avocat)

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

Re:

Application, in essence, for suspension of operation, first, of the decision of 12 June 2015 in which the Parliament declared non-compliant the tender submitted by the applicants in respect of the tendering procedure for service contract EP/DGSAFE/UIB/SER/2014-014 for the provision of fire security, assistance to persons and external surveillance at the European Parliament's site in Brussels, and, secondly, the decision by which that contract was awarded to the company Securitas.

Operative part of the order

1. *The application for interim measures is rejected.*
 2. *The order of 25 June 2015 in Case T-321/15 R is cancelled.*
 3. *Costs are reserved.*
-