EN

## Form of order sought

The applicants claim that the General Court should:

- annul the Request Form for Services of the European Medicines Agency No SC002, in the context of the EMA/2012/10/ICT framework-agreement, which was communicated to the applicants on 22/05/2015, by means of an e-mail from the Head of the Central Sourcing Unit; and
- order the European Medicines Agency to pay all the costs of the applicants.

### Pleas in law and main arguments

In the opinion of the applicants, the contested Request Form for Services should be annulled under Article 263 TFEU, because the EMA altered the award criteria which were set out in the Technical Specifications, and introduced new criteria at the stage of sending a request form for the services of business analysts.

## Action brought on 11 August 2015 — Almashreq Investment Fund v Council

(Case T-463/15)

(2015/C 337/33)

Language of the case: French

#### Parties

Applicant: Almashreq Investment Fund (Damascus, Syria) (represented by: E. Ruchat, lawyer)

Defendant: Council of the European Union

## Form of order sought

The applicant claims that the Court should:

- Declare the applicant's action admissible and well founded;
- Consequently, annul Decision (CFSP) 2015/837 of 28 May 2015 and the subsequent measures implementing it, in so far as they relate to the applicant;
- Order the Council of the European Union to pay the costs of the proceedings.

# Pleas in law and main arguments

In support of the action, the applicant raises three pleas in law which are, in essence, identical or similar to those raised in Case T-432/11 in *Makhlouf* v *Council* ( $^{1}$ ).

(<sup>1</sup>) OJ C 290, p. 13.