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## Judgment of the General Court of 13 December 2018 — Fruits de Ponent v Commission

(Case T-290/16) (1)

(Non-contractual liability — Agriculture — Peach and nectarine markets — Disruption during the 2014 season — Russian embargo — Temporary exceptional support measures for producers — Delegated Regulations (EU) Nos 913/2014 and 923/2014 — Rules of law intended to confer rights upon individuals — Duty of diligence and the principle of sound administration — Sufficiently serious breach — Causal link)

(2019/C 82/47)

Language of the case: Spanish

### Parties

Applicant: Fruits de Ponent, SCCL (Alcarràs, Spain) (represented by M. Roca Junyent, J. Mier Albert, R. Vallina Hoset and A. Sellés Marco, lawyers)

*Defendant:* European Commission (represented initially by I. Galindo Martín and K. Skelly, and subsequently by I. Galindo Martín, acting as Agents)

### Re:

Action pursuant to Article 268 TFEU seeking compensation for the damage allegedly sustained by three of the applicant's members on account of acts and omissions of the Commission, in the context of the adoption of Commission Delegated Regulation (EU) No 913/2014 of 21 August 2014 laying down temporary exceptional support measures for producers of peaches and nectarines (OJ 2014 L 248, p. 1) and Commission Delegated Regulation (EU) No 932/2014 of 29 August 2014 laying down temporary exceptional support measures for producers of certain fruit and vegetables and amending Delegated Regulation (EU) No 913/2014 (OJ 2014 L 259, p. 2).

# Operative part of the judgment

The Court:

1. Dismisses the action;

2. Orders Fruits de Ponent, SCCL to pay the costs.

<sup>(1)</sup> OJ C 270, 25.7.2016.

Judgment of the General Court of 13 December 2018 — Ville de Paris, Ville de Bruxelles and Ayuntamiento de Madrid v Commission

(Joined Cases T-339/16, T-352/16 and T-391/16) (1)

(Environment — Regulation (EU) 2016/646 — Pollutant emissions from light passenger and commercial vehicles (Euro 6) — Fixing, in respect of nitrogen oxide emissions, of not-to-exceed (NTE) values, during tests in real driving conditions (RDE) — Actions for annulment — Powers of a municipal authority concerning environmental protection to restrict the circulation of certain vehicles — Whether directly concerned — Admissibility — Lack of competence of the Commission — Compliance with higher legal norms — Temporal adjustment of the effects of an annulment — Non-contractual liability — Compensation for alleged harm to image and reputation)

(2019/C 82/48)

Languages of the cases: Spanish and French

## Parties

Applicant in Case T-339/16: Ville de Paris (France) (represented by: J. Assous, lawyer)

Applicant in Case T-352/16: Ville de Bruxelles (Belgium) (represented by: M. Uyttendaele and S. Kaisergruber, lawyers)