## Operative part of the order

- 1. There is no longer any need to adjudicate on the present action.
- 2. The European Commission is to bear its own costs and to pay those incurred by the European Environmental Bureau (EEB).

(1) OJ C 118, 4.4.2016.

## Order of the General Court of 3 July 2017 — De Nicola v EIB

(Case T-666/16 P) (1)

(Appeal — EIB staff — Appraisal — Career development report — 2013 staff report — Application for annulment of the decision of the Appeals Committee and of the decision not to promote the applicant — Psychological harassment — Claim for damages)

(2017/C 283/77)

Language of the case: Italian

#### **Parties**

Appellant: Carlo De Nicola (Strassen, Luxembourg) (represented by: G. Ferabecoli, lawyer)

Other party to the proceedings: European Investment Bank (EIB) (represented by: T. Gilliams and G. Faedo, acting as Agents, and A. Dal Ferro, lawyer)

### Re:

Appeal brought against the judgment of the Civil Service Tribunal of the European Union (Second Chamber) of 21 July 2016, *De Nicola* v EIB (F-100/15, EU:F:2016:167), seeking to have that judgment set aside.

## Operative part of the order

- 1. The appeal is dismissed.
- 2. Mr Carlo De Nicola shall bear his own costs and shall pay those incurred by the European Investment Bank (EIB) in the present appeal.

(1) OJ C 410, 7.11.2016.

Order of the General Court of 3 July 2017 — De Nicola v EIB

(Case T-669/16 P) (1)

(Appeal — EIB staff — Sickness insurance — Refusal to reimburse medical expenses — Laser therapy — Action for annulment and damages)

(2017/C 283/78)

Language of the case: Italian

# Parties

Appellant: Carlo De Nicola (Strassen, Luxembourg) (represented by: G. Ferabecoli, lawyer)

Other party to the proceedings: European Investment Bank (EIB) (represented by: T. Gilliams and G. Faedo, acting as Agents, and by A. Dal Ferro, lawyer)

### Re:

Appeal brought against the judgment of the Civil Service Tribunal of the European Union (Second Chamber) of 21 July 2016, *De Nicola* v EIB (F-82/15, EU:F:2016:166), seeking to have that judgment set aside in part.

## Operative part of the order

- 1. The appeal is dismissed.
- 2. Mr Carlo De Nicola shall bear his own costs and shall pay those incurred by the European Investment Bank (EIB) in the present appeal.
- (1) OJ C 410, 7.11.2016.

Order of the General Court of 10 July 2017 — No Limits v EUIPO — Morellato (NO LIMITS)

(Case T-43/17) (1)

(EU trade mark — Invalidity proceedings — EU word mark NO LIMITS — Revocation of the contested decision — Action which has become devoid of purpose — No need to adjudicate)

(2017/C 283/79)

Language of the case: Italian

### **Parties**

Applicant: No Limits International Investments SA (Bissone, Switzerland) (represented by: F. Canu, lawyer)

Defendant: European Union Intellectual Property Office (represented by: S. Scardocchia and A. Folliard-Monguiral, acting as Agents)

Other party to the proceedings before the Board of Appeal of EUIPO: Morellato SpA (Fratte di Santa Giustina in Colle, Italy)

## Re:

Action brought against the decision of the Fifth Board of Appeal of EUIPO of 21 November 2016 (Case R 2007/2015-5) relating to invalidity proceedings between Morellato and No Limits Investments.

## Operative part of the order

- 1. There is no need to adjudicate on the action.
- 2. The European Union Intellectual Property Office (EUIPO) shall bear its own costs and shall pay those incurred by No Limits International Investments SA.
- (1) OJ C 95, 27.3.2017.

Order of the President of the General Court of 4 July 2017 — Institute for Direct Democracy in Europe v Parliament

(Case T-118/17 R)

(Interim proceedings — Institutional law — European Parliament — Decision awarding a grant to a political foundation — Suspension of prefinancing — Obligation to provide a bank guarantee — Application for interim measures — No urgency)

(2017/C 283/80)

Language of the case: English

### **Parties**

Applicant: Institute for Direct Democracy in Europe ASBL (IDDE) (Brussels, Belgium) (represented by: E. Plasschaert and É. Montens, lawyers)