Operative part of the order

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

Order of the President of the General Court of 10 March 2017 — Fertisac v ECHA

(Case T-855/16 R)

(Interim proceedings — REACH — Fee due for registration of a substance — Reduction granted to micro, small and medium-sized undertakings — Decision imposing an administrative charge and a supplementary fee — Application for suspension of operation — No urgency)

(2017/C 144/65)

Language of the case: Spanish

Parties

Applicant: Fertisac, SL (Atarfe, Spain) (represented by: J. Gomez Rodriguez, lawyer)

Defendant: European Chemicals Agency (ECHA) (represented by: E. Maurage, J.-P. Trnka and M. Heikkilä, Agents, and C. Molyneux, lawyer)

Re:

Application based on Articles 278 and 279 TFEU and seeking a suspension of operation of Decision SME (2016) 5150, of 15 November 2016, finding that the applicant was not entitled to the fee reductions applicable to medium-sized undertakings, and of the invoices issued on the basis of that decision, namely ECHA invoices No 10060160 and No 10060161, dated 15 November 2016.

Operative part of the order

- 1. The application for interim measures is dismissed.
- 2. Costs are reserved.

Order of the President of the General Court of 14 March 2017 — ADDE v Parliament

(Case T-48/17 R)

(Interim measures — Financing of a political party — Institutional law — Bank guarantee — Lack of urgency)

(2017/C 144/66)

Language of the case: English

Parties

Applicant: Alliance for Direct Democracy in Europe ASBL (ADDE) (Brussels, Belgium) (represented by: L. Defalque, lawyer)

Defendant: European Parliament (represented by: C. Burgos and S. Alves, acting as Agents)