# Action brought on 26 September 2016 — Elevolution-Engenharia v Commission

(Case T-691/16)

(2016/C 441/30)

Language of the case: Portuguese

#### **Parties**

Applicant: Elevolution-Engenharia SA (Amadora, Portugal) (represented by: A. Pinto Cardoso and L. Fuzeta da Ponte,

lawyers)

Defendant: European Commission

### Form of order sought

The applicant claims that the General Court should:

- grant the application in its entirety and thereby annul the Commission's decisions containing the debit notes received by the applicant by letter on 3 August 2016;
- order the Commission to pay the applicant's costs, to be assessed.

## Pleas in law and main arguments

In support of its action, the applicant relies on three pleas in law.

- 1. First plea in law, alleging lack of competence. It is submitted that the Commission lacks the competence and powers to adopt the acts which are to be annulled.
- 2. Second plea in law, alleging infringement of essential procedural requirements. The reasoning of the disputed notes is implied or tacit, or clothed in obscurity, and the notes are not consistent with EU law.
- 3. Third plea in law, alleging infringements of the Treaty and rules for its implementation.

Action brought on 27 September 2016 — CJ v ECDC

(Case T-692/16)

(2016/C 441/31)

Language of the case: English

#### **Parties**

Applicant: CJ (Agios Stefanos, Greece) (represented by: V. Kolias, lawyer)

Defendant: European Centre for Disease Prevention and Control (ECDC)

### Form of order sought

The applicant claims that the Court should:

- annul the contested decision and consequently order the ECDC to pay the applicant all emoluments he would have received from 1 May 2012 until 31 December 2014 had the applicant stayed in ECDC's service, which, pending specification by the ECDC, the applicant provisionally calculates as the sum of EUR 140 000, plus default interest at the statutory rate;
- order the ECDC to pay him the sum of EUR 13 000 in compensation for non-material harm;
- order the ECDC to bear its own costs, and to pay his costs, in the proceedings.