Judgment of the Court (First Chamber) of 14 March 2019 — European Commission v Czech Republic

(Case C-399/17) (1)

(Failure of a Member State to fulfil obligations — Regulation (EC) No 1013/2006 — Shipment of waste — Refusal of the Czech Republic to ensure the take-back of the mixture TPS-NOLO (Geobal) shipped from that Member State to Poland — Existence of waste — Burden of proof — Proof)

(2019/C 155/05)

Language of the case: Czech

Parties

Applicant: European Commission (represented by: P. Němečková, E. Sanfrutos Cano and L. Haasbeek, acting as Agents)

Defendant: Czech Republic (represented by: M. Smolek, J. Vláčil, T. Müller and L. Dvořáková, acting as Agents)

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders the European Commission to pay the costs.
- (1) OJ C 293, 4.9.2017.

Judgment of the Court (Ninth Chamber) of 14 March 2019 — Meta Group Srl v European Commission

(Case C-428/17 P) (1)

(Appeal — Arbitration clause — Grant agreements concluded in the context of the Sixth Framework Programme for Research, Technological Development and Demonstration Activities (2002-2006) — Grant agreements concluded in the context of the Competitiveness and Innovation Framework Programme (2007-2013) — Amounts allegedly owed by the European Commission in relation to the performance of those agreements — Outstanding balance of the total amount of the financial contribution granted to the appellant — Contractual liability)

(2019/C 155/06)

Language of the case: Italian

Parties

Appellant: Meta Group Srl (represented by: A. Formica, avvocato)

Other party to the proceedings: European Commission (represented by: R. Lyal and D. Recchia, acting as Agents)