

**Operative part of the judgment**

The Court:

1. Orders Revoind Industriale di Pindaru Gelu Sas to pay Clean Sky 2 Joint Undertaking the amount of EUR 433 485,93, together with default interest calculated at 3,5 % per annum from 7 February 2017 and until the date of full payment of the amount due;
2. Orders Revoind Industriale di Pindaru Gelu to bear the costs.

<sup>(1)</sup> OJ C 231, 17.7.2017.

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**Judgment of the General Court of 27 October 2021 — Clean Sky 2 Joint Undertaking v Revoind Industriale di Pindaru Gelu**

(Case T-270/17) <sup>(1)</sup>

*(Arbitration clause — Grant agreement concluded in the framework of the Seventh Framework Programme for research and technological development including demonstration activities (2007-2013) — Non-performance of the contract — Repayment of the amounts advanced — Default interest — Procedure by default)*

(2022/C 2/34)

Language of the case: English

**Parties**

*Applicant:* Clean Sky 2 Joint Undertaking (represented by: B. Mastantuono, acting as Agent, and by M. Velardo, lawyer)

*Defendant:* Revoind Industriale di Pindaru Gelu Sas (Rome, Italy)

**Re:**

Action brought under Article 272 TFEU seeking an order for Revoind Industriale di Pindaru Gelu to repay the advanced payment paid under the Grant Agreement for partners No 620108, plus accrued late payment interest.

**Operative part of the judgment**

The Court:

1. Orders Revoind Industriale di Pindaru Gelu Sas to pay Clean Sky 2 Joint Undertaking the amount of EUR 625 793,42, together with default interest calculated at 3,5 % per annum from 7 February 2017 and until the date of full payment of the amount due;
2. Orders Revoind Industriale di Pindaru Gelu to bear the costs.

<sup>(1)</sup> OJ C 231, 17.7.2017.

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**Judgment of the General Court of 27 October 2021 — Clean Sky 2 Joint Undertaking v Revoind Industriale di Pindaru Gelu**

(Case T-271/17) <sup>(1)</sup>

*(Arbitration clause — Grant agreement concluded in the framework of the Seventh Framework Programme for research and technological development including demonstration activities (2007-2013) — Non-performance of the contract — Repayment of the amounts advanced — Default interest — Procedure by default)*

(2022/C 2/35)

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*Applicant:* Clean Sky 2 Joint Undertaking (represented by: B. Mastantuono, acting as Agent, and by M. Velardo, lawyer)