

Defendants: European Commission and Single Resolution Board

Form of order sought

- Annul the decision of the Single Resolution Board of 7 June 2017 (SRB/EES/2017/08) concerning the adoption of a resolution scheme regarding the institution Banco Popular Español S.A., and of Commission Decision (EU) 2017/1246 of 7 June 2017 endorsing the resolution scheme for Banco Popular Español, S.A.;
- Order the defendant[s] to remedy the harm and damage resulting from the loss in value of the shares in Banco Popular Español, S.A. held by the applicants, taking the difference in the value of the shares on 6 June 2017, namely EUR 9 212,34, as reference for the compensation, together with interest at the appropriate rate.

Pleas in law and main arguments

The pleas in law and main arguments are those put forward in Case T-482/17 *Comercial Vascongada Recalde v Commission and SRB*.

Action brought on 3 August 2017 — Fidesban and Others v SRB

(Case T-484/17)

(2017/C 330/18)

Language of the case: Spanish

Parties

Applicant: Fidesban, SA (Madrid, Spain) and 69 other applicants (represented by: R. Pelayo Jiménez, lawyer)

Defendant: Single Resolution Board

Form of order sought

- Annul the decision of the Single Resolution Board of 7 June 2017 (SRB/EES/2017/08);
- Order the defendant to pay the costs of the proceedings.

Pleas in law and main arguments

The pleas in law and main arguments are similar to those alleged in Case T-478/17, *Mutualidad General de la Abogacía and Others v Single Resolution Board*.

Action brought on 1 August 2017 — Opere Pie d'Onigo v Commission

(Case T-491/17)

(2017/C 330/19)

Language of the case: Italian

Parties

Applicant: Istituzione Pubblica di Assistenza e Beneficienza 'Opere Pie d'Onigo' (Pederobba, Italy) (represented by: G. Maso, lawyer)

Defendant: European Commission