EN

Order of the President of the General Court of 10 July 2018 — Fundación Tecnalia Research & Innovation v REA

(Case T-104/18 R)

(Application for interim measures — Grant agreement concluded under the Seventh Framework Programme for research, technological development and demonstration activities (2007-2013) — Recovery of the sums paid — Application for suspension of operation — Lack of urgency)

(2018/C 301/50)

Language of the case: Spanish

Parties

Applicant: Fundación Tecnalia Research & Innovation (San Sebastián, Spain) (represented by: P. Palacios Pesquera and M. Rius Coma, lawyers)

Defendant: Research Executive Agency (represented by: S. Payan-Lagrou and V. Canetti, acting as Agents, and by J. Rivas Andrés, lawyer)

Re:

Application under Articles 278 and 279 TFEU seeking the suspension of operation of the REA's decision to seek full repayment of the grant awarded for the Food-Watch project.

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 July 2018 - Synergy Hellas v Commission

(Case T-244/18 R)

(Application for interim measures — Grant agreement concluded under the Sixth Framework Programme for research, technological development and demonstration activities (2002-2006) — Recovery of the sums paid — Application for suspension of operation — Lack of urgency)

(2018/C 301/51)

Language of the case: Greek

Parties

Applicant: d.d. Synergy Hellas Anonymi Empokiri Etaireia Parochis Ypiresion Pliroforikis (Athens, Greece) (represented by: K. Damis, lawyer)

Defendant: European Commission (represented by: A. Katsimerou and A. Kyratsou, acting as Agents)

Re:

Application under Articles 278 and 279 TFEU seeking the suspension of operation of Commission Decision C(2018) 1115 final of 19 February 2018 relating the recovery from the applicant of the sum of EUR 76 282,08 plus default interest.

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 26 June 2018 — Strabag Belgium v Parliament (Case T-299/18 R)

(Application for interim measures — Public works contracts — Application for suspension of operation of a measure — Waiting period — Abnormally low tender — Prima facie case — No urgency)

(2018/C 301/52)

Language of the case: French

Parties

Applicant: Strabag Belgium (Anvers, Belgium) (represented by: M. Schoups, K. Lemmens and M. Lahbib, lawyers)

Defendant: European Parliament (represented by: P. López-Carceller, Z. Nagy and B. Simon, acting as Agents)

Re:

Application under Articles 278 and 279 TFEU for suspension of operation of the decision of the Parliament of 19 April 2018 to maintain in force its decision of 24 November 2017 rejecting the applicant's tender and awarding to five tenderers a framework contract involving general contractor works for Parliament buildings in Brussels (Belgium) (call for tenders 06/ D 20/2017/M036).

Operative part of the order

1. The application for interim measures is dismissed.

2. The costs are reserved.

Action brought on 5 June 2018 — Germann Avocats and XJ (*) v Commission (Case T-352/18) (2018/C 301/53)

Language of the case: English

Parties

Applicants: Germann Avocats LLC (Geneva, Switzerland), XJ (*) (represented by: N. Skandamis, lawyer)

Defendant: European Commission

(*) Information erased or replaced within the framework of protection of personal data and/or confidentiality.