

Order of the General Court of 16 September 2019 — Poland v Commission**(Case T-703/18) ⁽¹⁾****(Action for annulment — European Social Fund — Operational programme ‘Knowledge Education Development’ — Letter notifying a final audit report — Act not amenable to review — Preparatory act — Inadmissibility)**

(2019/C 399/76)

Language of the case: Polish

Parties*Applicant:* Republic of Poland (represented by: B. Majczyna, acting as Agent)*Defendant:* European Commission (represented by: P. Arenas and M. Siekierzyńska, acting as Agents)**Re:**

Action under Article 263 TFUE for the annulment of the decision of the Commission allegedly contained in its letter of 17 September 2018 notifying the Republic of Poland the final audit report relating to the operational programme ‘Knowledge Education Development’.

Operative part of the order

1. *The action is dismissed.*
2. *It is not necessary to adjudicate on the Czech Republic’s application to intervene.*
3. *The Republic of Poland and the European Commission shall bear their own costs.*
4. *The Czech Republic shall bear its own costs relating to the application for leave to intervene.*

⁽¹⁾ OJ C 54, 11.2.2019.

Order of the General Court of 11 September 2019 — Cham Holding and Bena Properties v Council**(Case T-55/19) ⁽¹⁾****(Action for compensation — Common foreign and security policy — Restrictive measures taken against Syria — Freezing of funds — Lack of competence)**

(2019/C 399/77)

Language of the case: French

Parties*Applicants:* Cham Holding Co. SA (Damascus, Syria) and Bena Properties Co. SA (Damascus, Syria) (represented by E. Ruchat, lawyer)