

Order of the General Court of 20 May 2019 — Phrenos and Others v Commission(Case T-715/18) ⁽¹⁾

(Public supply contracts — Tender procedure — Planning, preparation, promotion and implementation of the event ‘European Development Days’ — Rejection of a tenderer’s bid and award of the contract to another tenderer — Annulment of the procurement procedure — Action which has become devoid of purpose — No need to adjudicate)

(2019/C 246/26)

Language of the case: English

Parties

Applicant: Phrenos SPRL (Mont-sur-Marchienne, Belgium), Akkanto, (Watermael-Boitsfort, Belgium), Operational Management Solutions (Chaumont Gistoux, Belgium) (represented by: R. Jafferali and R. van Melsen, lawyers)

Defendant: European Commission (represented by: A. Aresu, J. Estrada de Solà and A. Katsimerou, acting as Agents)

Re:

Application pursuant to Article 263 TFEU seeking annulment of the decision of the Commission of 27 November 2018 rejecting the tender submitted by the consortium formed by the applicants in the call for tenders EuropeAid/139729/DH/SER/BE relating to the planning, preparation, promotion and implementation of the ‘European Development Days’ event for its Directorate-General for International Cooperation and Development, and awarding that contract to another tenderer.

Operative part of the order

1. *There is no longer any need to adjudicate on the present action.*
2. *The European Commission is ordered to pay the costs, including those relating to the interlocutory proceedings, with the exception of those relating to the application by Pomilio Blumm Srl for leave to intervene in the interlocutory proceedings.*
3. *Phrenos SPRL, Akkanto, Operational Management Solutions, the Commission and Pomilio Blumm shall bear their own costs relating to the application by Pomilio Blumm Srl for leave to intervene in the interlocutory proceedings.*

⁽¹⁾ OJ C 72, 25.2.2019.

Order of the General Court of 7 June 2019 — Telemark plus v EUIPO (Telemarkfest)(Case T-719/18) ⁽¹⁾

(EU trade mark — Application for EU word mark Telemarkfest — Absolute ground for refusal — Descriptive character — Article 7(1)(c) of Regulation (EU) 2017/1001)

(2019/C 246/27)

Language of the case: German

Parties

Applicant: Telemark plus eV (Altusried, Germany) (represented by: S. Schenk, lawyer)

Defendant: European Union Intellectual Property Office (represented by: M. Eberl and M. Fischer, acting as Agents)

Re:

Action brought against the decision of the Fourth Board of Appeal of EUIPO of 25 September 2018 (Case R 346/2018-4), concerning an application for registration of the word sign Telemarkfest as an EU trade mark.

Operative part of the order

1. *The action is dismissed as manifestly lacking any foundation in law.*
2. *Telemark plus eV shall pay the costs.*

⁽¹⁾ OJ C 44, 4.2.2019.

Order of the President of the General Court of 8 May 2019 — AlpaSuri v Commission

(Case T-254/19 R)

(Interlocutory proceedings — Import of alpacas — Application for interim measures — No urgency)

(2019/C 246/28)

Language of the case: German

Parties

Applicant: AlpaSuri GbR Barbara Bruns & Wolfgang Stamp (Winsen, Germany) (represented by: U. Schrömbges, lawyer)

Defendant: European Commission (represented by: B. Eggers and B. Hofstötter, acting as Agents)

Re:

Application under Articles 278 and 279 TFEU seeking interim measures authorising the import of alpacas into the territory of the European Union from Canada.

Operative part of the order

1. *The application for interim measures is dismissed.*
 2. *The costs are reserved.*
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