Action brought on 16 March 2018 — Chrysses Demetriades & Co. and Provident Fund of the Employees of Chrysses Demetriades & Co v Council and Others

(Case T-198/18)

(2018/C 182/30)

Language of the case: English

Parties

Applicants: Chrysses Demetriades & Co. LLC (Limassol, Cyprus), Provident Fund of the Employees of Chrysses Demetriades & Co LLC (Limassol) (represented by: P. Tridimas, Barrister)

Defendants: Council of the European Union, European Commission, European Central Bank, Eurogroup and European Union

Form of order sought

The applicants claim that the Court should:

- order the defendants to pay the applicants the sums shown in the schedule annexed to this application plus interest accruing from 26 March 2013 until the judgment of the Court;
- order the defendants to pay the costs.

In the alternative, by way of subsidiary claim, the applicants request the Court to:

- find that the European Union and/or the defendant institutions have incurred non-contractual liability;
- determine the procedure to be followed in order to establish the recoverable loss actually suffered by the applicants; and
- order the defendants to pay the costs.

Pleas in law and main arguments

In support of the action, the applicants rely on four pleas in law which are in essence identical or similar to those relied on in Case T-197/18, JV Voscf and Others v Council and Others.

Action brought on 23 March 2018 — VQ v ECB

(Case T-203/18)

(2018/C 182/31)

Language of the case: English

Parties

Applicant: VQ (represented by: G. Cahill, Barrister)

Defendant: European Central Bank

Form of order sought

The applicant claims that the Court should:

— annul, pursuant to Article 263 TFEU, the European Central Bank's Decision SNC-2016-0026 of 14 March 2018;