Operative part of the judgment

The concept of the 'total cost of the credit to the consumer', contained in Article 3(g) of Directive 2008/48/EC of the European Parliament and of the Council of 23 April 2008 on credit agreements for consumers and repealing Council Directive 87/102/EEC, must be interpreted as meaning that that concept includes the costs for any extension of the credit, provided that, first, the actual and precise conditions for its possible extension, including the duration of that extension, form part of the terms and conditions agreed between the creditor and the borrower in the credit agreement and, second, those costs are known to the creditor.

(1) OJ C 399, 25.11.2019.

Appeal brought on 6 June 2019 by Abaco Energy SA and Others against the order of the General Court (Ninth Chamber) delivered on 25 March 2019 in Case T-186/18, Abaco Energy and Others v Commission

(Case C-436/19 P)

(2020/C 297/26)

Language of the case: English

Parties

Appellants: Abaco Energy SA and Others (represented by: P. Holtrop, abogado)

Other party to the proceedings: European Commission

By order of 21 July 2020, the Court of Justice (Seventh Chamber) held that the appeal is dismissed as being in part manifestly inadmissible and in part manifestly unfounded and that the appellants shall bear their own costs.

Request for a preliminary ruling from the Curtea de Apel Alba Iulia (Romania) lodged on 7 April 2020 — SC Avio Lucos SRL v Agenția de Plăți și Intervenție pentru Agricultură — Centrul Județean Dolj, Agenția de Plăți și Intervenție pentru Agricultură (APIA) — Aparat Central

(Case C-176/20)

(2020/C 297/27)

Language of the case: Romanian

Referring court

Curtea de Apel Alba Iulia

Parties to the main proceedings

Applicant: SC Avio Lucos SRL

Defendants: Agenția de Plăți și Intervenție pentru Agricultură — Centrul Județean Dolj, Agenția de Plăți și Intervenție pentru Agricultură (APIA) — Aparat Central

Questions referred

1. Does Regulation (EU) No 1307/2013 of 17 December 2013 establishing rules for direct payments to farmers under support schemes within the framework of the common agricultural policy and repealing Council Regulation (EC) No 637/2008 and Council Regulation (EC) No 73/2009 (¹) preclude national legislation which establishes that the minimum activity to be carried out on agricultural areas normally kept in a state suitable for grazing is to consist in grazing with animals used by a farmer?