EN

According to the appellant, in view of the relevance of the Saremar decision, the failure to place this additional evidence in the file in the case failed to give effect to the judgment of the General Court, both by reason of the fact that this infringed the General Court's own Rules of Procedure and was contrary to the duty to state reasons imposed on any EU institution, and by reason of the fact that it constituted a manifest infringement of the appellant's rights of defence.

## Order of the President of the Court of 8 April 2022 (request for a preliminary ruling from the Tribunal Superior de Justicia de Cataluña — Spain) — IP v Tribunal Económico-Administrativo Regional de Cataluña (TEAR de Cataluña)

(Case C-330/20) (1)

(2022/C 359/64)

Language of the case: Spanish

The President of the Court has ordered that the case be removed from the register.

(<sup>1</sup>) OJ C 359, 26.10.2020.

Order of the President of the Court of 8 April 2022 (request for a preliminary ruling from the Tribunal Superior de Justicia de Cataluña — Spain) — CZ v Tribunal Económico-Administrativo Regional de Cataluña (TEAR de Cataluña)

(Case C-366/20) (1)

(2022/C 359/65)

Language of the case: Spanish

The President of the Court has ordered that the case be removed from the register.

(<sup>1</sup>) OJ C 359, 26.10.2020.

Order of the President of the Court of 24 March 2022 (request for a preliminary ruling from the Sofiyski gradski sad — Bulgaria) — EUROBANK BULGARIA v NI, RZ, DMD DEVELOPMENTS

(Case C-445/21) (1)

(2022/C 359/66)

Language of the case: Bulgarian

The President of the Court has ordered that the case be removed from the register.

<sup>(1)</sup> OJ C 412, 11.10.2021.

Order of the President of the Court of 31 March 2022 (request for a preliminary ruling from the Landesgericht Korneuburg — Austria) — Laudamotion GmbH v TG, QN, AirHelp Germany GmbH

(Case C-517/21) (1)

(2022/C 359/67)

Language of the case: German

The President of the Court has ordered that the case be removed from the register.

<sup>(1)</sup> OJ C 471, 22.11.2021.