EN

### Operative part of the order

- 1. The action is dismissed as manifestly inadmissible.
- 2. There is no need to rule on the applications for measures of organisation of procedure and for the examination of witnesses submitted by Graanhandel P. van Schelven BV.
- 3. Graanhandel P. van Schelven shall pay the costs.

(<sup>1</sup>) OJ C 280, 19.8.2019.

#### Order of the General Court of 26 March 2021 - SATSE v Commission

(Case T-484/20) (1)

(Action for annulment — Public health — Annex III to Directive 2000/54/EC — List of biological agents known to infect humans — Directive (EU) 2020/739 — Inclusion of SARS-CoV-2 — Inclusion in risk group 3 of biological agents known to infect humans — Regulatory act entailing implementing measures — Lack of individual concern — Inadmissibility)

(2021/C 206/32)

Language of the case: Spanish

### Parties

Applicant: Sindicato de Enfermería (SATSE) (Madrid, Spain) (represented by: M. Sesmero González, lawyer)

Defendant: European Commission (represented by: C. Valero and N. Ruiz García, acting as Agents)

## Re:

Application under Article 263 TFEU seeking annulment of Commission Directive (EU) 2020/739 of 3 June 2020 amending Annex III to Directive 2000/54/EC of the European Parliament and of the Council as regards the inclusion of SARS-CoV-2 in the list of biological agents known to infect humans and amending Commission Directive (EU) 2019/1833 (OJ 2020 L 175, p. 11).

# Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. There is no need to adjudicate on the application for leave to intervene submitted by the Federal Republic of Germany.
- 3. Sindicato de Enfermería (SATSE) shall pay the costs of the European Commission, with the exception of the costs relating to the application for leave to intervene.
- 4. SATSE, the Commission and the Federal Republic of Germany shall bear their own costs relating to the application for leave to intervene.

<sup>(&</sup>lt;sup>1</sup>) OJ C 304, 14.9.2020.