Operative part of the judgment

The Court:

- 1. Sets aside the order of the General Court of the European Union of 16 December 2020, Universität Bremen v REA (T-660/19, not published, EU:T:2020:633);
- 2. Refers Case T-660/19 back to the General Court of the European Union;
- 3. Reserves the costs.
- (1) OJ C 182, 10.5.2021.

Order of the Court (Eighth Chamber) of 19 May 2022 (request for a preliminary ruling from a notario del Ilustre Colegio Notarial de Andalucía — Spain) — Frontera Capital SARL

(Case C-722/21) (1)

(Reference for a preliminary ruling — Article 53(2) of the Rules of Procedure of the Court — Article 267 TFEU — Notary — Meaning of a 'court or tribunal' — Criteria — No dispute before the referring body — Manifest inadmissibility)

(2022/C 340/14)

Language of the case: Spanish

Referring court

Notario del Ilustre Colegio Notarial de Andalucía

Parties to the main proceedings

Applicant: Frontera Capital SARL

Operative part of the order

The request for a preliminary ruling made by a notario del Ilustre Colegio Notarial de Andalucía (notary belonging to the Association of Notaries of Andalusia, Spain) by decision of 25 November 2021 is manifestly inadmissible.

(1) Date lodged: 25 November 2021

Order of the Court (Seventh Chamber) of 14 July 2022 (request for a preliminary ruling from the Bundesfinanzgericht — Austria) — CM v Finanzamt Österreich

(Case C-25/22) (1)

(Reference for a preliminary ruling — Article 53(2) and Article 94 of the Rules of Procedure of the Court of Justice — Requirement to provide reasons justifying the need for an answer to the questions referred — Lack of sufficient information — Manifest inadmissibility)

(2022/C 340/15)

Language of the case: German

Referring court

Bundesfinanzgericht

Parties to the main proceedings

Applicant: CM

Defendant: Finanzamt Österreich