JUDGMENT OF THE COURT of 8 October 2012

in Joined Cases E-10/11 and E-11/11

Hurtigruten ASA and the Kingdom of Norway v EFTA Surveillance Authority

(Action for annulment of a decision of the EFTA Surveillance Authority — State aid — Maritime transport — Article 61(1) of the EEA — Article 59(2) of the EEA — Services of general economic interest — Public service compensation — Overcompensation — Principle of good administration — Legal certainty — Obligation to state reasons)

(2013/C 29/09)

In Joined Cases E-10/11 and E-11/11, Hurtigruten ASA and the Kingdom of Norway v EFTA Surveillance Authority — APPLICATION for the annulment of EFTA Surveillance Authority Decision No 205/11/COL of 29 June 2011 on the Supplementary Agreement on the Hurtigruten service, the Court, composed of Carl Baudenbacher, President, Per Christiansen and Páll Hreinsson (Judge-Rapporteur), Judges, gave judgment on 8 October 2012, the operative part of which is as follows:

The Court hereby:

- 1. Dismisses the applications.
- 2. Orders the applicants to pay the costs of the proceedings.