EN

V

(Announcements)

COURT PROCEEDINGS

EFTA COURT

ORDER OF THE COURT

of 15 November 2016

in Case E-7/16

Míla ehf. v EFTA Surveillance Authority

(Preliminary objection to admissibility - State aid - Decision to close formal investigation procedure)

(2017/C 189/12)

In Case E-7/16, Míla ehf. v EFTA Surveillance Authority – APPLICATION under Article 36(2) of the Agreement between the EFTA States on the Establishment of a Surveillance Authority and a Court of Justice for the annulment of Decision No 061/16/COL of 16 March 2016 of the EFTA Surveillance Authority to close the formal investigation into alleged State aid through the lease of an optical fibre previously operated on behalf of NATO, the Court, composed of, Carl Baudenbacher, President, Per Christiansen (Judge-Rapporteur) and Páll Hreinsson, Judges, gave order of 15 November 2016, the operative part of which is as follows:

1. The application is dismissed as inadmissible.

2. The applicant is to bear the costs of the proceedings.