

JUDGMENT OF THE COURT**of 14 May 2019****in Case E-3/18****EFTA Surveillance Authority v Iceland***(Failure by an EFTA State to fulfil its obligations — Failure to implement — Regulation (EU) 2015/1051)**(2019/C 315/05)*

In Case E-3/18, EFTA Surveillance Authority v Iceland — APPLICATION for a declaration that Iceland has failed to adopt the measures necessary to make the Act referred to at point 7ja of Annex XIX to the Agreement on the European Economic Area (Commission Implementing Regulation (EU) 2015/1051 of 1 July 2015 on the modalities for the exercise of the functions of the online dispute resolution platform, on the modalities of the electronic complaint form and on the modalities of the cooperation between contact points provided for in Regulation (EU) No 524/2013 of the European Parliament and of the Council on online dispute resolution for consumer disputes) as adapted by Protocol 1 to the Agreement, part of its internal legal order as required by Article 7 of the Agreement, the Court, composed of Páll Hreinsson, President, Per Christiansen (Judge-Rapporteur) and Bernd Hammermann, Judges, gave judgment on 14 May 2019, the operative part of which is as follows:

The Court hereby:

1. Declares that Iceland has failed to fulfil its obligations under Article 7 of the Agreement on the European Economic Area by failing, within the time prescribed, to make part of its internal legal order the Act referred to at point 7ja of Annex XIX to the Agreement (Commission Implementing Regulation (EU) 2015/1051 of 1 July 2015 on the modalities for the exercise of the functions of the online dispute resolution platform, on the modalities of the electronic complaint form and on the modalities of the cooperation between contact points provided for in Regulation (EU) No 524/2013 of the European Parliament and of the Council on online dispute resolution for consumer disputes), as adapted by Protocol 1 to the Agreement.
 2. Orders Iceland to bear the costs of the proceedings.
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