

5. Fifth plea in law, alleging infringement of the guidelines on implementation and evaluation of restrictive measures (sanctions) in the context of the EU's Common Foreign and Security Policy (Council Document 15114/05 of 2 December 2005).

---

**Action brought on 4 August 2017 — Fundación Pedro Barrié de la Maza, Conde de Fenosa v Commission and SRB**

**(Case T-507/17)**

(2017/C 347/50)

*Language of the case: Spanish*

**Parties**

*Applicants:* Fundación Pedro Barrié de la Maza, Conde de Fenosa (La Coruña, Spain) (represented by: B. Gutiérrez de la Roza Pérez, P. Rubio Escobar, R. Ruiz de la Torre Esporrín y B. Fernández García, lawyers)

*Defendants:* European Commission and Single Resolution Board

**Form of order sought**

The applicant claims that the General Court should annul:

- Decision SRB/EES/2017/08 of the Single Resolution Board taken at its executive session of 7 June 2017 adopting the resolution scheme regarding the institution Banco Popular Español S.A.;
- Commission Decision (EU) 2017/1246 of 7 June 2017 endorsing the resolution scheme for Banco Popular Español.

**Pleas in law and main arguments**

The pleas in law and main arguments are similar to those put forward in Cases T-478/17, *Mutualidad de la Abogacía and Hermandad Nacional de Arquitectos Superiores y Químicos v Single Resolution Board*, T-481/17, *Fundación Tatiana Pérez de Guzmán el Bueno and SFL v Single Resolution Board*, T-482/17, *Comercial Vascongada Recalde v Commission and Single Resolution Board*, T-483/17, *García Suárez and Others v Commission and Single Resolution Board*, T-484/17, *Fidesban and Others v Single Resolution Board*, T-497/17, *Sánchez del Valle and Calatrava Real State 2015 v Commission and Single Resolution Board*, and T-498/17, *Pablo Álvarez de Linera Granda v Commission and Single Resolution Board*.

---

**Action brought on 4 August 2017 — Financiere Tesalia and Others v Commission and SRB**

**(Case T-508/17)**

(2017/C 347/51)

*Language of the case: Spanish*

**Parties**

*Applicants:* Financiere Tesalia, SA (Luxembourg, Luxembourg), Cartera Zurbano, SA (Madrid, Spain), Finexperta, SA (Madrid), Eurosigma, SA (Madrid) (represented by: B. Gutiérrez de la Roza Pérez, P. Rubio Escobar, R. Ruiz de la Torre Esporrín and B. Fernández García, lawyers)

*Defendants:* European Commission and Single Resolution Board

**Form of order sought**

The applicants claim that the General Court should annul:

- Decision SRB/EES/2017/08 of the Single Resolution Board taken at its executive session of 7 June 2017 adopting the resolution scheme regarding the institution Banco Popular Español S.A.;

— Commission Decision (EU) 2017/1246 of 7 June 2017 endorsing the resolution scheme for Banco Popular Español.

### **Pleas in law and main arguments**

The pleas in law and main arguments are similar to those put forward in Cases T-478/17, *Mutualidad de la Abogacía and Hermandad Nacional de Arquitectos Superiores y Químicos v Single Resolution Board*, T-481/17, *Fundación Tatiana Pérez de Guzmán el Bueno and SFL v Single Resolution Board*, T-482/17, *Comercial Vascongada Recalde v Commission and Single Resolution Board*, T-483/17, *García Suárez and Others v Commission and Single Resolution Board*, T-484/17, *Fidesban and Others v Single Resolution Board*, T-497/17, *Sánchez del Valle and Calatrava Real State 2015 v Commission and Single Resolution Board*, and T-498/17, *Pablo Álvarez de Linera Granda v Commission and Single Resolution Board*.

---

### **Action brought on 7 August 2017 — Cartera de Inversiones Melca and Others v Commission and SRB**

(Case T-509/17)

(2017/C 347/52)

*Language of the case: Spanish*

### **Parties**

*Applicants:* Cartera de Inversiones Melca, SL (Avilés, Spain), Servicios Inmobiliarios Avilés, SL (Avilés), Hotel Avilés, SA (Avilés), Arside Construcciones Mecánicas, SA (Carreño, Spain) (represented by: B. Gutiérrez de la Roza Pérez, P. Rubio Escobar, R. Ruiz de la Torre Esporrín and B. Fernández García, lawyers)

*Defendants:* European Commission and Single Resolution Board

### **Form of order sought**

The applicants claim that the General Court should annul:

- Decision SRB/EES/2017/08 of the Single Resolution Board taken at its executive session of 7 June 2017 adopting the resolution scheme regarding the institution Banco Popular Español S.A.;
- Commission Decision (EU) 2017/1246 of 7 June 2017 endorsing the resolution scheme for Banco Popular Español.

### **Pleas in law and main arguments**

The pleas in law and main arguments are similar to those put forward in Cases T-478/17, *Mutualidad de la Abogacía and Hermandad Nacional de Arquitectos Superiores y Químicos v Single Resolution Board*, T-481/17, *Fundación Tatiana Pérez de Guzmán el Bueno and SFL v Single Resolution Board*, T-482/17, *Comercial Vascongada Recalde v Commission and Single Resolution Board*, T-483/17, *García Suárez and Others v Commission and Single Resolution Board*, T-484/17, *Fidesban and Others v Single Resolution Board*, T-497/17, *Sánchez del Valle and Calatrava Real State 2015 v Commission and Single Resolution Board*, and T-498/17, *Pablo Álvarez de Linera Granda v Commission and Single Resolution Board*.

---

### **Action brought on 11 August 2017 — De Loecker v EEAS**

(Case T-537/17)

(2017/C 347/53)

*Language of the case: French*

### **Parties**

*Applicant:* Stéphane De Loecker (Brussels, Belgium) (represented by: J.-N. Louis and N. de Montigny, lawyers)