

— Order the payment of compensation to the applicants in the amount of EUR 500 000.

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 3 August 2017 — Sánchez Valverde e Hijos v SRB

(Case T-515/17)

(2017/C 374/55)

Language of the case: Spanish

Parties

Applicant: Sánchez Valverde e Hijos, SA (Montcada Reixac, Spain) (represented by: E. Silva Pacheco, lawyer)

Defendant: Single Resolution Board

Form of order sought

The applicant claims that the General Court should:

- Annul the decision of the Single Resolution Board of 7 June 2017, with effect *ex tunc*, thereby rendering it invalid and devoid of effects;
- Order the payment of compensation to the applicant in the amount of EUR 508 505,50.

Pleas in law and main arguments

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Action brought on 8 August 2017 — Olarreaga Marques and Saralegui Reyزابal v SRB

(Case T-518/17)

(2017/C 374/56)

Language of the case: Spanish

Parties

Applicants: Gorka Olarreaga Marques (Madrid, Spain) and María-Aránzazu Saralegui Reyزابal (Madrid) (represented by: R. Jiménez Velasco, lawyer)

Defendant: Single Resolution Board