

2. Second plea in law, alleging inadequate justification of the contested decision.

- The Commission evidently failed to properly and impartially review all circumstances of the case.

Action brought on 29 September 2017 — LG Vaquero Aviación and Others v SRB

(Case T-670/17)

(2017/C 424/67)

Language of the case: Spanish

Parties

Applicants: LG Vaquero Aviación, S.L. (Alcorcón, Spain) and 15 other applicants (represented by: M. Romero Rey and I. Salama Salama, lawyers)

Defendant: Single Resolution Board

Form of order sought

The applicants claim that the General Court should:

- On the basis of Article 263 TFEU, annul Decision SRB/EES/2017/08 of the Single Resolution Board (SRB) of 7 June 2017 adopting a resolution scheme in respect of the Banco Popular Español, S.A.;
- In accordance with Article 340(2) TFEU and Article 41(3) of the Charter of Fundamental Rights of the European Union, order the Single Resolution Board to pay compensation to the applicants for the harm suffered, in a precise amount which will be determined once the information required by the applicants' representatives is provided in full and, in particular Deloitte's provisional report and those prepared by independent experts in accordance with Regulation (EU) No 806/2014, access to which is hereby requested;
- In accordance with Articles 133 and 134 of the Rules of Procedure of the General Court, order the Single Resolution Board to pay the costs of these proceedings.

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 28 September 2017 — Turbo-K International v EUIPO — Turbo-K (TURBO-K)

(Case T-671/17)

(2017/C 424/68)

Language in which the application was lodged: English

Parties

Applicant: Turbo-K International Ltd (Birmingham, United Kingdom) (represented by: A. Norris, A. Muir Wood, Barristers)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: Turbo-K Ltd (Winchester, United Kingdom)