

**Re:**

Action under Article 270 TFEU and Article 50a of the Statute of the Court of Justice of the European Union seeking compensation for the material and non-material harm allegedly suffered by the applicant as a result of the error made by the ECB in the determination of her pecuniary rights at the time of her recruitment resulting in the grant of an expatriation allowance, which was subsequently discontinued.

**Operative part of the judgment**

The Court:

1. *Orders the European Central Bank (ECB) to pay the sum of EUR 1 000 to Ms Christine Wehrheim in respect of non-material damage, together with interest, from the date of delivery of the present judgment, at the rate applied by the ECB to its main refinancing operations, increased by 3.5 percentage points, until the date of payment by the ECB of the amount of EUR 1 000;*
2. *Dismisses the action as to the remainder;*
3. *Orders Ms Wehrheim and the ECB to bear their own costs.*

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(<sup>1</sup>) OJ C 152, 30.4.2018.

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**Judgment of the General Court of 19 December 2019 — Greece v Commission**

(Case T-295/18) (<sup>1</sup>)

**(EAGF and EAFRD — Expenditure excluded from financing — Expenditure incurred by Greece — Rural development — Decoupled direct aid — Key controls — Flat-rate financial corrections)**

(2020/C 54/53)

*Language of the case: Greek*

**Parties**

*Applicant:* Hellenic Republic (represented by: G. Kanellopoulos, I. Pachi, A. Vasilopoulou and E. Chroni, acting as Agents)

*Defendant:* European Commission (represented by: D. Triantafyllou and J. Aquilina, acting as Agents)

**Re:**

Application under Article 263 TFEU seeking the partial annulment of Commission Implementing Decision (EU) 2018/304 of 27 February 2018 excluding from European Union financing certain expenditure incurred by the Member States under the European Agricultural Guarantee Fund (EAGF) and under the European Agricultural Fund for Rural Development (EAFRD) (OJ 2018 L 59, p. 3).

**Operative part of the judgment**

The Court:

1. *Dismisses the action;*
2. *Orders the Hellenic Republic to pay the costs.*

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(<sup>1</sup>) OJ C 249, 16.7.2018.

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**Judgment of the General Court of 19 December 2019 — Sta\*Ware EDV Beratung v EUIPO — Accelerate IT Consulting (businessNavi)**

(Case T-383/18) (<sup>1</sup>)

**(EU trade mark — Revocation proceedings — EU figurative mark businessNavi — Genuine use of the mark — Partial revocation — Article 51(1)(a) and (2) of Regulation (EC) No 207/2009 (now Article 58(1)(a) and (2) of Regulation (EU) 2017/1001))**

(2020/C 54/54)

*Language of the case: German*

**Parties**

*Applicant:* Sta\*Ware EDV Beratung GmbH (Starnberg, Germany) (represented by: M. Bölling and M. Graf, lawyers)

*Defendant:* European Union Intellectual Property Office (represented by: S. Hanne, acting as Agent)

*Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court:* Accelerate IT Consulting GmbH (Ahlen, Germany) (represented by: H. Hofmann, lawyer)

**Re:**

Action brought against the decision of the Fifth Board of Appeal of EUIPO of 2 May 2018 (Case R 434/2017-5), relating to revocation proceedings between Sta\*Ware EDV Beratung and Accelerate IT Consulting.

**Operative part of the judgment**

The Court:

1. *Dismisses the action;*
2. *Orders Sta\*Ware EDV Beratung GmbH to pay the costs.*

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(<sup>1</sup>) OJ C 294, 20.8.2018.