

**ORDER OF THE PRESIDENT****of 28 August 2015****in Case E-22/14****Schenker North AB, Schenker Privpak AB, Schenker Privpak AS v EFTA Surveillance Authority**

(2016/C 357/12)

With respect to the application from Schenker North AB, Schenker Privpak AB and Schenker Privpak AS of 10 November 2014 seeking annulment of EFTA Surveillance Authority Decision of 9 September 2014, the President of the Court made an Order of 28 August 2015, the operative part of which is as follows:

1. Case E-22/14 is removed from the Register.
2. The applicants and the EFTA Surveillance Authority are to bear their own costs.
3. The intervener is to bear its own costs.

**ORDER OF THE COURT****of 20 March 2015****in Case E-19/13****Konkurrenten.no AS v EFTA Surveillance Authority**

*(Action for annulment of a decision of the EFTA Surveillance Authority — State aid — Local bus transport services — Decision not to open the formal investigation procedure — Decision following the formal investigation procedure — Admissibility — Measures of organization of procedure)*

(2016/C 357/13)

In Case E-19/13: Konkurrenten.no AS v EFTA Surveillance Authority — Application for annulment of EFTA Surveillance Authority Decision No 519/12/COL of 19 December 2012, closing a formal investigation concerning aid granted by Oslo Municipality to AS Oslo Sporveier, and of EFTA Surveillance Authority Decision No 181/13/COL of 8 May 2013, refusing to open a formal investigation into aid measures not covered by Decision No 519/12/COL, the Court, composed of: Carl Baudenbacher, President and Judge-Rapporteur, Per Christiansen and Páll Hreinsson, Judges, gave order of 20 March 2015, the operative part of which is as follows:

1. The application is dismissed as inadmissible;
2. Konkurrenten.no AS is to bear its own costs and the costs incurred by the EFTA Surveillance Authority;
3. Sporveien Oslo AS is to bear its own costs.