Order of the President of the General Court of 20 April 2020 — Leonardo v Frontex (Case T-849/19 R)

(Interim measures — Public service contracts — Application for interim measures — Lack of urgency)

(2020/C 201/34)

Language of the case: Italian

Parties

Applicant: Leonardo SpA (Rome, Italy) (represented by: A. Parrella, lawyer)

Defendant: European Border and Coast Guard Agency (represented by: S. Drew, H. Caniard, C. Georgiadis and A. Gras, acting as Agents, and by M. Vanderstraeten, F. Biebuyck and V. Ost, lawyers)

Re:

Application on the basis of Article 278 TFEU and 279 TFEU seeking the grant of interim measures as regards a stay of execution of the call for tender published on 18 October 2019 by Frontex, entitled 'Remotely Piloted Aircraft Systems (RPAS) for Medium Altitude Long Endurance Maritime Aerial Surveillance'.

Operative part of the order

- 1. The application for interim measures is dismissed.
- 2. The costs are reserved.

Order of the President of the General Court of 30 April 2020 — Nouryon Industrial Chemicals and Others v Commission

(Case T-868/19 R)

(Interim measures — REACH — Dimethyl ether substance — Compliance check — Commission decision — Obligation to provide certain information requiring testing on animals — Application for suspension of operation of a measure — No urgency)

(2020/C 201/35)

Language of the case: English

Parties

Applicants: Nouryon Industrial Chemicals BV (Amsterdam, Netherlands), Knoell NL BV (Maarssen, Netherlands), Grillo-Werke AG (Duisburg, Germany), PCC Trade & Services GmbH (Duisburg) (represented by: R. Cana and G. David, lawyers, and Z. Romata, Solicitor)

Defendant: European Commission (represented by: R. Lindenthal and K. Mifsud-Bonnici, Agents)

Re:

Application pursuant to Articles 278 and 279 TFEU seeking, first, the suspension of operation of Commission Implementing Decision C(2019) 7336 final of 16 October 2019 on the compliance check of a registration of dimethyl ether referred by the European Chemicals Agency to the Commission pursuant to Article 51(7) of Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ 2006 L 396, p. 1, corrigendum OJ 2007 L 136, p. 3), and, secondly, the grant of any other interim measures which the Court considers appropriate.

Operative part of the order

- 1. The application for interim measures is dismissed.
- 2. The costs are reserved.

Order of the President of the General Court of 22 April 2020 — Aquind and Others v Commission (Case T-885/19 R)

(Application for interim relief — Energy — Trans-European energy infrastructure — Regulation (EU) No 347/2013 — Commission Delegated Regulation amending Regulation No 347/2013 — Application for suspension of operation — No urgency)

(2020/C 201/36)

Language of the case: English

Parties

Applicants: Aquind Ltd. (Wallsend, United Kingdom), Aquind Energy Sàrl (Luxembourg, Luxembourg), Aquind SAS (Rouen, France) (represented by: S. Goldberg, C. Davis and J. Bille, Solicitors, and by E. White, lawyer)

Defendant: European Commission (represented by: O. Beynet, Y. Marinova and B. De Meester, acting as Agents)

Re:

Application pursuant to Articles 278 and 279 TFEU seeking the suspension of the operation of the Commission Delegated Regulation of 31 October 2019 amending Regulation (EU) No 347/2013 of the European Parliament and of the Council as regards the list of projects of common interest of the Union.

Operative part of the order

- 1. The application for interim measures is dismissed.
- 2. The costs are reserved.

Action brought on 28 February 2020 — IV v Commission

(Case T-145/20)

(2020/C 201/37)

Language of the case: French

Parties

Applicant: IV (represented by: J. Lemmer, lawyer)

Defendant: European Commission

Forms of order sought

The applicant claims that the Court should:

— order the European Commission and the Centre Polyvalent de l'Enfance Interinstitutionnel, jointly and severally to communicate to (X) the attendance records of his child (Y) for the years 2019 and 2020 in their possession, subject to a non-committal penalty payment of EUR 500 (five hundred euros) for each day of delay from the date of delivery of the decision to be adopted;