

Order of the President of the General Court of 15 July 2011 — College of staff representatives of the EIB and Others v Bömcke

(Case T-213/11 P(I)) ⁽¹⁾

(Appeal — Civil Service — Application to intervene before the Civil Service Tribunal — Calculation of time limit — Out of time)

(2011/C 282/47)

Language of the case: French

Parties

Appellants: College of staff representatives of the European Investment Bank (Luxembourg, Luxembourg); Jean-Pierre Bodson (Luxembourg); Evangelos Kourgias (Senningerberg, Luxembourg); Manuel Sutil (Nondkeil, France); Patrick Vanhoudt (Gonderange, Luxembourg); Marie-Christel Heger (Luxembourg) (represented by: J. Wilson, A. Senes and B. Entringer, lawyers)

Other party to the proceedings: Eberhard Bömcke (Athus, Belgium) (represented by: D. Lagasse, lawyer)

Re:

Appeal against the order of the President of the Second Chamber of the Civil Service Tribunal of the European Union of 17 March 2011 in Case F-95/10 INT *Bömcke v EIB*, not published in the ECR, seeking to have that order set aside.

Operative part of the order

1. *The appeal is dismissed.*
2. *The College of staff representatives of the European Investment Bank, Jean-Pierre Bodson, Evangelos Kourgias, Manuel Sutil, Patrick Vanhoudt and Marie-Christel Heger are ordered to bear their own costs.*

⁽¹⁾ OJ C 152, 21.5.2011.

Order of the President of the General Court of 29 July 2011 — Cemex and Others v Commission

(Case T-292/11 R)

(Interim measures — Competition — Request for information Article 18(3) of Regulation (EC) No 1/2003 — Application for suspension of application — Lack of urgency)

(2011/C 282/48)

Language of the case: Spanish

Parties

Applicants: Cemex S.A.B. de C.V. (Monterrey, Mexico), New Sunward Holding BV (Amsterdam, The Netherlands), Cemex

España, SA (Madrid, Spain), CEMEX Deutschland AG (Ratingen, Germany), Cemex UK (Egham, Surrey, United Kingdom), CEMEX Czech Operations s.r.o. (Prague, Czech Republic), Cemex France Gestion (Rungis, France) and CEMEX Austria AG (Langenzersdorf, Austria) (represented by: J. Folguera Crespo, P. Vidal Martínez, H. González Durántez and B. Martínez, lawyers)

Defendant: European Commission (represented by: É. Gippini Fournier, F. Castilla Contreras and C. Hödlmayr, acting as Agents, assisted by J. Rivas, lawyer)

Re:

Application for suspension of application of Commission Decision C(2001) 2360 final of 30 March 2011 in proceedings pursuant to Article 18(3) of Council Regulation (EC) No 1/2003 (Case COMP/39.520 — Cement and related products).

Operative part of the order

1. *The application for suspension of application is rejected.*
2. *The costs are reserved.*

Order of the President of the General Court of 29 July 2011 — Holcim (Deutschland) and Holcim v Commission

(Case T-293/11 R)

(Interim relief — Competition — Request for information — Article 18(3) of Regulation (EC) No 1/2003 — Application for stay of execution — Lack of urgency)

(2011/C 282/49)

Language of the case: German

Parties

Applicants: Holcim AG (Hamburg, Germany) and Holcim Ltd (Rapperswil-Jona, Switzerland) (represented by: P. Niggemann and K. Gaßner, lawyers)

Defendant: European Commission (represented by: M. Kellerbauer, R. Sauer and C. Hödlmayr, acting as Agents)

Re:

Application for a stay of execution of Commission Decision C(2011) 2363 final of 30 March 2011 concerning a proceeding pursuant to Article 18(3) of Council Regulation (EC) No 1/2003 (Case COMP/39.520 — Cement and related products)

Operative part of the order

1. *The application for interim relief is rejected.*
2. *Costs are reserved.*