

Date of acceptance : 14/06/2013

♀

... ..

TRIBUNAL GENERAL DE LA UNIÓN EUROPEA  
TRIBUNÁL EVROPSKÉ UNIE  
DEN EUROPAISKE UNIONS RET  
GERICHT DER EUROPÄISCHEN UNION  
EUROOPA LIIDU ÜLDKOHUS

..... E.....  
GENERAL COURT OF THE EUROPEAN UNION  
TRIBUNAL DE L'UNION EUROPÉENNE  
CÚIRT GHINEARÁLTA AN AONTAIS EORPAIGH  
TRIBUNALE DELL'UNIONE EUROPEA

EUROPOS SĄJUNGOS BENDRASIS TEISMAS  
AZ EURÓPAI UNIÓ TÖRVÉNYSZÉKE  
IL-QORTI GENERALI TAL-UNJONI EWROPEA  
GERECHT VAN DE EUROPESE UNIE

SŸD UNII EUROPEJSKIEJ

TRIBUNAL GERAL DA UNIAO EUROPEIA  
TRIBUNALUL UNIUNII EUROPENE  
VŠEOBECNÝ SÚD EURÓPSKEJ ÚNIE  
SPLOŠNO SODIŠĚE EVROPSKE UNIJE  
EUROOPAN UNIONIN YLEINEN TUOMIOISTUIN

EIROPAS SAVIENIBAS VISPAREJA TIESA EUROPEISKA UNIONENS TRIBUNAL

E-CURIA Luxembourg, 13/06/2013  
-572676 -T-168/13-12

Mr Csaba Kiss  
Budapest  
Teréz u. 7.  
1172  
MAGYARORSZÁG/HUNGARY

Case T-168/13

European Platform Against Windfarms (EPAW)  
v  
European Commission

The Registrar of the General Court informs you that the application has been served on the defendant(s). By virtue of Article 46(1) of the Rules Procedure, a defence must be lodged within two months from the date of receipt of the present notification.

In accordance with Article 46(3) of the Rules of Procedure, the above-mentioned time-limit may, in exceptional circumstances and further to a reasoned application made by the defendant, be extended by the President. This reasoned application should be submitted well in advance of the expiry of the said time-limit.

The Registrar kindly requests you to comply with the instructions in the Practice Directions to parties and draws your attention to the Instructions to the Registrar. Texts governing procedure can be consulted via the Curia website (<http://curia.europa.eu>).

All documents relating to the case must be lodged during the written procedure. The lodging of statements, documents or written evidence during the oral procedure is not permitted. This rule can only be departed from in quite exceptional cases, after express authorisation by the Court and prior notification to the parties.

Written pleadings and supporting documents, written or oral communications and requests for information must be addressed solely to the Registry.

Procedural time-limits must be strictly adhered to. Any applications for an extension of a time-limit will be taken into consideration only in exceptional circumstances and if they are justified by serious grounds and submitted in sufficient time before the expiry of the prescribed period.

RUE DU FORT NIEDERGRÜNEWALD TELEPHONE: (+352) 4303-1 TELEFAX: (+352) 4303-2100  
L-2925 LUXEMBOURG (EXT.: 2261) GENERALCOURT.REGISTRY@CURIA.EUROPA.EU

♀

-2 2

Please note the provisions of Articles 24(6) and 86 of the Rules of Procedure and Article 18(3) and (4) of the Instructions to the Registrar, concerning publications relating to cases brought before the General Court.

The Registrar informs you that this case has been assigned to the following chamber:

- Eighth Chamber.  
E. COULON  
Registrar

♀