

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.