

Date of acceptance : 16/09/2019



OGIIL CЪД HA EBPOIIEЙСКИЯ СЪЮЗ
TRIBUNAL GENERAL DE LA UNIÓN EUROPEA
TRIBUNÁL EVROPSKÉ UNIE
DEN EUROPÆISKE UNIONS RET
GERICHT DER EUROPÄISCHEN UNION
EUROOPA LIIDU ÜLDKOHUS
ΓΕΝΙΚΟ ΔΙΚΑΣΤΗΡΙΟ ΤΗΣ ΕΥΡΩΠΑΪΚΗΣ ΕΝΩΣΗΣ
GENERAL COURT OF THE EUROPEAN UNION
TRIBUNAL DE L'UNION EUROPÉENNE
CÚIRT GHINEARÁLTA AN AONTAIS EORPAIGH
OPĆI SUD EUROPSKE UNIJE
TRIBUNALE DELL'UNIONE EUROPEA

EIROPAS SAVIENĪBAS VISPĀRĒJĀ TIESA
EUROPOS SĄJUNGOS BENDRASIS TEISMAS
AZ EURÓPAI UNIÓ TÖRVÉNYSZÉKE
IL-QORTI ĞENERALI TAL-UNJONI EWROPEA
GERECHT VAN DE EUROPESE UNIE
SĄD UNII EUROPEJSKIEJ
TRIBUNAL GERAL DA UNIÃO EUROPEIA
TRIBUNALUL UNIUNII EUROPENE
VŠEOBECNÝ SÚD EURÓPSKEJ ÚNIE
SPLOŠNO SODIŠČE EVROPSKE UNIJE
EUROOPAN UNIONIN YLEINEN TUOMIOISTUIN
EUROPEISKA UNIONENS TRIBUNAL

**E-CURIA** - 906365 -

Luxembourg, 13/09/2019 T-185/19 Int. I-10

Mr Fred Logue Mr Andreas Grünwald Mr Jens Hackl Mr Christoph Nüßing FP Logue Solicitors 8/10 Coke Lane Smithfield Dublin 7 ÉIRE/IRELAND

## Case T-185/19

## Public.Resource.Org, Inc. and Right to Know CLG v European Commission

The Registrar of the General Court hereby informs you that an application to intervene has been lodged in the present case:

Date application lodged: 10/07/2019

Party/Parties supported: European Commission

\_\_\_\_\_

The Registrar encloses a copy of the following document(s):

Document(s)	Author(s)	Register number(s)
Application to intervene	Comité européen de normalisation (CEN) and Others	900726
Partial regularisation of the application to intervene	Comité européen de normalisation (CEN) and Others	904034
Regularisation of the application to intervene	Comité européen de normalisation (CEN) and Others	906363

The following time-limit, which includes the extension on account of distance, has been fixed for the next step to be taken in the proceedings:

Rue du Fort Niedergrünewald Telefax:(+352) 4303-2100 Telephone: (+352) 4303-1 L-2925 Luxembourg (Ext.: 8534)

Document(s) to be lodged	Party/Parties concerned	Time-limit – dd/mm/yyyy
Observations on the application for leave to intervene	Public.Resource.Org, Inc. and Right to Know CLG	07/10/2019
Observations on the application for leave to intervene	European Commission	07/10/2019

All procedural documents must be lodged only in electronic format via the e-Curia application.

Within the same time-limit as that mentioned above, the main parties are requested to indicate to the Court whether they are applying for confidential treatment in respect of certain information contained in the procedural documents and items in the file and, if so, to lodge an application for confidential treatment.

The application for confidential treatment must:

- be submitted by a separate document;
- specify the party in relation to whom confidentiality is sought;
- indicate precisely the information or passages concerned, and state the reasons why each
  piece of information or passage is confidential; failure to do so may result in the
  application being refused by the Court;
- be accompanied by a full non-confidential version of the document(s) concerned, with the confidential information or passages removed.

The application for confidential treatment must not contain confidential information.

The request for confidential treatment, together with the full, non-confidential version of the document(s) in question, must be lodged only in electronic format via the e-Curia application.

In the event that the application to intervene is granted, the application for confidential treatment and the non-confidential version of the document(s) concerned will be served on the intervener.

The main parties are requested, if subsequently lodging a procedural document which contains information that is confidential vis-à-vis the intervener, to lodge at the same time an application for confidential treatment and a non-confidential version of the document concerned.

In the event that these rules are not observed, an application for confidential treatment cannot be taken into consideration and the documents in the file will be communicated to the intervener in their entirety.

P. Cullen Administrator