JUDGMENT OF THE COURT of 27 October 2015 in Case E-10/15

EFTA Surveillance Authority v Iceland

(Failure by an EEA/EFTA State to fulfil its obligations — Failure to implement — Directive 2009/126/EC on Stage II petrol vapour recovery during refuelling of motor vehicles at service stations)

(2016/C 467/10)

In Case E-10/15, EFTA Surveillance Authority v Iceland — APPLICATION for a declaration that Iceland has failed to fulfil its obligations under the Act referred to at point 21au of Chapter III of Annex XX to the Agreement on the European Economic Area (Directive 2009/126/EC of the European Parliament and of the Council of 21 October 2009 on Stage II petrol vapour recovery during refuelling of motor vehicles at service stations), as adapted to the Agreement under its Protocol 1, and under Article 7 of the Agreement, by failing to adopt the measures necessary to implement the Act within the time prescribed, the Court, composed of Carl Baudenbacher, President, Per Christiansen (Judge-Rapporteur) and Páll Hreinsson, Judges, gave judgment on 27 October 2015, the operative part of which is as follows:

The Court hereby:

- 1. Declares that Iceland has failed to fulfil its obligations under the Act referred to at point 21au of Chapter III of Annex XX to the Agreement on the European Economic Area (Directive 2009/126/EC of the European Parliament and of the Council of 21 October 2009 on Stage II petrol vapour recovery during refuelling of motor vehicles at service stations), as adapted to the Agreement under its Protocol 1, and under Article 7 of the Agreement, by failing to adopt the measures necessary to implement the Act within the time prescribed.
- 2. Orders Iceland to bear the costs of the proceedings.