

COUNCIL OF THE EUROPEAN UNION

Brussels, 12 September 2013

13585/13

JUR 470 RELEX 806 PESC 1077 COMEM 209 CONOP 107

INFORMATION NOTE

from:	Council Legal Service
to:	COREPER (2nd part)
Subject:	Case before the EU General Court:
	- Case T-423/13 (Good Luck Shipping Company v. Council)

- 1. By an application notified to the Council on 26 August 2013, Good Luck Shipping Company has brought an action for annulment, pursuant to Articles 263 of the TFEU, of Council Decision 2013/270/CFSP of 6 June 2013, insofar as it replaces the Applicant's entry in the list of persons and entities in Annex II to Council Decision 2010/413/CFSP of 26 July 2010 concerning restrictive measures against Iran and of Council Implementing Regulation (EU) No 522/2013 of 6 June 2013 insofar as it replaces the Applicant's entry in the list of persons and entities in Annex VIII to Regulation (EU) No 961/2010 of 25 October 2010 on restrictive measures against Iran in so far as Good Luck Shipping Company is concerned.
- 2. The applicant submits four grounds of annulment in its application:
 - the Council has failed to give adequate or sufficient reasons;
 - the Council has failed to fulfill the criteria for listing, and/or committed a manifest error of assessment in determining that those criteria were satisfied in relation to the Applicant and/or included the Applicant without an adequate legal basis for doing so;
 - the Council has failed to safeguard the Applicant's rights of defence and right to effective judicial review; and

- the Council has infringed, without justification or proportion, the Applicant's fundamental rights, including its right to protection of its property, business and reputation.
- 3. The Director-General of the Council Legal Service has appointed Mr Bart DRIESSEN and Mr Vincent PIESSEVAUX, members of the Legal Service, as the Council's agents in the case.