

## COUNCIL OF THE EUROPEAN UNION

## Brussels, 18 April 2012

8885/12

JUR 230 RELEX 345 PESC 488 COMEM 139 CONOP 76

## **INFORMATION NOTE**

from:	Council Legal Service
to:	COREPER (2nd part)
Subject:	Cases before the EU General Court
	- Case T-69/12 Seyed Hadi ZAVVAR v. Council

- 1. By application notified to the Council on 21 March 2012, the Applicant has brought an action pursuant to Articles 263 and 275 TFEU for the annulment of:
  - Council Decision 2010/413/CFSP on restrictive measures against Iran as amended on 1
    December 2011 by Council Decision 2011/783/CFSP, and
  - Council Regulation (EU) No 961/2011 on restrictive measures against Iran as amended on 1 December 2011 by Council Implementing Regulation (EU) No 1245/2011, in so far as they concern the Applicant.
- 2. The Applicant argues that:
  - the criteria in Decision 2010/413/CFSP for designation are not met in his case;
  - the imposition of restrictive measures on him manifestly violates his human and fundamental rights as well as the principle of proportionality;
  - these restrictive measures violate the Council's procedural obligations and his right of defence;
  - insofar either PIB or Bank Mellat's respective applications for annulment are successful, these should lead to the annulment of the designation of the applicant.
- 3. The Director-General of the Council Legal Service has appointed Mr Bart DRIESSEN and Mr° Ioannis RODIOS, members of the Legal Service, as the Council's agents in the case.

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