

COUNCIL OF THE EUROPEAN UNION Brussels, 25 April 2012

9193/12

JUR239RELEX367PESC504COMEM143CONOP79

INFORMATION NOTE

from:	Council Legal Service
to:	COREPER (2nd part)
Subject:	Cases before the EU General Court - Case T-57/12 (Good Luck Shipping LLC v. Council of the European Union)

- By applications notified to the Council on 26 March 2012, the above-mentioned company has brought an action pursuant to Articles 263 TFEU for the annulment of:
 - Council Decision 2011/783/CFSP of 1 December 2011 amending Decision 2010/413/CFSP concerning restrictive measures against Iran, and
 - Council Implementation Regulation (EU) No 1245/2011 of 1 December 2011 implementing Regulation (EU) No 961/2010 of 25 October 2010 on restrictive measures against Iran,

in so far as they concern the Applicant.

- 2. The Applicant alleges the following grounds in support of his claim:
 - the Council has failed to give adequate or sufficient reasons;
 - the Council has failed to fulfil the criteria for listing, and/or committed a manifest error of assessment;
 - the Council has failed to safeguard the Applicant's right of defence and right to effective judicial review;
 - 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 Vincent PIESSEVAUX and Mr Bart DRIESSEN, members of the Legal Service, as the Council's agents in the case.