

Appeal brought on 23 February 2024 by Fugro NV against the order of the General Court (Seventh Chamber) delivered on 15 December 2023 in Case T-143/23, Fugro v Council

(Case C-146/24 P)

Language of the case: English

Parties

Appellant: Fugro NV (represented by: T.C. Gerverdinck, advocaat)

Other party to the proceedings: Council of the European Union

Form of order sought

The appellant claims that the Court should:

set aside the order under appeal;

to the extent that the Court considers the state of proceedings so permit, reject the plea of inadmissibility, declare the action admissible and refer the case back to the General Court to rule on the substance or, in the alternative, declare the contested measure [1](#) to be of individual concern to the appellant and refer the case back to the General Court to rule on direct concern or join it to the substance;

order the Council to pay the costs, including the costs before the General Court.

Pleas in law and main arguments

The appellant relies on one plea in law alleging that the General Court erred in law, in particular in paragraphs 40 to 44, by misinterpreting the concept of an ‘individual concern’ within the meaning of the second limb of Article 263(4) TFEU.

¹ Council Directive (EU) 2022/2523 of 14 December 2022 on ensuring a global minimum level of taxation for multinational enterprise groups and large-scale domestic groups in the Union (OJ 2022 L 328, p. 1).