MINUTES 2019-03-28 Presentation in Stockholm Court exhibit 9 Case no T 3229-19

# In-house translation from Swedish

### MEMBERS OF THE COURT

Judges of Appeal Ulrika Beergrehn, Göran Söderström and Eva Edwardsson, reporting judge

# REPORTING AND RECORDING CLERK

Legal Clerk Sofia Frisk

#### **PARTIES**

## Claimant

Italian Republic Avvocatura Generale Dello Stato Via dei Portoghesi, 12 Rom 00186 Italy

Counsel: *Advokat* James Hope, *advokat* Mattias Rosengren and *advokat* Cecilia Möller Norsted Advokatfirman Vinge KB Box 1703 111 87 Stockholm

#### **Defendants**

1. Athena Investments A/S (earlier Greentech Energy Systems A/S), 36696915 c/o Harbour House Sundkrogsgade 21 2100 Köpenhamn Ö Denmark

- 2. NovEnergia II Energy & Environment (SCA) SICAR, LU 21750780
  28, Boulevard Royal
  L-2449
  Luxembourg
- 3. NovEnergia II Italian Portfolio SA, LU 2393087628, Boulevard RoyalL-2449Luxembourg

# IN THE MATTER OF

Challenge and invalidity of an arbitral award; now question of stay of execution

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On 23 December 2018, an arbitral award was rendered between, on the one hand, the Italian Republic and, on the other hand, Athena Investments A/S (earlier Greentech Energy Systems A/S), NovEnergia II Energy & Environment (SCA) SICAR, and NovEnergia II Italian Portfolio SA (collectively referred to as the Defendants).

The Italian Republic has brought an action against the Defendants and requested that the Court of Appeal should set aside or, alternatively, declare the award invalid in parts or in its entirety.

The Italian Republic has also requested that the Court of Appeal, without affording the Defendants an opportunity to submit a response, should order that enforcement of the award may not take place until further notice (stay of execution).

Following a presentation of the case, the Court of Appeal delivers the following

# **DECISION**

The Court of Appeal orders that enforcement of the arbitral award rendered between the parties in Stockholm on 23 December 2018, SCC case no. V 2015/095, may not take place until further notice.

The reasons for the decision

Pursuant to Chapter 3, Section 18 of the Enforcement Code, an arbitral award may be enforced as a judgment that has entered into final legal force, unless otherwise ordered by the Court where the action against the arbitral award is pending. The Court of Appeal finds reasons to now order stay of execution of the award until further notice.

This decision may not be appealed (Section 43, paragraph 2 of the Swedish Arbitration Act [1999:116]).

Sofia Frisk

Minutes presented/