

## **EFTA COURT**

### **Request for an Advisory Opinion from the EFTA Court by Fürstliches Obergericht, Liechtenstein, dated 17 September 2015, in the Case of Walter Waller v Liechtensteinische Invalidenversicherung**

**(Case E-24/15)**

A request has been made to the EFTA Court by a letter dated 25 September 2015 from Fürstliches Obergericht, Liechtenstein (Princely Court of Appeal, Liechtenstein), which was received at the Court Registry on 1 October 2015, for an Advisory Opinion in the case of Walter Waller v Liechtensteinische Invalidenversicherung, on the following questions:

- 1) Does the fact that under the second sentence of Article 87(2) of Regulation No 987/2009 the debtor institution shall be bound by the findings of the institution of the place of stay or residence preclude the debtor institution from challenging those findings – and thus the information stated in the detailed medical report provided in form E 213 – in its procedure?**
- 2) If the answer to the first question is in the affirmative: Does that binding effect also apply in court proceedings which, under national procedural rules, follow on from the proceedings before a debtor institution?**