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?