EFTA COURT

Request for an Advisory Opinion from the EFTA Court by Fürstliches Landgericht dated 18 March 2014 in the proceedings concerning Otto Kaufmann AG

(Case E-9/14)

A request has been made to the EFTA Court by a letter of 18 March 2014 from Fürstliches Landgericht (Princely Court of Justice, Liechtenstein), which was received at the Court Registry on 21 March 2014, for an Advisory Opinion in the proceedings concerning Otto Kaufmann AG, on the following question:

Does the EEA Agreement, in particular the provisions on the freedom to provide services and freedom of establishment and/or individual acts of secondary law (for example, Directive 2004/18/EC on the coordination of procedures for the award of public works contracts, public supply contracts and public service contracts or Directive 2006/123/EC on services in the internal market, which have both been incorporated into EEA law), require that where national law allows for legal persons to be convicted by a criminal court those convictions must also be clearly recorded, for example, in a criminal record.