



**MINUTES**  
at the time of  
authorisation **DATE**  
**OF DECISION 2023-**  
06-14  
Stockholm

Annex 15 Case  
No. Ö 816-23

**JUSTICE COUNCIL**

Dag Mattsson, Petter Asp and Anders Perklev

**REGISTRAR (KEEPER OF THE MINUTES)**

Hanna Hallonsten

**PARTIES**

**Complainant**

1. Republic of  
Kazakhstan Ministry of  
Finance  
11 Zhenis Avenye  
010000 Nur-Sultan  
Kazakhstan

**Ombudsman:**

Lawyers Fredrik Ringquist and Malin Berggren and lawyers Sara  
Bengtson Urwitz and Julia Fermbäck.  
Mannheimer Swartling Advokatbyrå AB  
Box 1711  
111 87 Stockholm

Doc.Id 264521

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SUPREME COURT	Postal	addressTelephone 08-561 666 00	Processing time
Riddarhustorget	8Box	Fax -	08:00-12:00
2066	103 12 Stockholm	E-mail: hogsta.domstolen@dom.se www.hogstodomstolen.se	13:15-16:00

Lawyer Alexander Foerster Birger  
Jarlsgatan 2  
114 34 Stockholm

2. The National Bank of  
Kazakhstan, 57A Mangilik El Ave,  
Esil district Astana, Z05T8F6,  
Kazakstan.

Representatives: Lawyers Karl Guterstam, Linda Landén and Magnus  
Nygren and lawyer Stina Isaksson.  
Sandart & Partners Advokatbyrå KB  
Box 7131  
103 87 Stockholm

**Counterparties**

1. Ascom Group S.A.,  
75 A. Mateevici Street  
Chisinau, MD-2008  
Moldova

2. Anatolia State  
20 Dragomirna Street  
Chisinau, MD-2008  
Moldova

3. Gabriel Stati  
1A Ghiocilor Street  
Chisinau, MD-2008  
Moldova

4. Terra Raf Trans Traiding Ltd  
No 41 Unit 1.2.02 Block 1 Eurotowers Gibraltar  
GX11 1 AA  
Gibraltar

Agents for 1-4: Lawyers Ginta Ahrel, Therése Isaksson and Bo G H  
Nilsson and lawyer Tom Sundin.  
Westerberg & Partners Advokatbyrå AB  
Box 3101  
103 62 Stockholm

#### **THE CASE**

Foreclosure

#### **APPEALED DECISION**

Decision of the Svea Court of Appeal of 28 October 2022 and 16 January  
2023 in case ÖÄ 13682-21.

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The Supreme Court decides

#### **DECISION**

The Supreme Court does not grant leave to appeal. The Court of Appeal's  
decision therefore stands.

**REASON**

For the Supreme Court to consider an appeal of this kind, leave to appeal is required. Leave to appeal may be granted if it is of importance for the guidance of the application of the law that the appeal be reviewed by the Supreme Court. In addition, leave to appeal may be granted in exceptional cases, namely when there are exceptional reasons for a review by the Supreme Court.

The Supreme Court has examined the material. It has not found any reason to grant leave to appeal.

Hanna Hallonsten

Submitted for dispatch 2023-06-14

Dag Mattsson