

**Superior Court of Justice of Madrid**

Contentious-Administrative Chamber

**Sixth Section**

C/ General Castaños, 1 . Ground Floor - 28004

33008740

**NIG:** 28.079.00.3-2020/0014778

**Ordinary Procedure 417/2020**

**Plaintiff:** GREENPEACE SPAIN

ATTORNEY Mr./Mrs. MARIA MARTA SANZ AMARO

**Respondent:** MINISTRY OF INDUSTRY, COMMERCE AND TOURISM

Mr. STATE ATTORNEY

**Matter:** Other acts of the Administration

**Object of the appeal:** REFUSAL OF THE REQUEST FOR PUBLIC INFORMATION ON EXPORT OF ARTILLERY AMMUNITION

Office hours : 001-041739

**DECREE**

**LETTER/A D./Dña. BEATRIZ OCA DE ZAYAS**

In Madrid, on September 4, two thousand and twenty.

**FACTUAL BACKGROUND**

**SOLE.-** By the ATTORNEY Mr./Mrs. MARIA MARTA SANZ AMARO, on behalf of GREENPEACE ESPAÑA, filed a written contentious-administrative appeal against the resolution of the MINISTRY OF INDUSTRY, COMMERCE AND TOURISM, regarding the REFUSAL OF THE REQUEST FOR PUBLIC INFORMATION ON THE EXPORT OF ARTILLERY AMMUNITION.

**FOUNDATIONS OF LAW**

**FIRST.-** In accordance with the provisions of art. 23 and 45.3 LRJCA, having examined the writ of filing and meeting the legal requirements, it is appropriate to admit the appeal and require, as established in art. 48 LRJCA, to the defendant Administration the remission of the administrative file within the term and with the requirements established in said article, attaching proof of the summons made to the interested parties so that they appear before this judicial body within the period of nine days as provided the art. 49 LRJCA.

**AGREEMENT:**

**ADMIT FOR PROCESSING** the contentious-administrative appeal filed by GREENPEACE ESPAÑA, against the resolution of the MINISTRY OF INDUSTRY, COMMERCE AND TOURISM, indicated in the filing document.

Have by person the ATTORNEY Mr./Mrs. MARIA MARTA SANZ AMARO  
in the name and on behalf of GREENPEACE ESPAÑA.

Require the MINISTRY OF INDUSTRY, COMMERCE AND TOURISM to refer to this  
Section, within a non-extendable period of 20 days from the time the judicial communication is  
entered in its general registry, of the administrative file, in ELECTRONIC FORMAT as  
established in art. Article 70 of Law 39/2015, October 1, of the Common Administrative  
Procedure of Public Administrations. In the event that it has been processed on paper, it must  
be duly numbered and will be sent  
SCANNING, integrating an INDEX of the DOCUMENTS it contains. In both cases, it will be sent  
to this Court on CD or DVD. Notifying the resolution ordering the remission of the file to all those  
interested in it, summoning them in accordance with art. 49 LRJCA so that they can appear  
before this judicial body within nine days.

As established in the art. 180 LEC, Judge Rapporteur of the  
present resort to the Ilmo/Ilma. Mr/Mrs. D./Dr. LUIS FERNANDEZ ANTELO.

An appeal for reversal may be lodged against this resolution, within a period of five  
days, counting from the day following its notification.

THE LAWYER OF THE ADMINISTRATION OF JUSTICE

The dissemination of the text of this resolution to parties not interested in the process in which it has been  
issued may only be carried out after dissociation of the personal data that they contained and with full  
respect for the right to privacy, the rights of the people who require a special duty of protection or the guarantee  
of anonymity of the victims or harmed, when appropriate.

The personal data included in this resolution may not be transferred or communicated for purposes contrary  
to the law.

**Informative note:** *The parties are informed that the mediation service has been implemented  
in the Judicial bodies of the Community of Madrid corresponding to the contentious-administrative  
Jurisdiction.*

*In accordance with article 3 of Directive 2008/52/CE of the European Parliament and of  
the Council, of May 21, mediation is defined as "a structured procedure, whatever its name or  
denomination, in which two or more parties to a dispute voluntarily try to reach an agreement  
on the resolution of their dispute on their own with the help of a mediator. This procedure may  
be initiated by the parties, suggested or ordered by a court or prescribed by the law of a Member  
State".*

*You may go to mediation, ex officio or at the request of a party, in accordance with the  
current mediation protocol, approved in the Government Chamber on 03/05/2018. The referral to*

*mediation will not paralyze the processing of the procedure, unless all parties request the suspension.*

*Its sessions will be held in person or by videoconference if so required.  
requested by the parties.*