



Herrn
Ulrich BROSA
Am Brücker Tor 4
D-35287 AMÖNEBURG

FIFTH SECTION

ECHR-LE4.1aR
AMU/MH/gdc

11 March 2013

Application no. 5709/09
Brosa v. Germany

Dear Sir,

I write to inform you that following a preliminary examination of the admissibility of the above application on 5 March 2013, the Chamber to which the case has been allocated decided, under Rule 54 § 2 (b) of the Rules of Court, that notice of the application should be given to the Government of Germany and that the Government should be invited to submit written observations on the admissibility and merits of the case

You will find enclosed an information note to applicants on the proceedings after communication of an application.

The Government have been requested to submit their observations by 1 July 2013. These will be sent to you in order that you may submit written observations in reply, together with any claim for just satisfaction under Article 41 (cf. Rule 60). **Please do not send any submissions before being asked to do so by the Court.** Any unsolicited submissions will normally not be included in the case file for consideration by the Court (Rule 38 § 1). Under Rule 34 § 4 (a), the Government have been authorised to submit their observations in German if they so prefer, but they must provide the Court with a translation into English or French no later than 29 July 2013.

The Government have been requested to deal with the question set out in the document appended to this letter (Statement of facts prepared by the Registry of the Court and Questions to the parties).

The Government have also been requested to indicate by 1 July 2013 their position regarding a friendly settlement of this case and to submit any proposals they may wish to make in this regard (Rule 62). The same request will be made of you when you receive their observations.

I would inform you that at this stage of the proceedings, according to Rule 34 § 3, all communications of applicants or their representatives shall as a rule be made in one of the Court's official languages, English or French.

I should draw your attention to Rule 33 of the Rules of Court, according to which documents deposited with the Registry by the parties or by any third parties are to be accessible to the public, unless the President of the Section decides otherwise for the reasons set out in Rule 33 § 2. It follows that as a general rule any information contained in the documents which you lodge with the Registry, including information about identified or identifiable persons, may be accessible to the public. Moreover, such information may appear in the Court's HUDOC data base accessible via the Internet if the Court includes it in a statement of facts prepared for notification of a case to the respondent Government, a decision on admissibility or striking off, or a judgment.

Lastly, I would draw your attention to Rule 36 §§ 2 and 4 according to which an applicant needs to be represented by an "advocate" before the Court at this stage of the proceedings. I would therefore invite you to complete and return to me, by **16 May 2013**, the enclosed form.

Please inform the Court of your e-mail address if you have one. It may be useful for notification purposes in the final stage of the proceedings.

Yours faithfully,



C. Westerdiek
Section Registrar

Encs: Statement of facts and Question
Information note
Authority form