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ALN/zmo

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BY POST AND MAIL
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Application no. 59670/19
H.A. v. Greece

Dear Sir,

I acknowledge receipt of your correspondence of 18 November 2019 requesting the European Court of Human Rights under Rule 39 of the Rules of Court to provide the pregnant applicant with adequate living conditions; prioritise the assessment of the applicant's vulnerability so as to lift the geographical limitation; and prioritise the identification and transfer of the applicant from the island to the mainland.

Reference for further correspondence

The file has been given the above number which you must refer to in any further correspondence relating to this case.

Decision on interim measure

On 19 November 2019, the Court (the duty judge) decided, in the interests of the parties and the proper conduct of the proceedings before it, to indicate to the Government of Greece, under Rule 39, that they should guarantee to the applicant living conditions compatible with her state of health and to prioritize the assessment of her vulnerability status.

The parties' attention is drawn to the fact that failure of a Contracting State to comply with a measure indicated under Rule 39 may entail a breach of Article 34 of the Convention. In this connection, reference is made to paragraphs 128 and 129 of the Grand Chamber judgment of 4 February 2005 in the case of *Mamatkulov and Askarov v. Turkey* (applications nos. 46827/99 and 46951/99) as well as point 5 of the operative part.

Priority

The Court further decided to give priority to the application under Rule 41.

Anonymity and confidentiality

The Court has decided, under Rule 47 § 4, not to disclose the applicant's identity to the public. In all public documents of the Court the applicant will accordingly be referred to by the letters of the alphabet used in the reference at the head of this letter.