Order of the Court of First Instance of 31 January 2008 — Aluminium Silicon Mill Products v Commission

(Case T-151/06) (1)

(Dumping — Reimbursement of anti-dumping duties — Annulment of the regulation imposing a definitive anti-dumping duty — No need to adjudicate — Rules governing costs)

(2008/C 92/56)

Language of the case: English

### **Parties**

Applicant: Aluminium Silicon Mill Products GmbH (Zug, Switzerland) (represented by: L. Ruessmann and A. Willems, lawyers)

Defendant: Commission of the European Communities (represented by: P. Stancanelli and T. Scharf, Agents)

### Re:

APPLICATION for annulment of Commission Decision C(2006) 1183 final of 3 April 2006 rejecting in part the applications for reimbursement of anti-dumping duties levied on imports of silicon originating in Russia

# Operative part of the order

- 1. There is no need to adjudicate on the action.
- 2. The Commission is ordered to pay the costs.

(1) OJ C 178, 29.7.2006.

Order of the Court of First Instance of 18 February 2008

— Altana Pharma v OHIM — Avensa (PNEUMO UPDATE)

(Case T-327/06) (1)

(Community trade mark — Opposition proceedings — Application for Community word mark PNEUMO UPDATE — Earlier national word mark Pneumo — Action in part manifestly inadmissible and in part manifestly wholly unfounded in law)

(2008/C 92/57)

Language of the case: German

# **Parties**

Applicant: Altana Pharma AG (Constance, Germany) (represented by: H. Becker, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: R. Pethke, acting as Agent)

Other party to the proceedings before the Board of Appeal of OHIM intervening before the Court of First Instance: Avensa AG (Zoug, Switzerland)

#### Re:

Action brought against the decision of the Second Chamber of the Board of Appeal of OHIM of 11 September 2006 (Case R 668/2005-2) concerning opposition proceedings between Avensa AG and Altana Pharma AG.

## Operative part of the order

The Court:

- 1. The action is dismissed as in part manifestly inadmissible and in part manifestly wholly unfounded in law.
- 2. Altana Pharma AG is ordered to pay the costs.

(1) OJ C 326, 31.12.2006.

Order of the President of the Court of First Instance of 18 February 2008 — Jurado Hermanos v OHIM (JURADO)

(Case T-410/07 R)

(Interim measures — Community trade mark — Removal of the trade mark from the register — Application for 'restitutio in integrum' — Inadmissibility)

(2008/C 92/58)

Language of the case: Spanish

# **Parties**

Applicant: Jurado Hermanos, SL (Alicante, Spain) (represented by: C. Martín Álvarez, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: P. López Fernández de Corres, acting as Agent)

## Re:

Application for suspension of the removal from the register of Community word mark No 240218 and of the legal effects of the decision of the Second Board of Appeal of OHIM of 3 September 2007 (R 866/2007-2) concerning the application for 'restitutio in integrum' brought by Jurado Hermanos, until the Court of First Instance has ruled on the action in the main proceedings