2. Orders Ravensburger AG to pay the costs.

(1) OJ C 129, 6.6.2009.

Order of the General Court of 6 May 2010 — Kerelov v Commission

(Case T-100/08 P) (1)

(Appeal — Civil Service — Recruitment — General competition — Refusal by the Director of EPSO to communicate to a candidate information and documents relating to the admission test — Appeal in part manifestly inadmissible and in part manifestly unfounded)

(2010/C 179/67)

Language of the case: French

Parties

Appellant: Georgi Kerelov (Pazardzhik, Bulgaria) (represented by: A. Kerelov, lawyer)

Other party to the proceedings: European Commission (represented by: B. Eggers and K. Herrmann, Agents)

Re:

Appeal brought against the order of the Civil Service Tribunal of the European Union (Second Chamber) of 12 December 2007 in Case F-110/07 Kerelov v Commission, not published in the ECR, asking for that order to be set aside.

Operative part of the order

- 1. The appeal is dismissed.
- 2. Georgi Kerelov is ordered to bear his own costs and pay the costs incurred by the Commission in the context of the present proceedings.

Order of the President of the General Court of 7 May 2010

— Almamet v Commission

(Case T-410/09 R)

(Interim measures — Competition — Commission decision imposing a fine — Bank guarantee — Application for suspension of operation of a measure — Financial loss — No exceptional circumstances — No urgency)

(2010/C 179/68)

Language of the case: English

Parties

Applicant: Almamet GmbH Handel mit Spänen und Pulvern aus Metall (Ainring, Germany) (represented by: S. Hautbourg and C. Renner, lawyers)

Defendant: European Commission (represented by: N. Khan, V. Bottka and N. von Lingen, agents)

Re:

APPLICATION for suspension of the operation of the Commission Decision of 22 July 2009 relating to a proceeding under Article 81 [EC] and Article 53 of the EEA Agreement (Case COMP/F-1/39.396 — Calcium carbide and magnesium based reagents for the steel and gas industries)

Operative part of the order

- 1. The application for interim measures is dismissed.
- 2. Costs are reserved.

Order of the President of the General Court of 12 May 2010 — Reagens v Commission

(Case T-30/10 R)

(Application for interim measures — Competition — Commission decision imposing a fine — Bank guarantee — Application for suspension of operation of the decision — Financial loss — Absence of exceptional circumstances — No urgency)

(2010/C 179/69)

Language of the case: English

Parties

Applicant: Reagens SpA (San Giorgio di Piano, Italy) (represented by: B. O'Connor, Solicitor, and L. Toffoletti, D. Gullo and E. De Giorgi, lawyers)

 $^(^{1})$ OJ C 69 of 21.3.2009