

4. Orders the parties to bear their own costs.

(¹) OJ C 95, 28.4.2007.

**Judgment of the General Court of 13 July 2011 —
Schindler Holding and Others v Commission**

(Case T-138/07) (¹)

(Competition — Agreements, decisions and concerted practices — Market for the installation and maintenance of elevators and escalators — Decision finding an infringement of Article 81 EC — Bid-rigging — Market sharing — Price fixing)

(2011/C 269/96)

Language of the case: German

Parties

Applicants: Schindler Holding Ltd (Hergiswil, Switzerland); Schindler Management AG (Ebikon, Switzerland); Schindler SA (Brussels, Belgium); Schindler Deutschland Holding GmbH (Berlin, Germany); Schindler Sàrl (Luxembourg, Luxembourg); and Schindler Liften BV (The Hague, Netherlands) (represented by: R. Bechtold, W. Bosch, U. Soltész and S. Hirsbrunner, lawyers)

Defendant: European Commission (represented by: K. Mojzesowicz and R. Sauer, Agents)

Intervener in support of the defendant: Council of the European Union (represented by: M. Simm and G. Kimberley, Agents)

Re:

Application for annulment of Commission Decision C(2007) 512 final of 21 February 2007 relating to a proceeding under Article 81 [EC] (Case COMP/E-1/38.823 — Elevators and Escalators) or, in the alternative, reduction of the amounts of the fines imposed on the applicants.

Operative part of the judgment

The Court:

1. Declares that it is unnecessary to rule on the action in so far as it has been brought by Schindler Management AG;
2. Dismisses the action as to the remainder;
3. Orders Schindler Holding Ltd, Schindler SA, Schindler Deutschland Holding GmbH, Schindler Sàrl and Schindler Liften BV to pay the costs;
4. Orders Schindler Management to bear its own costs;
5. Orders the Council of the European Union to bear its own costs.

(¹) OJ C 155, 7.7.2007.

**Judgment of the General Court of 13 July 2011 — General
Technic-Otis and Others v Commission**

(Cases T-141/07, T-142/07, T-145/07 and T-146/07) (¹)

(Competition — Agreements, decisions and concerted practices — Market for the installation and maintenance of elevators and escalators — Decision finding an infringement of Article 81 EC — Bid-rigging — Market sharing — Price fixing)

(2011/C 269/97)

Languages of the case: French and English

Parties

Applicants: General Technic-Otis Sàrl (Howald, Luxembourg) (represented initially by M. Nosbusch and subsequently by A. Winckler, lawyers, and J. Temple Lang, Solicitor) (Case T-141/07); General Technic Sàrl (Howald) (represented by: M. Nosbusch) (Case T-142/07); Otis SA (Dilbeek, Belgium), Otis GmbH & Co. OHG, (Berlin, Germany), Otis BV (Amersfoort, Netherlands), and Otis Elevator Company (Farmington, Connecticut, United States) (represented by: A. Winckler and J. Temple Lang) (Case T-145/07); and United Technologies Corporation (Wilmington, Delaware, United States) (represented by: A. Winckler and J. Temple Lang) (Case T-146/07)

Defendant: European Commission (represented in Cases T-141/07 and T-142/07, by A. Bouquet and R. Sauer, acting as Agents, and by A. Condomines, lawyer, and, in Cases T-145/07 and T-146/07, by A. Bouquet, R. Sauer and J. Bourke, acting as Agents, and by A. Condomines)

Re:

Applications for annulment of Commission Decision C(2007) 512 final of 21 February 2007 relating to a proceeding under Article 81 [EC] (Case COMP/E 1/38.823 — Elevators and Escalators) or, in the alternative, reduction of the amounts of the fines imposed on the applicants.

Operative part of the judgment

The Court:

1. Joins Cases T-141/07, T-142/07, T-145/07 and T-146/07 for the purposes of this judgment;
2. Dismisses the actions;
3. In Case T-141/07, orders General Technic-Otis Sàrl to pay the costs;
4. In Case T-142/07, orders General Technic Sàrl to pay the costs;
5. In Case T-145/07, orders Otis SA, Otis GmbH & Co. OHG, Otis BV and Otis Elevator Company to pay the costs;
6. In Case T-146/07, orders United Technologies Corporation to pay the costs.

(¹) OJ C 140, 23.6.2007.