Other party to the proceedings before the Board of Appeal of OHIM, intervener before the General Court: Fabryka Węży Gumowych i Tworzyw Sztucznych Fagumit sp. z o.o. (Fagumit) (Wolbrom, Poland) (represented by: M. Krekora, T. Targosz and P. Podrecki, lawyers)

#### Re:

Two actions brought against two decisions of the First Board of Appeal of OHIM of 3 September 2010 (Cases R 1002/2009-1 and R 1003/2009-1), concerning invalidity proceedings between Fabryka Węży Gumowych i Tworzyw Sztucznych Fagumit sp. z o.o. and Ursula Adamowski.

## Operative part of the judgment

The Court:

- 1. Orders that Cases T-537/10 and T-538/10 be joined for the purposes of judgment;
- 2. Dismisses the actions;
- 3. Orders Ursula Adamowski to bear her own costs and to pay those incurred by the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) and by Fabryka Węży Gumowych i Tworzyw Sztucznych Fagumit sp. z o.o. relating to the proceedings before the Court.

(1) OJ C 30, 29.1.2011.

Judgment of the General Court of 29 November 2012 — Thesing and Bloomberg Finance v ECB

(Case T-590/10) (1)

(Access to documents — Decision 2004/258/EC — Documents concerning the government debt and government deficit of a Member State — Refusal of access — Exception relating to the economic policy of the Union or of a Member State — Partial refusal of access)

## (2013/C 26/78)

Language of the case: English

### Parties

Applicants: Gabi Thesing (London, United Kingdom); and Bloomberg Finance LP (Wilmington, Delaware, United States) (represented by: M. Stephens, R. Lands, Solicitors, and T. Pitt-Payne QC)

Defendant: European Central Bank (ECB) (represented initially by A. Sáinz de Vieuña Barroso, M. López Torres and S. Lambrinoc, and subsequently by M. López Torres and S. Lambrinoc, Agents)

### Re:

Application for annulment of the decision of the ECB's Executive Board, which was notified to Ms Thesing by letter

of the President of the ECB of 21 October 2010, rejecting an application by Ms Thesing for access to two documents concerning the government deficit and debt of the Hellenic Republic.

# Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Ms Gabi Thesing and Bloomberg Finance LP to bear their own costs and to pay those incurred by the European Central Bank (ECB).

(1) OJ C 72, 5.3.2011.

Judgment of the General Court of 11 December 2012 — Sina Bank v Council

(Case T-15/11) (1)

(Common foreign and security policy — Restrictive measures taken against Iran with the aim of preventing nuclear proliferation — Freezing of funds — Actions for annulment — Duty to state reasons)

(2013/C 26/79)

Language of the case: English

### Parties

Applicant: Sina Bank (Tehran, Iran) (represented by: B. Mettetal and C. Wucher-North, lawyers)

Defendant: Council (represented by: M. Bishop and G. Marhic, acting as Agents)

Intervener in support of the defendant: European Commission (represented by: F. Erlbacher and M. Konstantinidis, acting as Agents)

#### Re:

Annulment of, first, Annex VIII to Council Regulation (EU) No 961/2010 of 25 October 2010 on restrictive measures against Iran and repealing Regulation (EC) No 423/2007 (OJ 2010 L 281, p. 1), in so far as the latter concerns the applicant, and, second, the 'decision' in the Council's letter of 28 October 2010 concerning the applicant; and a declaration of inapplicability, as regards the applicant, of, first, Annex II to Council Decision 2010/413/CFSP of 26 July 2010 concerning restrictive measures against Iran and repealing Common Position 2007/140/CFSP (OJ 2007 L 195, p. 39), as resulting from Council Decision 2010/644/CFSP of 25 October 2010 amending Decision 2010/413 (OJ 2010 L 281, p. 81), in so far as the latter concerns the applicant, second, Article 16(2) of Regulation No 961/2010 and, third, Article 20(1)(b) of Decision 2010/413.