EN

#### Operative part of the judgment

The Court:

- 1. Dismisses the actions;
- 2. Orders Diamanthandel A. Spira BVBA to bear its own costs and to pay those incurred by the European Commission;
- 3. Orders De Beers and De Beers UK Ltd to bear their own costs.

(<sup>1</sup>) OJ C 129, 9.6.2007.

Judgment of the General Court (Fifth Chamber) of 11 July 2013 — Hangzhou Duralamp Electronics v Council

## (Case T-459/07) (1)

(Dumping — Imports of integrated electronic compact fluorescent lamps (CFL-i) originating in China, Vietnam, Pakistan and the Philippines — Expiry of anti-dumping measures — Review — Like product — Data used to determine the injury — Analogue country — Community interest — Article 4(1) and Article 5(4) of Regulation (EC) No 384/96 (now Article 4(1) and Article 5(4) of Regulation (EC) No 1225/2009) — Obligation to state reasons — Rights of the defence)

ligation to state reasons — Rights of the ad

(2013/C 252/43)

Language of the case: English

### Parties

Applicant: Hangzhou Duralamp Electronics Co., Ltd (Hangzhou, China) (represented by: M. Gambardella and V. Villante, lawyers)

*Defendant:* Council of the European Union (represented by: initially by J.-P. Hix, and subsequently by J.-P. Hix and B. Driessen, acting as Agents, and by G. Berrisch and G. Wolf, and subsequently G. Berrisch, lawyers)

Interveners in support of the defendant: European Commission (represented by: H. van Vliet and K. Talabér-Ritz, Agents); and by Osram GmbH (Munich, Germany) (represented by: R. Bierwagen, lawyer)

#### Re:

Application for annulment of Council Regulation (EC) No 1205/2007 of 15 October 2007 imposing anti-dumping duties on imports of integrated electronic compact fluorescent lamps (CFL-i) originating in the People's Republic of China following an expiry review pursuant to Article 11(2) of Council Regulation (EC) No 384/96 and extending to imports of the same product consigned from the Socialist Republic of Vietnam, the Islamic Republic of Pakistan and the Republic of the Philippines (OJ 2007 L 272, p. 1)

## Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Hangzhou Duralamp Electronics Co., Ltd to bear its own costs and to pay those incurred by the Council of the European Union and by Osram GmbH;
- 3. Orders the European Commission to bear its own costs.

(<sup>1</sup>) OJ C 51, 23.2.2008.

Judgment of the General Court of 11 July 2013 — Philips Lighting Poland and Philips Lighting v Council

## (Case T-469/07) (1)

(Dumping — Imports of integrated electronic compact fluorescent lamps (CFL-i) originating in China, Vietnam, Pakistan and the Philippines — Expiry of anti-dumping measures — Review — Articles 4(1), 5(4) and 9(1) of Regulation (EC) No 384/96 (now Articles 4(1), 5(4), and 9(1) of Regulation (EC) No 1225/2009) — Concept of Community industry — Determination of injury — Obligation to state the reasons)

(2013/C 252/44)

Language of the case: English

# Parties

Applicants: Philips Lighting Poland S.A. (Piła, Poland), and Philips Lighting BV (Eindhoven, Netherlands) (represented by: L. Catrain González, lawyer, and E. Wright, Barrister)

*Defendant:* Council of the European Union (represented by: initially J.-P. Hix, Agent, and by G. Berrisch and G. Wolf, lawyers, and subsequently by J.-P. Hix and B. Driessen, Agents, and by G. Berrisch)

Interveners in support of the applicants: Hangzhou Duralamp Electronics Co., Ltd, (Hangzhou, China) (represented by: M. Gambardella and V. Villante, lawyers), and GE Hungary Ipari és Kereskedelmi Zrt. (GE Hungary Zrt) (Budapest, Hungary) (represented by: P. De Baere, lawyer)

Interveners in support of the defendant: European Commission (represented by: H. van Vliet and K. Talabér Ritz, Agents), and Osram GmbH (Munich, Germany) (represented by: R. Bierwagen, lawyer)

#### Re:

Application for the annulment of Council Regulation (EC) No 1205/2007 of 15 October 2007 imposing anti-dumping duties on imports of integrated electronic compact fluorescent lamps (CFL-i) originating in the People's Republic of China following an expiry review pursuant to Article 11(2) of Council Regulation (EC) No 384/96 and extending to imports of the same product consigned from the Socialist Republic of Vietnam, the Islamic Republic of Pakistan and the Republic of the Philippines (OJ 2007 L 272, p. 1).