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Order of the President of the General Court of 5 July 2013 — Zweckverband Tierkörperbeseitigung v Commission

(Case T-309/12 R)

(Interim measures — Payment of contributions to an association governed by public law — State aid — Obligation to recover — Application to suspend enforcement — Urgency)

(2013/C 260/74)

Language of the case: German

Parties

Applicant: Zweckverband Tierkörperbeseitigung in Rhineland-Palatinate, Saarland, Rheingau-Taunus-Kreis and Landkreis Limburg-Weilburg (Rivenich, Germany) (represented by: A. Kerkmann, lawyer)

Defendant: European Commission (represented by: R. Sauer and T. Maxian Rusche, acting as Agents)

Interveners in support of the defendant: Saria Bio Industries AG & Co. KG (Selm, Germany); SecAnim GmbH (Lünen, Germany); and Knochen- und Fett-Union (KFU) GmbH (Selm) (represented by: U. Karpenstein and C. Johann, lawyers)

Re:

Application for suspension of enforcement of Commission Decision (2102/485/EU) of 25 April 2012 on State aid SA.25051 (C 19/10) (ex NN 23/2010) granted by Germany to the Zweckverband Tierkörperbeseitigung in Rhineland-Palatinate, Saarland, Rheingau-Taunus-Kreis and Landkreis Limburg-Weilburg (OJ 2012 L 236, p. 1).

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 17 July 2013 — Borghezio v Parliament

(Case T-336/13 R)

(Interim relief — European Parliament — Measure excluding a Member of Parliament from his political group — Application to suspend enforcement — Manifest inadmissibility of the main action — Inadmissibility of the application — Lack of urgency)

(2013/C 260/75)

Language of the case: French

Parties

Applicant: Mario Borghezio (Turin, Italy) (represented by: H. Laquay, lawyer)

Defendant: European Parliament (represented by: N. Lorenz, N. Görlitz and M. Windisch, acting as Agents)

Re:

Application to suspend the enforcement of the measure of the European Parliament taken in the form of a declaration of its President at the plenary session of 10 June 2013, according to which, as from 3 June 2013, the applicant is to be regarded as a non-attached member and is thus excluded from the political group 'Europe of Freedom and Democracy' as from that date.

Operative part of the order

1. The application for interim relief is rejected.

2. Costs are reserved.

Action brought on 27 June 2013 — Groupe Léa Nature/ OHIM — Debonaire Trading (SO'BiO ētic)

(Case T-341/13)

(2013/C 260/76)

Language in which the application was lodged: English

Parties

Applicant: Groupe Léa Nature (Périgny, France) (represented by: S. Arnaud, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs)

Other party to the proceedings before the Board of Appeal: Debonaire Trading Internacional, Lda (Funchal, Portugal)

Form of order sought

The applicant claims that the Court should:

- Declare the application admissible;
- Annul decision R 203/2011-1 of the First Board of Appeal for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) of 26 March 2013, notified 18 April 2013;
- Order DEBONAIRE TRADING INTERNACIONAL LDA and OHIM each to bear the costs, which they have incurred in the course of the proceedings before the General Court.

Pleas in law and main arguments

Applicant for a Community trade mark: The applicant

Community trade mark concerned: The word mark 'SO'Bio ētic', for goods in classes 3, 24 and 25 — Community trade mark application No 6 827 281

Proprietor of the mark or sign cited in the opposition proceedings: The other party to the proceedings before the Board of Appeal