Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: A. Folliard-Monguiral, Agent)

Other party to the proceedings before the Board of Appeal of OHIM: Enercon GmbH (Aurich, Germany)

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 1 March 2012 (Case R 260/2011-1) relating to invalidity proceedings between Gamesa Eólica SL and Enercon GmbH.

Operative part of the judgment

The Court:

- 1. Annuls the decision of First Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) of 1 March 2012 (Case R 260/2011-1);
- 2. Orders OHIM to bear its own costs and to pay the costs of Gamesa Eólica, SL.

(1) OJ C 243, 11.8.2012.

Judgment of the General Court of 7 November 2013 — IBSolution v OHIM — IBS (IBSolution)

(Case T-533/12) (1)

(Community trade mark — Opposition proceedings — Application for the Community word mark IBSolution — Earlier Community figurative mark IBS — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009)

(2013/C 377/32)

Language of the case: English

Parties

Applicant: IBSolution GmbH (Neckarsulm, Germany) (represented by: F. Ekey, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: L. Rampini, Agent)

Other party to the proceedings before the Board of Appeal of OHIM: IBS AB (Solna, Sweden)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 21 September 2012 (Case R 771/2011-2) relating to opposition proceedings between IBS AB and IBSolution GmbH

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders IBSolution GmbH to pay the costs.
- (1) OJ C 46, 16.2.2013.

Judgment of the General Court of 12 November 2013 — North Drilling v Council

(Case T-552/12) (1)

(Common foreign and security policy — Restrictive measures against Iran with the aim of preventing nuclear proliferation — Freezing of funds — Error of fact — Temporal adjustment of the effects of an annulment)

(2013/C 377/33)

Language of the case: Spanish

Parties

Applicant: North Drilling Co. (Teheran, Iran) (represented by: J. Viñals Camallonga, L. Barriola Urruticoechea and J. Iriarte Ángel, lawyers)

Defendant: Council of the European Union (represented by: M. Bishop and A. De Elera, acting as Agents)

Re:

Application for annulment, first, of Council Decision 2012/635/CFSP of 15 October 2012 amending Decision 2010/413/CFSP concerning restrictive measures against Iran (OJ 2012 L 282, p. 58), and, secondly, of Council Implementing Regulation (EU) No 945/2012 of 15 October 2012 implementing Regulation (EU) No 267/2012 concerning restrictive measures against Iran (OJ 2012 L 282, p. 16), in so far as those measures affect the applicant.

Operative part of the judgment

The Court:

- 1. Annuls Council Decision 2012/635/CFSP of 15 October 2012 amending Decision 2010/413/CFSP concerning restrictive measures against Iran in so far as it included the name of North Drilling Co. in Annex II to Council Decision 2010/413/CFSP of 26 July 2010 concerning restrictive measures against Iran and repealing Common Position 2007/140/CFSP;
- Annuls Council Implementing Regulation (EU) No 945/2012 of 15 October 2012 implementing Regulation (EU) No 267/2012 concerning restrictive measures against Iran in so far as it included the name of North Drilling in Annex IX to Council Regulation (EU) No 267/2012 of 23 March 2012 concerning restrictive measures against Iran and repealing Regulation (EU) No 961/2010;