

Parties

Applicant: Association nationale interprofessionnelle du bétail et des viandes (Interbev) (Paris, France) (represented by: P. Morrier and A. Bouviala, lawyers)

Defendant: European Commission (represented by: initially B. Stromsky and S. Thomas, then B. Stromsky, Agents)

Re:

Application for annulment of Commission Decision 2012/131/EU of 13 July 2011 on levies for Interbev (OJ 2012 L 59, p. 14).

Operative part of the order

1. *There is no longer any need to adjudicate on the present action.*
2. *The European Commission is ordered to pay the costs.*

⁽¹⁾ OJ C 80, 17.3.2012.

Order of the General Court of 2 April 2014 — Wedi v OHIM — Mehlhose Bauelemente für Dachrand + Fassade (BALCO)

(Case T-541/12) ⁽¹⁾

(Community trade mark — Opposition — Withdrawal of the opposition — No need to adjudicate)

(2014/C 184/50)

Language of the case: German

Parties

Applicant: Wedi GmbH (Emsdetten, Germany) (represented by: O. Bischof, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: initially A. Pohlmann, then A. Schifko, Agents)

Other party to the proceedings before the Board of Appeal of OHIM intervening before the General Court: Mehlhose Bauelemente für Dachrand + Fassade GmbH & Co. KG (Herford, Germany) (represented by: M. Wirtz, lawyer)

Re:

Action brought against the decision of the Fourth Board of Appeal of OHIM of 25 September 2012 (Case R 2255/2011-4) concerning opposition proceedings between Mehlhose Bauelemente für Dachrand + Fassade GmbH & Co. KG and Wedi GmbH.

Operative part of the order

1. *There is no longer any need to adjudicate on the action.*
2. *The applicant and the defendant shall bear their own costs.*

⁽¹⁾ OJ C 46, 16.2.2013.