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## Re:

Firstly, application for annulment of Council Implementing Regulation (EU) No 544/2012 of 25 June 2012 implementing Article 32(1) of Regulation (EU) No 36/2012 concerning restrictive measures in view of the situation in Syria (OJ 2012 L 165, p. 20, corrigendum OJ 2012 L 173, p. 27) and of Council Implementing Decision 2012/335/CFSP of 25 June 2012 implementing Decision 2011/782/CFSP concerning restrictive measures against Syria (OJ 2012 L 165, p. 80), in so far as they concern the applicant and, secondly, a claim for damages.

## Operative part of the judgment

The Court:

- Annuls Council Implementing Regulation (EU) No 544/2012 of 25 June 2012 implementing Article 32(1) of Regulation (EU) No 36/2012 concerning restrictive measures in view of the situation in Syria in so far as it relates to Syria International Islamic Bank PJSC;
- 2. Annuls Council Implementing Decision 2012/335/CFSP of 25 June 2012 implementing Decision 2011/782/CFSP concerning restrictive measures against Syria in so far as it relates to Syria International Islamic Bank;
- 3. Dismisses the claim for damages as inadmissible;
- 4. Orders Syria International Islamic Bank to bear one quarter of its own costs;
- 5. Orders the Council of the European Union to bear its own costs and to pay three quarters of those incurred by Syria International Islamic Bank.

(<sup>1</sup>) OJ C 258, 25.8.2012.

# Judgment of the General Court of 13 June 2014 — Grupo Flexi de León v OHIM (FLEXI) $(Case \ T-352/12) \ (^1)$

(Community trade mark — Application for Community word mark FLEXI — Absolute grounds for refusal — Descriptive character — Article 7(1)(c) of Regulation (EC) No 207/2009)

(2014/C 245/13)

Language of the case: Spanish

## Parties

Applicant: Grupo Flexi de León, SA de CV (León, Mexico) (represented by: M. Zarobe, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: J. Crespo Carrillo, acting as Agent)

#### Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 4 May 2012 (Case R 1335/2011-2) concerning an application for registration of the word sign FLEXI as a Community trade mark.

# Operative part of the judgment

The Court:

1. Dismisses the action;

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- 2. Orders Grupo Flexi de León, SA de CV to pay the costs.
- (<sup>1</sup>) OJ C 331, 27.10.2012.

Judgment of the General Court of 11 June 2014 — Klingel v OHIM — Develey (JUNGBORN) (Case T-401/12) (<sup>1</sup>)

(Community trade mark — Opposition proceedings — International registration designating the European Community — Word mark JUNGBORN — Earlier national word mark BORN — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009)

(2014/C 245/14)

Language of the case: German

#### Parties

Applicant: Robert Klingel OHG (Pforzheim, Germany) (represented by: T. Zeiher, lawyer)

*Defendant:* Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: D. Walicka, acting as Agent)

Other party to the proceedings before the Board of Appeal of OHIM, intervener before the General Court: Develey Holding GmbH & Co. Beteiligungs KG (Unterhaching, Germany) (represented by: R. Kunz-Hallstein and H. Kunz-Hallstein, lawyers)

#### Re:

Action brought against the decision of the Fourth Board of Appeal of OHIM of 9 July 2012 (Case R 936/2011-4) relating to opposition proceedings between Develey Holding GmbH & Co. Beteiligungs KG and Robert Klingel OHG.

# Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Robert Klingel OHG to pay the costs.

(<sup>1</sup>) OJ C 331, 27.10.2012.

Judgment of the General Court of 11 June 2014 — Golam v OHIM — Pentafarma (METABOL)

(Case T-486/12) (<sup>1</sup>)

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

(2014/C 245/15)

Language of the case: English

## Parties

Applicant: Sofia Golam (Athens, Greece) (represented by: N. Trovas, lawyer)

*Defendant:* Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: P. Geroulakos, acting as Agent)

Other party to the proceedings before the Board of Appeal of OHIM: Pentafarma-Sociedade Tecnico-Medicinal, SA (Prior Velho, Portugal)