EN

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

Other party to the proceedings before the Board of Appeal of OHIM, intervener before the General Court: Havana Club International SA (Havana, Cuba) (represented by: M. Pomares Caballero, lawyer)

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 31 January 2013 (Case R 684/2012-1) concerning invalidity proceedings between Havana Club International SA and 1872 Holdings vof.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders 1872 Holdings vof to pay the costs.
- (1) OJ C 171, 15.6.2013.

Order of the General Court of 2 April 2014 — Unicid v Commission

(Case T-305/09) (1)

(State aid — Framework system of actions able to be undertaken by the recognised French agricultural interprofessional organisations in favour of members of the agricultural sectors represented — Financing by voluntary levies made compulsory — Decision declaring the aid scheme compatible with the common market — Withdrawal of the decision — No need to adjudicate)

(2014/C 253/40)

Language of the case: French

Parties

Applicant: Union nationale interprofessionnelle cidricole (Unicid) (Paris, France) (represented by: V. Ledoux and B. Néouze, lawyers)

Defendant: European Commission (represented initially by: B. Stromsky and C. Urraca Caviedes, subsequently by: B. Stromsky and S. Thomas, and finally by: B. Stromsky, acting as Agents)

Re:

Application for annulment of Commission Decision C(2008) 7846 final of 10 December 2008 concerning State aid No 561/2008, on the framework system of actions able to be undertaken by the recognised French agricultural interprofessional organisations in favour of members of the agricultural sectors represented

Operative part of the order

- 1. There is no longer any need to adjudicate on the present action.
- 2. The European Commission shall pay the costs.
- (1) OJ C 244, 10.10.2009.