GENERAL COURT

Order of the General Court of 24 June 2014 - PPG and SNF v ECHA

(Case T-1/10 RENV) $(^{1})$

(Action for annulment — REACH — Identification of acrylamide as a substance of very high concern — Lack of direct concern — Inadmissibility)

(2014/C 315/81)

Language of the case: English

Parties

Applicants: Polyelectrolyte Producers Group GEIE (PPG) (Brussels, Belgium), and SNF SAS (Andrézieux-Bouthéon, France) (represented initially by: K. Van Maldegem and R. Cana, and subsequently by R. Cana, lawyers)

Defendant: European Chemicals Agency (ECHA) (represented by: M. Heikkilä, W. Broere and T. Zbihlej, acting as Agents, assisted by J. Stuyck and A.-M. Vandromme, lawyers)

Interveners in support of the defendant: Kingdom of the Netherlands (represented by: B. Koopman, acting as Agent); and European Commission (represented by: E. Manhaeve and K. Talabér-Ritz, acting as Agents)

Re:

Application for annulment of the decision of ECHA identifying acrylamide (EC No 201-173-7) as a substance fulfilling the criteria referred to in Article 57 of Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ 2006 L 396, p. 1), pursuant to Article 59 of that regulation.

Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. Polyelectrolyte Producers Group GEIE (PPG) and SNF SAS shall bear their own costs and pay those incurred by the European Chemicals Agency (ECHA).
- 3. SNF shall pay the costs relating to the proceedings for interim measures.
- 4. The Kingdom of the Netherlands and the European Commission shall bear their own costs.

(¹) OJ C 63, 13.3.2010.

Order of the General Court of 10 July 2014 - H v Council and Others

(Case T-271/10) (¹)

(Application for annulment — Application for damages — Common foreign and security policy — National expert seconded to the EUPM in Bosnia and Herzegovina — Decision to redeploy — Lack of jurisdiction of the General Court — Inadmissibility)

(2014/C 315/82)

Language of the case: English

Parties

Applicant: H (Catania, Italy) (represented initially by: C. Mereu and M. Velardo, and subsequently by M. Velardo, lawyers)