Defendant: European Commission (represented by: M. Afonso, L. Flynn and P. Němečková, acting as Agents)

Intervener in support of the defendant: Kingdom of Spain (represented by N. Díaz Abad and A. Sampol Pucurull, abogados del Estado)

Re:

Application for annulment of the Commission Decision of 20 November 2012 relating to State aid SA 34736 (12/N) concerning the implementation by the Kingdom of Spain of a tax scheme permitting the early depreciation of certain assets acquired through financial leasing.

Operative part of the judgment

The Court:

- 1) Dismisses the action as being unfounded;
- 2) Orders Netherlands Maritime Technology Association to bear its own costs and to pay those incurred by the European Commission;
- 3) Orders the Kingdom of Spain to bear its own costs.
- (1) OJ C 147, 25.5.2013.

Judgment of the General Court of 9 December 2014 — DTL Corporación v OHIM — Vallejo Rosell (Generia)

(Case T-176/13) (1)

(Community trade mark — Opposition proceedings — Application for Community word mark Generia — Earlier Community figurative mark Generalia generación renovable — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009 — Article 63(2) and Article 75 of Regulation No 207/2009)

(2015/C 034/40)

Language of the case: Spanish

Parties

Applicant: DTL Corporación (Madrid, Spain) (represented by: A. Zuazo Araluze, lawyer)

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

Other party to the proceedings before the Board of Appeal of OHIM: Mar Vallejo Rosell (Pinto, Spain)

Re:

Action brought against the decision of the Fourth Board of Appeal of OHIM of 24 January 2013 (Case R 661/2012-4), relating to opposition proceedings between Ms Mar Vallejo Rosell and DTL Corporación, SL.

Operative part of the judgment

- 1. The action is dismissed.
- 2. DTL Corporación, SL is ordered to pay the costs.
- (1) OJ C 156, 1.6.2013.