EN

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

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 6 March 2014 (Case R 1223/2013-1) concerning an application for registration of the figurative sign Deluxe as a Community trade mark.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Lidl Stiftung & Co. KG to pay the costs.

(¹) OJ C 235, 21.7.2014.

Order of the General Court of 10 December 2014 — Productos Derivados del Acero v Commission

(Case T-388/10) (¹)

(Action for annulment — Representation of the parties — No need to adjudicate)

(2015/C 056/21)

Language of the case: Spanish

Parties

Applicant: Productos Derivados del Acero, SA (Catarroja, Spain) (represented initially by M. Escuder Tella, F. Palau-Ramírez and J. Viciano Pastor, lawyers, subsequently by M. Escuder Tella and J. Viciano Pastor, lawyers)

Defendant: European Commission (represented by: F. Castillo de la Torre, F. Castilla Contreras and V. Bottka, acting as Agents)

Re:

Application for annulment of Commission Decision C (2010) 4387 final of 30 June 2010 relating to a proceeding under Article 101 TFEU and Article 53 of the EEA Agreement (Case COMP/38344 — Prestressing steel), amended by Commission Decision C (2010) 6676 final of 30 September 2010 and Commission Decision C (2011) 2269 final of 4 April 2011.

Operative part of the order

- 1. There is no longer any need to adjudicate on the action.
- 2. Productos Derivados del Acero, SA shall bear its own costs and pay those incurred by the Commission.

(¹) OJ C 301, 6.11.2010.

Order of the General Court of 15 December 2014 - AQ v Parliament

(Case T-168/11) (¹)

(Action for compensation — Compensation for damage suffered by the applicant following the decision of the Parliament to take no further action on his petition — Request to initiate an inquiry into the alleged irregularities in the proceedings before the European Court of Human Rights — Manifest inadmissibility)

(2015/C 056/22)

Language of the case: Polish

Parties

Applicant: AQ (Żary, Poland) (represented by: P. K. Rosiak, lawyer)