# Operative part of the judgment

The Court:

- 1. Dismisses the appeal;
- 2. Orders Saferoad RRS GmbH to pay the costs.
- (1) OJ C 129, 4.5.2013.

## Judgment of the General Court of 29 April 2015 — CC v Parliament

(Case T-457/13 P) (1)

(Appeal — Cross-appeal — Civil service — Open competition — Errors in the management of the list of successful candidates — Non-contractual liability — Material harm — Legitimate expectations — Distortion of the facts — Loss of an opportunity — Non-material harm — Obligation to state reasons)

(2015/C 198/46)

Language of the case: French

### **Parties**

Appellant: CC (Bridel, Luxembourg) (represented by: G. Maximini, lawyer)

Other party to the proceedings: European Parliament (represented by: M. Ecker and E. Despotopoulou, Agents)

#### Re:

Appeal brought against the judgment of the European Union Civil Service Tribunal (Third Chamber) of 11 July 2013 in CC v Parliament (F-9/12, ECR-SC, EU:F:2013:116), and seeking to have that judgment set aside.

## Operative part of the judgment

The Court:

- 1. Sets aside the judgment of the European Union Civil Service Tribunal (Third Chamber) of 11 July 2013 in CC v Parliament (F-9/12);
- 2. Refers the case back to the Civil Service Tribunal;
- 3. Reserves the costs.
- (1) OJ C 325, 9.11.2013.

Judgment of the General Court of 29 April 2015 — Hostel Tourist World v OHIM — WRI Nominees (HostelTouristWorld.com)

(Case T-566/13) (1)

(Community trade mark — Cancellation proceedings — Community figurative mark HostelTouristWorld. com — Earlier international word mark HOSTELWORLD.COM — Relative ground for refusal — Article 8(1)(b) of Regulation (EC) No 207/2009 — Minimal inherent distinctiveness of the earlier mark — Likelihood of confusion)

(2015/C 198/47)

Language of the case: Spanish

### **Parties**

Applicant: Hostel Tourist World, SL (Seville, Spain) (represented by: J. Bartrina Díaz, lawyer)