Operative part of the judgment

The Court:

- 1. Declares that there is no longer any need to adjudicate on the action in so far as it concerns Samsung SDI Germany GmbH;
- 2. Dismisses the action as to the remainder;
- 3. Orders Samsung SDI Co. Ltd and Samsung SDI (Malaysia) Bhd to pay the costs.
- (1) OJ C 108, 13.4.2013.

Judgment of the General Court of 9 September 2015 — LG Electronics v Commission (Case T-91/13) (1)

(Competition — Agreements, decisions and concerted practices — Global market for cathode ray tubes for television sets and computer monitors — Decision finding an infringement of Article 101 TFEU and Article 53 of the EEA Agreement — Agreements and concerted practices on pricing, market sharing, capacity and production — Single and continuous infringement — Imputability to a parent company of an infringement committed by a joint venture — Equal treatment — Method of calculating the fine — Taking into account the value of sales of cathode ray tubes through transformed products — Limitation period — Proportionality — Duration of the administrative procedure)

(2015/C 346/21)

Language of the case: English

Parties

Applicant: LG Electronics, Inc. (Seoul, Republic of Korea) (represented by: G. van Gerven and T. Franchoo, lawyers)

Defendant: European Commission (represented initially by C. Hödlmayr, M. Kellerbauer and P. Van Nuffel, and subsequently by M. Kellerbauer, P. Van Nuffel and A. Biolan, acting as Agents)

Re:

Application for annulment in part of Commission Decision C(2012) 8839 final of 5 December 2012 relating to a proceeding under Article 101 TFEU and Article 53 of the EEA Agreement (Case COMP/39.437 — TV and Computer Monitor Tubes) and for a reduction of the fines imposed on the applicant.

Operative part of the judgment

The Court:

1. Dismisses the action;

- 2. Orders LG Electronics, Inc. to pay the costs.
- (1) OJ C 108, 13.4.2013.

Judgment of the General Court of 9 September 2015 — Philips v Commission

(Case T-92/13) (1)

(Competition — Agreements, decisions and concerted practices — Global market for cathode ray tubes for television sets and computer monitors — Decision finding an infringement of Article 101 TFEU and Article 53 of the EEA Agreement — Agreements and concerted practices on pricing, market sharing, capacity and production — Single and continuous infringement — Imputability to a parent company of an infringement committed by a joint venture — Equal treatment — Method of calculating the fine — Taking into account the value of sales of cathode ray tubes through transformed products — Taking into account the average value of sales recorded during the infringement — Taking into account the overall turnover of the group — Proportionality — Duration of the administrative procedure)

(2015/C 346/22)

Language of the case: English

Parties

Applicant: Koninklijke Philips Electronics NV (Eindhoven, Netherlands) (represented by: J. de Pree and S. Molin, lawyers)

Defendant: European Commission (represented initially by C. Hödlmayr, M. Kellerbauer and P. Van Nuffel, subsequently by M. Kellerbauer, P. Van Nuffel and A. Biolan, and lastly by M. Kellerbauer, P. Van Nuffel and V. Bottka, acting as Agents)

Re:

Application for annulment in part of Commission Decision C(2012) 8839 final of 5 December 2012 relating to a proceeding under Article 101 TFEU and Article 53 of the EEA Agreement (Case COMP/39.437 — TV and Computer Monitor Tubes) and, in the alternative, annulment or reduction of the fines imposed on the applicant.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Koninklijke Philips Electronics NV to pay the costs.
- (1) OJ C 108, 13.4.2013.