

Judgment of the General Court of 28 October 2015 — Hammar Nordic Plugg v Commission(Case T-253/12) ⁽¹⁾***(State aid — Sale and leasing of land and a production site — Decision declaring the aid incompatible with the internal market and ordering recovery thereof — No competitive tendering procedure — Determination of the market price — Private investor test — Effect on trade between Member States)***

(2015/C 429/19)

*Language of the case: Swedish***Parties***Applicant:* Hammar Nordic Plugg AB (Trollhättan, Sweden) (represented by: I. Otken Eriksson and U. Öberg, lawyers)*Defendant:* European Commission (represented by: D. Grespan and P.-J. Loewenthal, Agents, assisted by L. Sandberg-Morch, lawyer)**Re:**

Application for the annulment of Commission Decision 2012/293/EU of 8 February 2012 on State aid SA.28809 (C 29/10) (ex NN 42/10 and ex CP 194/09) implemented by Sweden in favour of Hammar Nordic Plugg AB (OJ 2012 L 150, p. 78)

Operative part of the judgment*The Court:*

1. *Dismisses the action;*
2. *Orders Hammar Nordic Plugg AB to bear its own costs and to pay those of the European Commission.*

⁽¹⁾ OJ C 258, 25.8.2012.

Judgment of the General Court of 28 October 2015 — Rot Front v OHIM — Rakhat (Macra)(Case T-96/13) ⁽¹⁾***(Community trade mark — Opposition proceedings — Application for Community figurative mark Macra — Unregistered earlier national figurative mark Macra — Relative ground for refusal — Article 8 (4) of Regulation (EC) No 207/2009 — Application by OHIM of national law)***

(2015/C 429/20)

*Language of the case: English***Parties***Applicant:* Rot Front OAO (Moscow, Russia) (represented initially by B. Térauda, and subsequently by O. Spuhler and M. Geitz, lawyers)*Defendant:* Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: D. Walicka, acting as Agent)