Judgment of the General Court of 26 November 2015 — Giant (China) v Council

(Case T-425/13) (1)

(Dumping — Imports of bicycles originating in China — Interim review — Article 9(5) and Article 18 of Regulation (EC) No 1225/2009 — Individual treatment — Non-cooperation — Necessary information — Facts available — Related companies — Circumvention)

(2016/C 027/40)

Language of the case: English

Parties

Applicant: Giant (China) Co. Ltd (Kunshan, China) (represented by: P. De Baere, lawyer)

Defendant: Council of the European Union (represented by: S. Boelaert, acting as Agent, B. O'Connor, Solicitor, and S. Gubel, lawyer)

Interveners in support of the defendant: European Commission (represented by: J.-F. Brakeland and M. França, acting as Agents) and European Bicycle Manufacturers Association (EBMA) (represented by: L. Ruessmann, lawyer, and J. Beck, Solicitor)

Re:

Application for annulment of Council Regulation (EU) No 502/2013 of 29 May 2013 amending Implementing Regulation (EU) No 990/2011 imposing a definitive anti-dumping duty on imports of bicycles originating in the People's Republic of China following an interim review pursuant to Article 11(3) of Regulation (EC) No 1225/2009 (OJ 2013 L 153, p. 17).

Operative part of the judgment

The Court:

- 1. Annuls Council Regulation (EU) No 502/2013 of 29 May 2013 amending Implementing Regulation (EU) No 990/2011 imposing a definitive anti-dumping duty on imports of bicycles originating in the People's Republic of China following an interim review pursuant to Article 11(3) of Regulation (EC) No 1225/2009 so far as it concerns Giant (China) Co. Ltd;
- 2. Orders the Council of the European Union to pay the costs of Giant (China) and to bear its own costs;
- 3. Orders the European Commission and the European Bicycle Manufacturers Association (EBMA) to bear their own costs.

(1) OJ C 325, 9.11.2013.

Judgment of the General Court of 26 November 2015 — Spain v Commission

(Case T-461/13) (1)

(State aid — Digital television — Aid for the deployment of digital terrestrial television in remote and less-urbanised areas in Spain — Decision declaring aid to be partly compatible and partly incompatible with the internal market — Concept of undertaking — Economic activity — Advantage — Service of general economic interest — Distortion of competition — Article 107(3)(c) TFEU — Duty of diligence — Reasonable period — Legal certainty — Equal treatment — Proportionality — Subsidiarity — Right to information)

(2016/C 027/41)

Language of the case: Spanish

Parties

Applicant: Kingdom of Spain (represented by: A. Rubio González, lawyer)