

Re:

Application based on Article 159 of the Rules of Procedure of the General Court seeking the cancellation of the order of 1 September 2015 in *Pari Pharma v EMA* (T-235/15 R, EU:T:2015:587), by which it granted the suspension of operation of Decision EMA/271043/2015 of the EMA of 24 April 2015, granting to a third party, pursuant to Regulation (EC) No 1049/2001 of the European Parliament and of the Council of 30 May 2001 regarding public access to European Parliament, Council and Commission documents (OJ 2001 L 145, p. 43), access to certain documents containing information submitted in the context of an application for marketing authorisation for the medicinal product Vantobra.

Operative part of the order

1. *The request seeking the cancellation of the order of 1 September 2015 in Pari Pharma v EMA (T-235/15 R, EU:T:2015:587) is rejected.*
2. *The costs are reserved.*

Order of the General Court of 10 May 2016 — Volkswagen v EUIPO — Andrã (BAG PAX)

(Case T-324/15) ⁽¹⁾

(EU trade mark — Revocation proceedings — EU word mark BAG PAX — Genuine use of the mark — Article 15(1)(a) and Article 51(1)(a) of Regulation (EC) No 207/2009 — Action manifestly lacking any foundation in law)

(2016/C 260/50)

Language of the case: German

Parties

Applicant: Volkswagen AG (Wolfsburg, Germany) (represented by: U. Sander, lawyer)

Defendant: European Union Intellectual Property Office (represented by: H. Kunz, acting as Agent)

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court, formerly BAGPAX Cargo Systems e.K.: Marvin Dominic Andrã (Saarlouis, Germany) (represented by: T. Dohmen, lawyer)

Re:

Action brought against the decision of the Fourth Board of Appeal of EUIPO of 23 April 2015 (Case R 1971/2014-4) concerning revocation proceedings between Volkswagen and BAGPAX Cargo Systems.

Operative part of the order

1. *The action is dismissed.*
2. *Volkswagen AG shall pay the costs.*

⁽¹⁾ OJ C 270, 17.8.2015.
