# Judgment of the General Court of 24 March 2011 — Pegler v Commission

(Case T-386/06) (1)

(Competition — Agreements, decisions and concerted practices — Copper and copper alloy fittings sector — Decision finding an infringement of Article 81 EC — Imputability of the infringement — Fines — Deterrent effect)

(2011/C 145/35)

Language of the case: English

### **Parties**

Applicant: Pegler Ltd (Doncaster, United Kingdom) (represented by: R. Thompson QC and A. Collinson, Solicitor)

Defendant: European Commission (represented by: A. Nijenhuis and V. Bottka, acting as Agents, and by S. Kinsella and K. Daly, Solicitors)

#### Re:

Application for annulment in part of Commission Decision C(2006) 4180 of 20 September 2006 relating to a proceeding under Article 81 [EC] and Article 53 of the EEA Agreement (Case COMP/F-1/38.121 — Fittings), and also, in the alternative, for a reduction in the fine imposed on the applicant in that decision.

# Operative part of the judgment

The Court:

- 1. Annuls Article 1 of Commission Decision C(2006) 4180 of 20 September 2006 relating to a proceeding under Article 81 [EC] and Article 53 of the EEA Agreement (Case COMP/F-1/38.121 Fittings) in so far as it finds that Pegler Ltd participated in the infringement in the period from 31 December 1988 to 29 October 1993;
- 2. Sets the amount of the fine for which Pegler Ltd is jointly and severally liable under Article 2(h) of Decision C(2006) 4180 at EUR 3.4 million;
- 3. Dismisses the action as to the remainder;
- 4. Orders each party to bear its own costs.

(1) OJ C 20, 27.1.2007.

Judgment of the General Court of 31 March 2011 — Greece v Commission

(Case T-214/07) (1)

(EAGGF — Guarantee Section — Expenditure excluded from Community financing — Arable crops — Specific measures for certain agricultural products in favour of the smaller Aegean islands)

(2011/C 145/36)

Language of the case: Greek

### **Parties**

Applicant: Hellenic Republic (represented by: V. Kontolaimos and I. Chalikias, Agents)

Defendant: European Commission (represented by: H. Tserepa-Lacombe, Agent and N. Korogiannakis, lawyer)

### Re:

Application for annulment of Commission Decision 2007/243/EC of 18 April 2007 excluding from Community financing certain expenditure incurred by the Member States under the Guarantee Section of the European Agricultural Guidance and Guarantee Fund (EAGGF) (OJ 2007 L 106, p. 55).

# Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders the Hellenic Republic to pay the costs.

(1) OJ C 199, 25.8.2007.

Judgment of the General Court of 31 March 2011 — Italy v

(Case T-117/08) (1)

(Rules on the use of languages — Vacancy notice concerning the recruitment of the Secretary-General of the EESC — Publication in three official languages — Information relating to the vacancy notice — Publication in all official languages — Action for annulment — Admissibility — Articles 12 EC and 290 EC — Article 12 of the CEOS — Regulation No 1)

(2011/C 145/37)

Language of the case: Italian

#### **Parties**

Applicant: Italian Republic (represented by: R. Adam, Agent, and by P. Gentili, lawyer)