

2. Annuls Article 4(2) and (3) of that decision, to the extent that they refer to Article 3 of that decision, in so far as they concern Artisjus;
3. Orders the European Commission to pay the costs relating to the main proceedings;
4. Orders Artisjus and the Commission to each bear their own costs relating to the interim relief proceedings.

(¹) OJ C 301, 22.11.2008.

Judgment of the General Court of 12 April 2013 — SOZA v Commission

(Case T-413/08) (¹)

(Competition — Agreements, decisions and concerted practices — Copyright relating to public performance of musical works via the internet, satellite and cable retransmission — Decision finding an infringement of Article 81 EC — Sharing of the geographic market — Bilateral agreements between national collecting societies — Concerted practices precluding the possibility of granting multi-territory and multi-repertoire licences — Proof — Presumption of innocence)

(2013/C 156/49)

Language of the case: English

Parties

Applicant: Slovenský ochranný Zväz Autorský pre práva k hudobným dielam (SOZA) (Bratislava, Slovakia) (represented by: M. Favart, lawyer)

Defendant: European Commission (represented by: F. Castillo de la Torre and A. Biolan, acting as Agents)

Intervener in support of the applicant: International Confederation of Societies of Authors and Composers (CISAC) (Neuilly-sur-Seine, France) (represented by: J.-F. Bellis and K. Van Hove, lawyers)

Re:

Application for annulment in part of Commission Decision C(2008) 3435 final of 16 July 2008 relating to a proceeding under Article 81 [EC] and Article 53 of the EEA Agreement (Case COMP/C2/38.698 — CISAC).

Operative part of the judgment

The Court:

1. Annuls Article 3 of Commission Decision C(2008) 3435 final of 16 July 2008 relating to a proceeding under Article 81 [EC] and Article 53 of the EEA Agreement (Case COMP/C2/38.698 — CISAC), in so far as it concerns Slovenský ochranný Zväz Autorský pre práva k hudobným dielam (SOZA);
2. Dismisses the remainder of the action;

3. Orders the European Commission to pay the costs.

(¹) OJ C 301, 22.11.2008.

Judgment of the General Court of 12 April 2013 — Autortiesību un komunikēšanās konsultāciju aģentūra/Latvijas Autoru apvienība v Commission

(Case T-414/08) (¹)

(Competition — Agreements, decisions and concerted practices — Copyright relating to public performance of musical works via the internet, satellite and cable retransmission — Decision finding an infringement of Article 81 EC — Sharing of the geographic market — Bilateral agreements between national collecting societies — Concerted practices precluding the possibility of granting multi-territory and multi-repertoire licences — Proof — Presumption of innocence)

(2013/C 156/50)

Language of the case: English

Parties

Applicant: Autortiesību un komunikēšanās konsultāciju aģentūra/Latvijas Autoru apvienība (Riga, Latvia) (represented by: M. Favart, lawyer)

Defendant: European Commission (represented by: F. Castillo de la Torre and A. Biolan, acting as Agents)

Interveners in support of the applicant: International Confederation of Societies of Authors and Composers (CISAC) (Neuilly-sur-Seine, France) (represented by J.-F. Bellis and K. Van Hove, lawyers); and European Broadcasting Union (EBU) (Grand-Saconnex, Switzerland) (represented by D. Waelbroeck, lawyer, and D. Slater, Solicitor)

Re:

Application for annulment in part of Commission Decision C(2008) 3435 final of 16 July 2008 relating to a proceeding under Article 81 [EC] and Article 53 of the EEA Agreement (Case COMP/C2/38.698 — CISAC).

Operative part of the judgment

The Court:

1. Annuls Article 3 of Commission Decision C(2008) 3435 final of 16 July 2008 relating to a proceeding under Article 81 [EC] and Article 53 of the EEA Agreement (Case COMP/C2/38.698 — CISAC), in so far as it concerns Autortiesību un komunikēšanās konsultāciju aģentūra/Latvijas Autoru apvienība;
2. Dismisses the remainder of the action;
3. Orders the European Commission to pay the costs.

(¹) OJ C 313, 6.12.2008.