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

- 1. Dismisses the action:
- 2. Orders FRA.BO SpA to pay the costs.

Judgment of the General Court (Sixth Chamber) of 24 March 2011 — XXXLutz Marken v OHIM – Natura Selection (Linea Natura Natur hat immer Stil)

(Case T-54/09)

(Community trade mark — Opposition proceedings — Application for Community figurative mark Linea Natura Natur hat immer Stil — Earlier Community figurative mark natura selection — Relative ground for refusal — Likelihood of confusion — Similarity of signs — Article 8(1)(b) of Regulation (EC) No 40/94 (now Article 8(1)(b) of Regulation (EC) No 207/2009)

1. Community trade mark — Definition and acquisition of the Community trade mark — Relative grounds for refusal — Opposition by the proprietor of an earlier identical or similar mark registered for identical or similar goods or services — Similarity of the marks concerned — Criteria for assessment — Complex mark (Council Regulation No 40/94, Art. 8(1)(b)) (see paras 38, 41, 43-44)

INFORMATION ON UNPUBLISHED DECISIONS

- 2. Community trade mark Definition and acquisition of the Community trade mark Relative grounds for refusal Opposition by the proprietor of an earlier identical or similar mark registered for identical or similar goods or services Likelihood of confusion with the earlier mark Similarity of the marks concerned Whether conceptual differences may neutralise visual or aural similarities Conditions (Council Regulation No 40/94, Art. 8(1)(b)) (see para. 61)
- 3. Community trade mark Definition and acquisition of the Community trade mark Relative grounds for refusal Opposition by the proprietor of an earlier identical or similar mark registered for identical or similar goods or services Likelihood of confusion with the earlier mark (Council Regulation No 40/94, Art. 8(1)(b)) (see paras 71-74)

Re:

ACTION brought against the decision of the Second Board of Appeal of OHIM of 28 November 2008 (Case R 1787/2007-2) relating to opposition proceedings between Natura Selection, SL and XXXLutz Marken GmbH.

Information relating to the case

Applicant for the Community trade mark:	XXXLutz Marken GmbH
Community trade mark sought:	Figurative mark Linea Natura Natur hat immer Stil for goods in Classes 8, 14, 16, 20, 21, 24, 25 and 27 — Registration No 4626693
Proprietor of the mark or sign cited in the opposition proceedings:	Natura Selection, SL

INFORMATION ON UNPUBLISHED DECISIONS

Mark or sign cited in opposition:	Figurative mark natura selection for goods and services in Classes 3, 14, 16, 20, 25, 35, 38, 39 and 42, and further Community trade marks and Spanish marks containing the word 'natura', for goods and services in Classes 3, 14, 16, 20, 21, 24, 25, 27, 28, 35, 39 and 42
Decision of the Opposition Division:	Opposition upheld
Decision of the Board of Appeal:	Appeal dismissed

Operative part

- 1. Dismisses the action;
- 2. Orders XXXLutz Marken GmbH to pay the costs.

Judgment of the General Court (Eighth Chamber) of 24 March 2011 — Dover v Parliament

(Case T-149/09)

(Rules governing the payment of expenses and allowances to Members of the European Parliament — Review of the use of allowances — Parliamentary assistance allowance — Justification of expenditure — Recovery of undue payments)