GENERAL COURT

Judgment of the General Court of 10 September 2015 — Dow AgroSciences and Dintec Agroquímica — Produtos Químicos v Commission

(Case T-446/10) $(^{1})$

(Plant protection products — Active substance trifluralin — Non-inclusion in Annex I to Directive 91/ 414/EEC — Regulation (EC) No 33/2008 — Accelerated assessment procedure — Manifest error of assessment — Principle of non-discrimination — Proportionality)

(2015/C 346/14)

Language of the case: English

Parties

Applicants: Dow AgroSciences Ltd (Hitchin, United Kingdom); and Dintec Agroquímica — Produtos Químicos, L^{da} (Funchal, Portugal) (represented by: K. Van Maldegem and C. Mereu, lawyers)

Defendant: European Commission (represented initially by P. Ondrůšek and F. Wilman, and subsequently by P. Ondrůšek and G. von Rintelen, acting as Agents, and J. Stuyck, lawyer)

Re:

Application for annulment of Commission Decision 2010/355/EU of 25 June 2010 concerning the non-inclusion of trifluralin in Annex I to Council Directive 91/414/EEC (OJ 2010 L 160, p. 30).

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Dow AgroSciences Ltd and Dintec Agroquímica Produtos Químicos, L^{da} to bear their own costs and to pay the costs incurred by the European Commission.

(¹) OJ C 346, 18.12.2010.

Judgment of the General Court of 8 September 2015 — Amitié v Commission

(Case T-234/12) $(^1)$

(Arbitration clause — Grant — Financial aid — Suspension of payment — Claim for reimbursement of the declared costs — Damages — Interest on late payment — Debit note — Contractual liability — Counterclaim)

(2015/C 346/15)

Language of the case: English

Parties

Applicant: Amitié Srl (Bologna, Italy) (represented by: D. Bogaert, M. Picat and C. Siciliano, lawyers)