Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: C. Jenewein, later by C. Jenewein and G. Schneider, Agents)

Re:

Action brought against the decision of the Fourth Board of Appeal of OHIM of 13 November 2008 (Case R 1299/2006-4) concerning an application for registration as a Community trade mark of a three-dimensional mark showing a panda face in black, white and red.

Operative part of the judgment

The Court:

- 1. Holds that there is no need to rule on the action:
- 2. Orders the applicant to pay the costs.

(1) OJ C 69, 21.3.2009.

Order of the President of the General Court of 30 April 2010 — Inuit Tapiriit Kanatami and Others v Parliament and Council

(Case T-18/10 R)

(Applications for interim measures — Regulation (EC) No 1007/2009 — Trade in seal products — Ban on import and sale — Exception in favour of Inuit communities — Application for suspension of operation of a measure — Admissibility — Prima facie case — No urgency)

(2010/C 161/64)

Language of the case: English

Parties

Applicants: Inuit Tapiriit Kanatami (Ottawa, Canada); Nattivak Hunters and Trappers Association (Qikiqtarjuaq, Canada); Pangnirtung Hunters' and Trappers' Association (Pangnirtung, Canada); Jaypootie Moesesie (Qikiqtarjuaq); Allen Kooneeliusie (Qikiqtarjuaq); Toomasie Newkingnak (Qikiqtarjuaq); David Kuptana (Ulukhaktok, Canada); Karliin Aariak (Iqaluit, Canada); Efstathios Andreas Agathos (Athens, Greece); Canadian Seal Marketing Group (Quebec, Canada); Ta Ma Su Seal Products (Cap-aux-Meules, Canada); Fur Institute of Canada (Ottawa); NuTan Furs, Inc (Catalina, Canada); GC Rieber Skinn AS (Bergen, Norway); Inuit Circumpolar Conference Greenland (ICC) (Nuuk, Greenland, Denmark); Johannes Egede (Nuuk); and Kalaallit Numaanni Aalisartut Piniartullu Kattuffiat (KNAPK) (Nuuk) (represented by: J. Bouckaert, M. van der Woude and H. Viaene, lawyers)

Defendants: European Parliament (represented by I. Anagnostopoulou and L. Visaggio, acting as Agents) and Council of the European Union (represented by: M. Moore and K. Michoel, acting as Agents)

Re:

Application for suspension of the operation of Regulation (EC) No 1007/2009 of the European Parliament and of the Council of 16 September 2009 on trade in seal products (OJ 2009 L 286, p. 36)

Operative part of the order

- 1. The opinion of the Legal Service of the Council of the European Union of 18 February 2009 on the proposal for a Regulation of the European Parliament and of the Council concerning trade in seal products, submitted by the Commission of the European Communities (COM(2008) 469 final of 23 July 2008), set out in Annex A-4 to the application for interim measures, and the extract from that opinion contained in paragraph 16 of that application are removed from the file in Case T-18/10 R.
- 2. The application for interim measures is dismissed.
- 3. The costs are reserved.

Order of the General Court of 27 April 2010 — Parliament v U

(Case T-103/10 P (R)) (1)

(Appeal — Staff cases — Officials — Dismissal decision — Order of the President of the Civil Service Tribunal of the European Union in an application for interim measures — Lack of urgency)

(2010/C 161/65)

Language of the case: French

Parties

Appellant: European Parliament (represented by: S. Seyr and K. Zejdovà, Agents)

Other party to the proceedings: U (Luxembourg, Luxembourg) (represented by: F. Moyse and A. Salerno, lawyers)

Re:

Appeal against the Order of the President of the Civil Service Tribunal of the European Union of 18 December 2009 in Case F-92/09 R U v Parliament, not yet reported in the ECR, seeking to have that order set aside.