

— Uphold the claim that the European Commission should pay interest on account of the delay in the actual payment of the interim sums applied for and improperly suspended;

— Order the Commission to pay the costs.

Pleas in law and main arguments

The present action is brought against the Commission's decision to interrupt the payment deadline in respect of the interim payment application submitted by Spain on 11 December 2009. That interim payment application, for a total amount of EUR 27 754 408,38, relates to the Operational Programmes for Community Assistance of the European Social Fund in the framework of the Objectives of Convergence for the Autonomous Community of Galicia (CCI 2007ES051PO004).

The pleas in law and main arguments are the same as those already raised in Case T-263/10 *Spain v Commission*.

payment of the interim sums applied for and improperly suspended;

— Order the Commission to pay the costs.

Pleas in law and main arguments

The present action is brought against the Commission's decision to interrupt the payment deadline in respect of the interim payment application submitted by Spain on 10 December 2009. That interim payment application, for a total amount of EUR 6 509 540,26, relates to the Operational Programme for Community Assistance of the European Social Fund in the framework of the Objectives of Convergence for the Basque Country (CCI 2007ES052PO010).

The pleas in law and main arguments are the same as those already raised in Case T-263/10 *Spain v Commission*.

Action brought on 16 June 2010 — Spain v Commission

(Case T-266/10)

(2010/C 221/86)

Language of the case: Spanish

Parties

Applicant: Kingdom of Spain (represented by: Mrs Nuria Díaz Abdal, lawyer)

Defendant: European Commission

Form of order sought

— Annul the European Commission's decision of 11 May 2010 declaring the suspension of the interim payment application submitted by Spain on 10 December 2009 on the grounds stated in Part I of the legal reasoning set out in the originating application;

— Uphold the claim that the European Commission should pay interest on account of the delay in the actual

Action brought on 8 June 2010 — Conceria Kara v OHIM (KARA)

(Case T-270/10)

(2010/C 221/87)

Language in which the application was lodged: Italian

Parties

Applicant: Conceria Kara Srl (Trezzano sul Naviglio, Italy) (represented by: P. Picciolini, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs)

Other party/parties to the proceedings before the Board of Appeal of OHIM: Dima — Gıda Tekstil Deri Insaat Maden Turizm Orman Urünleri Sanayi Ve Ticaret Ltd Sti

Form of order sought

— Annulment of the decision of the Second Board of Appeal of 29 March 2010 on the appeal against the decision of the Opposition Division in Case B 1171453 in proceedings brought by Conceria Kara rejecting Community trade mark application No 5346457.