

Information relating to the case

Applicant for the Community trade mark:	Matratzen Concord GmbH
Community trade mark sought:	Figurative mark MATRATZEN CONCORD for goods in Classes 10, 20 and 24 — Application No 3355369
Proprietor of the mark or sign cited in the opposition proceedings:	Pablo Barranco Schnitzler and Mariano Barranco Rodriguez
Mark or sign cited in opposition:	National word mark MATRATZEN for goods in Class 20
Decision of the Opposition Division:	Refusal of the application for a Community trade mark
Decision of the Board of Appeal:	Appeal dismissed

Operative part

The Court:

1. Annuls the decision of the Second Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) of 30 May 2008 (Case R 1034/2007-2);
2. Orders OHIM to pay the costs.

**Order of the President of the General Court of 30 June 2010 —
Victoria Sánchez v Parliament and Commission**

(Case T-61/10 R)

(Application for interim measures — Disregard of formal requirements —
Inadmissibility)

1. *Application for interim measures — Formal requirements — Submission of applications — Brief summary of the pleas in law on which the application is based — Pleas in law not set out in the application and pleadings — General reference to documents — Inadmissibility (Arts 278 TFEU and 279 TFEU; Rules of Procedure of the General Court, Arts 44(1)(c) and 104(2) and (3)) (see paras 12, 14-18)*

2. *Application for interim measures — Suspension of operation of a measure — Interim measures — Conditions for granting — Prima facie case — Urgency — Serious and irreparable damage — Cumulative nature (Arts 278 TFEU and 279 TFEU; Rules of Procedure of the General Court, Art. 104(2)) (see para. 13)*

Re:

APPLICATION for interim measures to safeguard the applicant's physical safety, his fundamental rights and those of European citizens who might be affected.

Operative part

1. The application for interim measures is dismissed.

2. Costs are reserved.