Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: A. Folliard-Monguiral, acting as Agent)

Other party to the proceedings before the Board of Appeal of OHIM, intervener before the General Court: Duschprodukter i Skandinavien AB (Hisings Backa, Sweden) (represented initially by M. Jonson, and subsequently by A. Kyhlhammar, lawyers)

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 21 March 2011 (Case R 662/2010-1), relating to opposition proceedings between Duscholux Ibérica, SA and Duschprodukter i Skandinavien AB

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Duscholux Ibérica, SA to pay the costs, including those incurred by Duschprodukter i Skandinavien AB in the course of the proceedings before the Board of Appeal.
- (¹) OJ C 238, 13.8.2011.

Judgment of the General Court of 5 September 2012 — Euro-Information v OHIM (EURO AUTOMATIC PAIEMENT)

(Case T-497/11) (1)

(Community trade mark — Application for Community word mark EURO AUTOMATIC PAIEMENT — Absolute ground for refusal — Descriptive nature — Article 7(1)(c) of Regulation (EC) No 207/2009)

(2012/C 319/15)

Language of the case: French

Parties

Applicant: Euro-Information — Européenne de traitement de l'information (Strasbourg, France) (represented by: A. Grolée, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: V. Melgar, agent)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 7 July 2011 (Case No R 370/2011-2), concerning an application to register the word mark EURO AUTOMATIC PAIEMENT as a Community trade mark.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Euro-Information Européenne de traitement de l'information to pay the costs.

(1) OJ C 370, 17.12.2011.

Order of the General Court of 4 September 2012 — DAI v Commission

(Case T-381/08) (1)

(Agriculture — Sugar — Temporary scheme for the restructuring of the sugar industry of the Community — Regulation (EC) No 320/2006 and Regulation (EC) No 928/2006 — Decision 2008/445/EC — Retroactive restructuring aid)

(2012/C 319/16)

Language of the case: Portuguese

Parties

Applicant: DAI — Sociedade de Desenvolvimento Agro-Industrial, SA (Coruche, Portugal) (represented: initially by J. da Cruz Vilaça, L. Romão and A. Mestre, and subsequently by R. Oliveira, lawyers)

Defendant: European Commission (represented by: M. Alfonso and P. Rossi, Agents)

Re:

Action brought against Commission Decision 2008/445/EC of 11 June 2008 fixing the amounts per Member State of retroactive restructuring aid for growers and undertakings having restructured in the 2006/07 and 2007/08 marketing years in the framework of the temporary scheme for the restructuring of the sugar industry of the Community (OJ 2008 L 156, p. 20).

Operative part of the order

- 1. The action is dismissed.
- DAI Sociedade de Desenvolvimento Agro-Industrial, SA shall pay the costs.

^{(&}lt;sup>1</sup>) OJ C 313, 6.12.2008.