Defendant: European Commission (represented by: A. Biolan, F. Ronkes Agerbeek and N. von Lingen, lawyers)

Interveners in support of the defendant: La Française des Jeux (Boulogne-Billancourt, France); and Groupe Lucien Barrière (Paris, France) (represented by: D. Théophile and P. Mèle, lawyers)

# Re:

Application for annulment of Commission Decision C(2010) 3333 of 21 May 2010 declaring the concentration operation for the acquisition by La Française des Jeux and Groupe Lucien Barrière of joint control over the undertaking Newco (Case COMP/M.5786 — Française des Jeux/Groupe Lucien Barrière/JV) to be compatible with the internal market and the Agreement on the European Economic Area (EEA).

# Operative part of the order

- 1. The action is dismissed.
- Groupe Partouche shall bear its own costs and those incurred by the European Commission, La Française des Jeux and Groupe Lucien Barrière.

(1) OJ C 274, 9.10.2010.

Order of the President of the General Court of 23 January 2012 — Henkel and Henkel France v Commission

(Case T-607/11 R)

(Application for interim measures — Competition — Commission decision refusing to transmit documents to a national competition authority — Application for interim measures — No interest in bringing proceedings — Disregard of formal requirements — Measures requested not provisional in character — Inadmissibility)

(2012/C 80/32)

Language of the case: English

## **Parties**

Applicants: Henkel AG & Co. KGaA (Düsseldorf, Germany); and Henkel France (Boulogne-Billancourt, France) (represented by: R. Polley, T. Kuhn, F. Brunet and É. Paroche, lawyers)

Defendant: European Commission (represented by: N. Khan and P.J.O. Van Nuffel, Agents)

## Re:

Application for interim measures in relation to the Commission's decision of 30 September 2011 (Case COMP/39.579 — Consumer detergents — and Case 09/0007 F) dismissing the request of the French competition authority that the Commission transfer to it, in the context of Case 09/0007 F concerning the French detergents sector, a number of documents produced in Case COMP/39.579.

# Operative part of the order

- 1. The application for interim measures is dismissed.
- 2. Costs are reserved.

Order of the President of the General Court of 25 January 2012 — Euris Consult v Parliament

(Case T-637/11 R)

(Application for interim measures — Public services contract
— Tendering procedure — Services of translation into
Maltese — Rejection of a tender — Arrangements for
communication — Application for suspension of operation
of a measure — Loss of opportunity — Lack of serious and
irreparable damage — Lack of urgency)

(2012/C 80/33)

Language of the case: English

## **Parties**

Applicant: Euris Consult Ltd (Floriana, Malta) (represented by: F. Moyse, lawyer)

Defendant: European Parliament (represented by: L. Darie and F. Poilvache, Agents)

## Re:

Application for suspension of operation of the decision of the European Parliament of 18 October 2011 in the tendering procedure (MT/2011/EU) for the provision of translation services into Maltese (OJ S  $56\,090372$ ) and rejecting the tender submitted by the applicant.

# Operative part of the order

- 1. The application for interim measures is dismissed.
- 2. Costs are reserved.

Action brought on 30 December 2011 — TV2/Danmark v Commission

(Case T-674/11)

(2012/C 80/34)

Language of the case: Danish

## **Parties**

Applicant: TV2/Danmark (Odense, Denmark) (represented by: O. Koktvedgaard)

Defendant: European Commission