Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Jyoti Ceramic Industries PVT. Ltd to bear its own costs and to pay those incurred by the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) and DeguDent GmbH.
- (1) OJ C 209, 14.7.2012.

Judgment of the General Court of 3 July 2014 — Spain v Commission

(Case T-Joined Cases T-319/12 and T-321/12) (1)

(State aid — Cinematography — Aid for the construction and operation of a film studio complex — Decision declaring the aid incompatible with the internal market — Criterion of private market economy investor — State aid for regional purposes — Aid to promote culture — Duty to state reasons)

(2014/C 282/37)

Language of the case: Spanish

Parties

Applicants: Kingdom of Spain (represented by: A. Rubio González, abogade del Estado); Cuidad de la Luz, SAU (Alicante, Spain); and Sociedad Proyectos Temáticos de la Comunidad Valenciana, SAU (Alicante) (represented initially by: J. Buendía Sierra, N. Ruiz García, J. Belenguer Mula and M. Muñoz de Juan, and subsequently by: J. Buendía Sierra and J. Belenguer Mula, lawyers)

Defendant: European Commission (represented by: É. Gippini Fournier, P. Němečková and B. Stromsky, acting as Agents)

Re:

Application for annulment of Commission Decision C(2012) 3025 final of 8 May 2012 concerning State aid SA.22668 (C 8/2008 (NN 4/2008)), which Spain implemented in favour of Ciudad de la Luz, SA

Operative part of the judgment

The Court:

- 1. Dismisses the actions:
- 2. Orders La Ciudad de la Lux, SA, Sociedad Proyectos Temáticos de la Comunidad Valenciana, SA and the Kingdom of Spain to bear their own costs and to pay the costs incurred by the European Commission.
- (1) OJ C 287, 22.9.2012.

Judgment of the General Court of 9 July 2014 — Al-Tabbaa v Council

(Cases T-329/12 and T-74/13) (1)

(Common foreign and security policy — Restrictive measures taken against Syria — Freezing of funds and economic resources — Restrictions on the entry into and transit through the European Union — Rights of defence — Right to an effective judicial remedy — Obligation to state reasons — Error of assessment)

(2014/C 282/38)

Language of the case: English

Parties

Applicant: Mazen Al-Tabbaa (Beirut, Lebanon) (represented by: M. Lester, Barrister and G. Martin, Solicitor)

Defendant: Council of the European Union (represented by: S. Kyriakopoulou and V. Piessevaux, acting as Agents)