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Order of the President of the General Court of 28 November 2014 — Airport Handling v Commission

(Case T-688/14 R)

(Application for interim measures — State aid — Obligation to recover aid granted by the public operator of an airport to a subsidiary company responsible for management services — Subsidiary company put into liquidation — Setting up of a new company responsible for management services — Commission decision to initiate the State aid formal investigation procedure in order to examine whether there is an economic continuity between the two companies — Application for suspension of operation of a measure — Manifest inadmissibility of the main action — Inadmissibility — Lack of urgency)

(2015/C 026/44)

Language of the case: Italian

Parties

Applicant: Airport Handling SpA (Somma Lombardo, Italy) (represented by: R. Cafari Panico and F. Scarpellini, lawyers)

Defendant: European Commission (represented by: S. Noë and G. Conte, acting as Agents)

Re:

Application for interim measures seeking, in essence, suspension of the operation of Commission Decision C (2014) 4537 final of 9 July 2014 to initiate the formal investigation procedure under Article 108(2) TFEU concerning the setting up of the company Airport Handling (SA.21420 (2014/NN) — Italy — Setting up of Airport Handling).

Operative part of the order

- 1. The application for interim measures is rejected.
- 2. The Order of 29 September 2014 delivered in Case T-688/14 R is cancelled.
- 3. Costs are reserved.

Order of the Judge hearing the Application for Interim Measures of 27 October 2014 — Diktyo Amyntikon Viomichanion Net v Commission

(Case T-703/14 R)

(Interim proceedings — Grant agreements — Seventh Framework Programme for research, technological development and demonstration activities (2007-2013) — Debit note addressed to a contracting party — Application for suspension of operation of a measure — Case not suitable for the adoption of interim relief)

(2015/C 026/45)

Language of the case: Greek

Parties

Applicant: Diktyo Amyntikon Viomichanion Net AEVE (Kaisariani, Greece) (represented by: K. Damis, lawyer)

Defendant: European Commission (represented by: R. Lyal and M. Konstantinidis, acting as Agents)

Re:

Application for the suspension of operation of a debit note addressed to the applicant within the framework of a grant agreement and of any other relevant act.

Operative part of the order

The Court:

- 1. Dismisses the application for interim measures;
- 2. Reserves the costs.

Action brought on 6 November 2014 — Segimerus v OHIM — Ergo Versicherungsgruppe (ELGO) (Case T-750/14)

(2015/C 026/46)

Language in which the application was lodged: German

Parties

Applicant: Segimerus Ltd (Preston, United Kingdom) (represented by: F. Henkel, lawyer)

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

Other party to the proceedings before the Board of Appeal: Ergo Versicherungsgruppe AG (Düsseldorf, Germany)

Details of the proceedings before OHIM

Applicant: Segimerus Ltd

Trade mark at issue: Community word mark 'ELGO' - Community trade mark No 10 292 498

Procedure before OHIM: Opposition proceedings

Contested decision: Decision of the Fourth Board of Appeal of OHIM of 22 August 2014 in Case R 473/2014-4

Forms of order sought

The applicant claims that the Court should:

- annul the decision of the Opposition Division and refer the proceedings back to the Opposition Division;
- in the alternative, annul the contested decision and refer the proceedings back to the Board of Appeal;
- order OHIM to pay the costs.

Plea in law

Infringement of Article 75(2) of Regulation No 207/2009.

Action brought on 14 November 2014 — Ice Mountain Ibiza v OHIM — Etyam (ocean beach club ibiza)

(Case T-753/14)

(2015/C 026/47)

Language in which the application was lodged: Spanish

Parties

Applicant: Ice Mountain Ibiza, SL (San Antonio, Spain) (represented by: J.L. Gracia Albero and F. Miazzetto, lawyers)

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

Other party to the proceedings before the Board of Appeal: Etyam, SL (Islas Baleares, Spain)