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## Judgment of the General Court of 26 May 2016 — Bimbo v EUIPO (THE SNACK COMPANY)

(Case T-331/15)  $(^1)$ 

(European Union trade mark — Application for European Union figurative mark THE SNACK COMPANY — Absolute grounds for refusal — Descriptive character — Lack of distinctive character — Articles 7(1)(b) and (c) and Article 7(2) of Regulation (EC) No 207/2009 — Equal treatment — Obligation to state reasons — Article 75 of Regulation No 207/2009)

(2016/C 251/34)

Language of the case: Spanish

## Parties

Applicant: Bimbo, SA (Barcelona, Spain) (represented by: J. Carbonell Callicó, lawyer)

Defendant: European Union Intellectual Property Office (represented by: J. García Murillo and A. Schifko, acting as Agents)

#### Re:

Action brought against the decision of the Second Board of Appeal of EUIPO of 31 March 2015 (Case R 954/2014 2) concerning an application for registration of the figurative sign THE SNACK COMPANY as an EU trade mark.

### Operative part of the judgment

The Court:

1. Dismisses the action;

2. Orders Bimbo, SA to pay the costs.

(<sup>1</sup>) OJ C 262, 10.8.2015.

Order of the President of the General Court of 23 May 2016 — Efler and Others v Commission

(Case T-754/14 R)

(Interim measures — Law governing the institutions — European citizens' initiative — Refusal of registration — Application for interim measures — Inadmissibility)

(2016/C 251/35)

Language of the case: German

## Parties

Applicants: Michael Efler (Berlin, Germany), Pedro De Birto E. Abreu Krupenski (Lisbon, Portugal), Susan Vance George (Paris, France), Otto Jaako Kronqvist (Helsinki, Finland), Blanche Léonie Denise Weber (Luxembourg, Luxembourg), John Jephson Hilary (London, United Kingdom), Ileana Lavinia Andrei (Bucarest, Romania) (represented by: B. Kempen)

Defendant: European Commission (represented by: H. Krämer and F. Erlbacher, acting as Agents)

## Re:

Application for interim measures relating to Commission Decision C (2014) 6501 final of 10 September 2014 rejecting the request for registration of the citizens' initiative 'STOP TTIP'.

## Operative part of the order

1. The application for interim measures is rejected.

2. The costs are reserved.

# Order of the General Court of 11 May 2016 — Greece v Commission (Case T-168/15) (<sup>1</sup>) (EAFRD — Withdrawal of the contested measure — No need to adjudicate) (2016/C 251/36)

Language of the case: Greek

## Parties

Applicant: Hellenic Republic (represented by: G. Kanellopoulos, E. Leftheriotou and A. Vasilopoulou, acting as Agents)

Defendant: European Commission (represented by: J. Aquilina and D. Triantafyllou, acting as Agents)

## Re:

Application based on Article 263 TFEU seeking the annulment of Commission Implementing Decision C(2015) 252 final of 26 January 2015 concerning the reduction of the interim payments relating to Greece's rural development programme CCI 2007 GR 06 RPO 001 for the 2007-13 programming period and to the expenditure in respect of the periods from 1 January 2014 to 31 March 2014 and from 1 April 2014 to 30 June 2014.

## Operative part of the order

1. There is no longer any need to adjudicate on the present action.

2. Each party shall bear its own costs.

(<sup>1</sup>) OJ C 245, 27.7.2015.