Operative part of the judgment

The Court:

- 1. Dismisses the appeal;
- 2. Orders Mr Bernat Montagut Viladot to pay the costs.

(1) OJ C 409, 17.11.2014.

Judgment of the General Court of 28 January 2016 — TVR Automotive v OHIM — Cardoni (TVR ENGINEERING)

(Case T-781/14) (1)

(Community trade mark — Opposition proceedings — Application for the Community figurative mark TVR ENGINEERING — Earlier Community figurative mark TVR — Relative ground for refusal — No similarity between the signs — No likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009)

(2016/C 098/56)

Language of the case: English

Parties

Applicant: TVR Automotive Ltd (Whiteley, United Kingdom) (represented by: A. von Mühlendahl and H. Hartwig, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: J. Crespo Carrillo, acting as Agent)

Other party to the proceedings before the Board of Appeal of OHIM: Fabio Cardoni (Milan, Italy)

Re:

Action brought against the decision of the Fourth Board of Appeal of OHIM of 8 September 2014 (Case R 2532/2013-4) relating to opposition proceedings between TVR Automotive Ltd and Fabio Cardoni.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders TVR Automotive Ltd to pay the costs.

(1) OJ C 26, 26.1.2015.

Order of the General Court of 21 January 2016 — Proforec v Commission

(Case T-120/15) (1)

(Action for annulment — Registration of a protected geographical indication — Focaccia di Recco col formaggio — Lack of legal interest in bringing proceedings — Inadmissibility)

(2016/C 098/57)

Language of the case: Italian

Parties

Applicant: Proforec Srl (Recco, Italy) (represented by: G. Durazzo, M. Mencoboni and G. Pescatore, lawyers)

Defendant: European Commission (represented by: D. Bianchi and J. Guillem Carrau, acting as Agents)

Re:

Application for annulment of Commission Implementing Regulation (EU) 2015/39 of 13 January 2015 entering a name in the register of protected designations of origin and protected geographical indications (Focaccia di Recco col formaggio (PGI)) (OJ 2015 L 8, p. 7).

Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. There is no need to adjudicate on the applications for leave to intervene made by the Italian Republic and the Consorzio della Focaccia di Recco col formaggio.
- 3. Proforec Srl shall bear its own costs and pay those incurred by the European Commission other than those relating to the applications for leave to intervene.
- 4. Proforec, the Commission, the Italian Republic and the Consorzio della Focaccia di Recco col formaggio shall each bear their own costs relating to the applications for leave to intervene.

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Order of the General Court of 15 January 2016 — TMG Landelijke Media and Willems v Commission

(Case T-189/15) (1)

(Access to documents — Regulation (EC) No 1049/2001 — Correspondence between the Dutch authorities and the Commission concerning the annual adjustment of the Netherlands' contribution to the EU budget, made on the basis of gross national income — Partial refusal of access — No need to adjudicate)

(2016/C 098/58)

Language of the case: Dutch

Parties

Applicants: TMG Landelijke Media BV (Amsterdam, Netherlands) and Menzo Willems (Voorburg, Netherlands) (represented by: R.S. Le Poole and L. Broers, lawyers)

Defendant: European Commission (represented by: F. Clotuche-Duvieusart and F. Ronkes Agerbeek, acting as Agents)

Re:

Application for annulment of the Commission's decision of 17 February 2015 refusing, in part, to grant Mr Willems access to the documents relating to correspondence between the Commission and the Dutch authorities concerning the annual adjustment of the Netherlands' contribution to the European Union budget.

Operative part of the order

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