

2. *Rejects the opposition brought by Nestlé Schöller GmbH & Co. KG, legal predecessor of Nestlé Unternehmungen Deutschland GmbH, for 'pastries filled with chocolate cream; chocolate; confectionery products; pastry; cookies; crackers; edible ices; pastry and confectionery' in Class 30;*
3. *Orders EUIPO to bear its own costs and to pay those incurred by Lotte Co Ltd for the purposes of the proceedings before the General Court;*
4. *Orders Nestlé Unternehmungen Deutschland to bear its own costs.*

⁽¹⁾ OJ C 95, 27.3.2017.

**Order of the General Court of 10 July 2018 — Izba Gospodarcza Producentów i Operatorów
Urządzeń Rozrywkowych v Commission**

(Case T-514/15) ⁽¹⁾

*(Access to documents — Regulation (EC) No 1049/2001 — Request for access to detailed opinions issued
in the course of a notification procedure under Directive 98/34/EC — Documents relating to an
infringement procedure — Refusal to grant access — Disclosure after the action was brought — No need
to adjudicate)*

(2018/C 328/63)

Language of the case: English

Parties

Applicant: Izba Gospodarcza Producentów i Operatorów Urządzeń Rozrywkowych (Warsaw, Poland) (represented by P. Hoffman, lawyer)

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

Intervener in support of the applicant: Kingdom of Sweden (represented by C. Meyer-Seitz, A. Falk, U. Persson, N. Otte Widgren, E. Karlsson and L. Swedenborg, acting as Agents)

Intervener in support of the defendant: Republic of Poland (represented by B. Majczyna, M. Kamejsza-Kozłowska and B. Paziewska, acting as Agents)

Re:

Action pursuant to Article 263 TFEU for annulment of the Commission Decisions GESTDEM 2015/1291 of 12 June 2015 and of 17 July 2015 refusing to grant the applicant access to the detailed opinions delivered, respectively, by the Commission and the Republic of Malta in the course of notification procedure 2014/537/PL.

Operative part of the order

1. *There is no longer any need to adjudicate on the action.*
2. *Izba Gospodarcza Producentów i Operatorów Urządzeń Rozrywkowych and the European Commission shall bear their own costs.*
3. *The Kingdom of Sweden and the Republic of Poland shall bear their own costs.*

⁽¹⁾ OJ C 371, 9.11.2015.