EN

- 2. Second plea in law, alleging breach of Article 41 of the Charter of Fundamental Rights of the European Union and the rights of defence of the Czech Republic
 - The applicant submits on this point that by adopting the contested decision the Commission infringed Article 41 of the Charter of Fundamental Rights of the European Union and the rights of defence of the Czech Republic, in that it did not enable the Czech Republic to express its point of view purposefully and effectively.
- (¹) Council Regulation (EC, Euratom) No 1150/2000 of 22 May 2000 implementing Decision 94/728/EC, Euratom on the system of the Communities' own resources (OJ 2000 L 130, p. 1).

Action brought on 8 May 2015 — Grupo de originacion y análisis v OHIM — Bankinter (BK PARTNERS)

(Case T-228/15)

(2015/C 213/64)

Language in which the application was lodged: Spanish

Parties

Applicant: Grupo de originacion y analisis, SL (Madrid, Spain) (represented by: A. Burgueño Minguela and H. Pequerul Palenciano, lawyers)

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

Other party to the proceedings before the Board of Appeal: Bankinter, SA (Madrid, Spain)

Details of the proceedings before OHIM

Applicant of the trade mark at issue: Applicant

Trade mark at issue: Community figurative mark containing the word elements 'BK PARTNERS' — Application for registration No 10 550 051

Procedure before OHIM: Opposition proceedings

Contested decision: Decision of the First Board of Appeal of OHIM of 5 March 2015 in Case R 1329/2014-1

Form of order sought

The applicant claims that the Court should:

- annul the contested decision;

- order OHIM and the other party to the proceedings before OHIM to pay the costs.

Plea in law

- Infringement of Article 8(1)(b) of Regulation No 207/2009.