

Judgment of the Court (Eighth Chamber) of 21 March 2019 — Eco-Bat Technologies Ltd, Berzelius Metall GmbH, Société traitements chimiques des métaux v European Commission

(Case C-312/18 P) (¹)

(Appeal — Agreements, decisions and concerted practices — Market for car battery recycling — Decision finding an infringement of Article 101 TFEU and imposing fines — Correcting decision adding the value of purchases of the addressees which were not included in the initial decision — Time limit for bringing an action — Point from which time starts to run — Delay — Inadmissibility)

(2019/C 187/34)

Language of the case: English

Parties

Appellants: Eco-Bat Technologies Ltd, Berzelius Metall GmbH, Société traitements chimiques des métaux (represented by: M. Brealey QC, I. Vandenborre, advocaat, and S. Dionnet, avocat)

Other party to the proceedings: European Commission (represented by: G. Conte, I. Rogalski, J. Szczodrowski and F. van Schaik, acting as Agents)

Operative part of the judgment

The Court:

1. Dismisses the appeal;
2. Orders Eco-Bat Technologies Ltd, Berzelius Metall GmbH and Société de traitements chimiques des métaux (STCM) to pay the costs.

(¹) OJ C 231, 2.7.2018.

Request for a preliminary ruling from the Curtea de Apel Cluj (Romania) lodged on 1 February 2019 — NG, OH v SC Banca Transilvania SA

(Case C-81/19)

(2019/C 187/35)

Language of the case: Romanian

Referring court

Curtea de Apel Cluj