

Operative part of the judgment

The Court:

1. *Annuls the decision of the Second Board of Appeal of the European Union Intellectual Property Office (EUIPO) of 22 February 2018 (Case R 1432/2017-2);*
2. *Orders EUIPO to bear its own costs and to pay those incurred by Julius-K9 Zrt;*
3. *Orders El Corte Inglés, SA to bear its own costs.*

(¹) OJ C 231, 2.7.2018.

Order of the General Court of 18 March 2019 — SKS Import Export v Commission

(Case T-239/18) (¹)

(Action for annulment — Free movement of capital — Prevention of the use of the financial system for the purpose of money laundering and terrorist financing (AML/CTF) — Directive (EU) 2015/849 — Delegated Regulation (EU) 2018/212 — Inclusion of Tunisia on the list of high-risk third countries — Inadmissibility)

(2019/C 164/52)

Language of the case: French

Parties

Applicant: Société Kammama Saber (SKS) Import Export (Sousse Jaouhara, Tunisia) (represented by: H. Chelly, lawyer)

Defendant: European Commission (represented by: V. Di Bucci, A. Bouquet and T. Scharf, acting as Agents)

Re:

Action based on Article 263 TFEU seeking the annulment of Commission Delegated Regulation (EU) 2018/212 of 13 December 2017, amending Delegated Regulation (EU) 2016/1675 supplementing Directive (EU) 2015/849 of the European Parliament and of the Council as regards adding Sri Lanka, Trinidad and Tobago, and Tunisia to the table in point I of the Annex (OJ 2018 L 41, p. 4).

Operative part of the order

1. *The action is dismissed as inadmissible.*
2. *Société Kammama Saber (SKS) Import Export shall pay the costs.*

(¹) OJ C 231, 2.7.2018.
