

Judgment of the Court (Fourth Chamber) of 16 June 2022 — SGL Carbon SE (C-65/21 P), Química del Nalón SA, formerly Industrial Química del Nalón SA (C-73/21 P), Deza a.s. (C-74/21 P), Bilbaína de Alquitranes SA (C-75/21 P) v European Commission, Kingdom of Spain, European Chemicals Agency (ECHA)

(Joined Cases C-65/21 P and C-73/21 P to C-75/21 P) ⁽¹⁾

(Appeals — Environment — Regulation (EC) No 1272/2008 — Classification, labelling and packaging of certain substances and mixtures — Regulation (EU) No 944/2013 — Classification of pitch, coal tar, high-temp as an Aquatic Acute 1 (H400) toxic substance and as an Aquatic Chronic 1 (H410) toxic substance — Annulment — Actions for damages)

(2022/C 303/08)

Language of the case: English

Parties

Appellants: SGL Carbon SE (C-65/21 P), Química del Nalón SA, formerly Industrial Química del Nalón SA (C-73/21 P), Deza a.s. (C-74/21 P), Bilbaína de Alquitranes SA (C-75/21 P) (represented by: M. Grunchar, P. Sellar and K. Van Maldegem, avocats)

Other parties to the proceedings: European Commission (represented by: A. Dawes, R. Lindenthal and K. Talabér-Ritz, acting as Agents), Kingdom of Spain (represented by: L. Aguilera Ruiz and M.J. Ruiz Sánchez, acting as Agents), European Chemicals Agency (ECHA) (represented by: W. Broere, M. Heikkilä and S. Mahoney, acting as Agents)

Operative part of the judgment

The Court:

1. Dismisses the appeals;
2. Orders SGL Carbon SE, Química del Nalón SA, Deza a.s. and Bilbaína de Alquitranes SA to bear their own costs and to pay those incurred by the European Commission;
3. Orders the Kingdom of Spain and the European Chemicals Agency (ECHA) to bear their own costs.

⁽¹⁾ OJ C 128, 12.4.2021.

Judgment of the Court (Fifth Chamber) of 16 June 2022 (request for a preliminary ruling from the Cour d'appel de Bruxelles — Belgium) — Port de Bruxelles, Région de Bruxelles-Capitale v Infrabel SA

(Case C-229/21) ⁽¹⁾

(Reference for a preliminary ruling — Trans-European transport network — Regulation (EU) No 1315/2013 — Article 15(1) — Inland waterways transport infrastructures — Inland ports — Obligation of a Member State to connect inland ports with road or rail transport infrastructures — Removal of the connection with one of those two types of transport infrastructure — Conditions)

(2022/C 303/09)

Language of the case: French

Referring court

Cour d'appel de Bruxelles

Parties to the main proceedings

Appellants: Port de Bruxelles, Région de Bruxelles-Capitale

Respondent: Infrabel SA