# Judgment of the General Court of 21 June 2023 — Hangzhou Dingsheng Industrial Group and Others v Commission

(Case T-748/21) (1)

(Dumping — Extension of the definitive anti-dumping duty imposed on imports of certain aluminium foil originating in China to imports of certain aluminium foil consigned from Thailand — Anti-circumvention investigation — Circumvention — Article 13 of Regulation (EU) 2016/1036 — Sufficient evidence — Manifest error of assessment — Obligation to state reasons)

(2023/C 271/37)

Language of the case: English

#### **Parties**

Applicants: Hangzhou Dingsheng Industrial Group Co., Ltd, (Hangzhou, China), Dingheng New Materials Co., Ltd, (Rayong, Thailand), Thai Ding Li New Materials Co., Ltd, (Rayong), (represented by G. Coppo and G. Pregno, lawyers)

Defendant: European Commission, (represented by P. Němečková, Agent),

### Re:

By their action pursuant to Article 263 TFEU, the applicants seek the annulment of Commission Implementing Regulation (EU) 2021/1474 of 14 September 2021 extending the definitive anti-dumping duty imposed by Implementing Regulation (EU) 2015/2384 and Implementing Regulation (EU) 2017/271 on imports of certain aluminium foil originating in the People's Republic of China to imports of certain aluminium foil consigned from Thailand, whether declared as originating in Thailand or not (OJ 2021 L 325, p. 6).

## Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Hangzhou Dingsheng Industrial Group Co., Ltd, Dingheng New Materials Co., Ltd and Thai Ding Li New Materials Co., Ltd to bear their own costs and to pay those incurred by the European Commission.
- (1) OJ C 84, 21.2.2022.

Judgment of the General Court of 21 June 2023 — Ioulia and Irene Tseti Pharmaceutical Laboratories v EUIPO — Arbora & Ausonia (InterMed Pharmaceutical Laboratories eva intima)

(Joined Cases T-197/22 and T-198/22) (1)

(EU trade mark — Opposition proceedings — Application for the EU figurative marks InterMed Pharmaceutical Laboratories eva intima — Earlier EU and national word marks EVAX — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EU) 2017/1001)

(2023/C 271/38)

Language of the case: English

## **Parties**

Applicant: Ioulia and Irene Tseti Pharmaceutical Laboratories SA (Athens, Greece) (represented by: C. Chrysanthis, P.-V. Chardalia and A. Vasilogamvrou, lawyers)

Defendant: European Union Intellectual Property Office (represented by: T. Frydendahl, acting as Agent)