Re:

Action brought against the decision of the First Board of Appeal of OHIM of 23 June 2010 (Case R 1543/2009-1) concerning the applicant's application for full re-establishment of the its rights

Operative part of the order

- 1. The application is dismissed as manifestly lacking a legal basis.
- 2. ara AG is ordered to pay the costs.
- (1) OJ C 301, 6.11.2010.

Order of the General Court of 9 September 2011 — Biodes v OHIM — Manasul Internacional (BIESUL)

(Case T-597/10) (1)

(Community trade mark — Opposition proceedings — Revocation of the decision of the Board of Appeal — Cessation of existence of dispute — No need to adjudicate)

(2011/C 331/43)

Language of the case: Spanish

Parties

Applicant: Biodes, SL (Madrid, Spain) (represented by: E. Manresa Medina, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: V. Melgar, agent)

Other party to the proceedings before the Board of Appeal of OHIM: Manasul Internacional, SL

Re.

Action brought against the decision of the First Board of Appeal of OHIM of 23 September 2010 (Case R 1519/2009-1) concerning opposition proceedings between Manasul Internacional, SL and Biodes, SL.

Operative part of the order

- 1. There is no further need to adjudicate on the present action.
- 2. The Office for Harmonisation in the Internal Market (Trade Marks and Designs)(OHIM) shall bear the costs.
- (1) OJ C 80, 12.3.2011.

Order of the General Court of 9 September 2011 — Biodes v OHIM — Manasul Internacional (LINEASUL)

(Case T-598/10) (1)

(Community trade mark — Opposition proceedings — Revocation of the decision of the Board of Appeal — Cessation of existence of dispute — No need to adjudicate)

(2011/C 331/44)

Language of the case: Spanish

Parties

Applicant: Biodes SL (Madrid, Spain) (represented by: E. Manresa Medina, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: V. Melgar, agent)

Other party to the proceedings before the Board of Appeal of OHIM: Manasul Internacional, SL (Ponferrada, Spain)

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 23 September 2010 (Case R 1520/2009-1) concerning opposition proceedings between Manasul Internacional, SL and Biodes, SL.

Operative part of the order

- 1. There is no further need to adjudicate on the present action.
- 2. The Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) shall pay the costs.
- (1) OJ C 80, 12.3.2011.

Action brought on 23 June 2011 — Republic of Bulgaria v Commission

(Case T-335/11)

(2011/C 331/45)

Language of the case: Bulgarian

Parties

Applicant: Republic of Bulgaria (represented by: Tsvetko Ivanov and Elina Petranova)

Defendant: European Commission

Re:

Application for annulment of the Commission Implementing Decision of 15 April 2011 excluding from European Union financing certain expenditure incurred by the Member States under the Guarantee Section of the European Agricultural Guidance and Guarantee Fund (EAGF), under the European Agricultural Guarantee Fund (EAGF) and under the European Agricultural Fund for Rural Development (EAFRD) [notified under document C(2011) 2517]

Forms of order sought

The applicant claims that the court should:

— annul the Commission Implementing Decision of 15 April 2011 excluding from European Union financing certain expenditure incurred by the Member States under the Guarantee Section of the European Agricultural Guidance and Guarantee Fund (EAGGF), under the European Agricultural Guarantee Fund (EAGF) and under the European Agricultural Fund for Rural Development (EAFRD) [notified under document C(2011) 2517 (¹)] in so far as it concerns the Republic of Bulgaria, or, in the alternative,