

## Suġġett

Principally, the claim for annulment of Article 2(1) of Directive C(2006) 1766 final, dated 3 July 2006, under Article 81 [KE] and Article 53 of the Treaty of the European Economic Area (Kaz COMP/F/38.620) — (idrogeno peroxid and perborate), etc., was rejected, the claim for annulment of Article 2(i) of Directive 2006/14/EC on the grounds of infringement.

## Dispozittiv

(1) Ir-rikors huwa miċhud.

(2) Total SA u Elf Aquitane SA huma kkundannati għall-ispejjeż.

<sup>(1)</sup> GU C 212, 02.09.2006.

## Sentenza tal-Qorti Ĝeneral tat-13 ta' Lulju 2011 — Shell Petroleum et vs Il-Kummissjoni

(Kawża T-38/07) <sup>(1)</sup>

“Kompetizzjoni — Akkordji — Suq tal-gomma butadiene u tal-gomma styrene-butadiene magħmula bil-proċess ta’ polimerizzazzjoni permezz ta’ emulsjoni — Deċiżjoni li tikkonstatata ksur tal-Artikolu 81 KE — Imputabbiltà tal-agħir li jikkostitwixxi ksur — Multi — Gravità tal-ksur — Ċirkustanzi aggravanti”

(2011/C 269/89)

Lingwa tal-kawża: l-Ingliz

## Partijiet

Rikorrenti: Shell Petroleum NV (Den Haag, il-Pajjiżi l-Baxxi); Shell Nederland BV (Den Haag); u Shell Nederland Chemie BV (Rotterdam, il-Pajjiżi l-Baxxi) (rappresentanti: inizialmente T. Snoep u J. Brockhoff, sussegwentemente T. Snoep u S. Chama-laun, avvukati)

Konvenuta: Il-Kummissjoni Ewropea (rappresentanti: inizialmente M. Kellerbauer, V. Bottka u J. Samnadda, sussegwentemente M. Kellerbauer u V. Bottka, agenti)

## Suġġett

The claim for annulment, filed by Shell Petroleum NV and Shell Nederland BV, under Article 2(1) of Directive C(2006) 1760 final, dated 29 July 2006, under Article 81 [KE] and Article 53 of the Treaty of the European Economic Area (Kaz COMP/F/38.638) — (rubber butadiene and styrene-butadiene magħmula bil-proċess ta’ polimerizzazzjoni permezz ta’ emulsjoni), etc., was rejected, the claim for annulment of Article 2(i) of Directive 2006/14/EC on the grounds of infringement.

## Dispozittiv

(1) Ir-rikors huwa miċhud.

(2) Shell Petroleum NV, Shell Nederland BV u Shell Nederland Chemie BV huma kkundannati għall-ispejjeż.

<sup>(1)</sup> GU C 82, 14.04.2007.

## Sentenza tal-Qorti Ĝeneral tat-13 ta' Lulju 2011 — ENI vs Il-Kummissjoni

(Kawża T-39/07) <sup>(1)</sup>

“Kompetizzjoni — Akkordji — Suq tal-gomma butadiene u tal-gomma styrene-butadiene magħmula bil-proċess ta’ polimerizzazzjoni permezz ta’ emulsjoni — Deċiżjoni li tikkonstatata ksur tal-Artikolu 81 KE — Imputabbiltà tal-agħir li jikkostitwixxi ksur — Multi — Gravità tal-ksur — Ċirkustanzi aggravanti”

(2011/C 269/90)

Lingwa tal-kawża: it-Taljan

## Partijiet

Rikorrenti: ENI SpA (Roma, l-Italja) (rappresentanti: G. M. Roberti u I. Perego, avvukati)

Konvenuta: Il-Kummissjoni Europea (rappresentanti: V. Di Bucci, G. Conte u V. Bottka, agenti)

## Suġġett

The claim for annulment, filed by ENI SpA, under Article 2(1) of Directive C(2006) 1760 final, dated 29 July 2006, under Article 81 [KE] and Article 53 of the Treaty of the European Economic Area (Kaz COMP/F/38.638) — (rubber butadiene and styrene-butadiene magħmula bil-proċess ta’ polimerizzazzjoni permezz ta’ emulsjoni), etc., was rejected, the claim for annulment of Article 2(i) of Directive 2006/14/EC on the grounds of infringement.

## Dispozittiv

(1) L-Artikolu 2(i) tad-Deċiżjoni tal-Kummissjoni C(2006) 1760 final, dated 29 July 2006, under Article 81 [KE] and Article 53 of the Treaty of the European Economic Area (Kaz COMP/F/38.638) — (rubber butadiene and styrene-butadiene magħmula bil-proċess ta’ polimerizzazzjoni permezz ta’ emulsjoni), hija annullata sa fejn tiffissa l-ammont tal-multa imposta fuq ENI SpA għal EUR 272 250 000.

(2) L-ammont tal-multa imposta fuq ENI huwa ffissat għal EUR 181 500 000.

(3) Il-kumplament tar-rikors huwa miċhud.

(4) Kull parti għandha tbat i-l-ispejjeż tagħha.

<sup>(1)</sup> GU C 82, 14.4.2007.