### Re:

APPLICATION for interim measures seeking to obtain, first, a provisional declaration that the award of a seat in the European Parliament to its current holder is invalid, and second, a provisional award of that seat to the applicant.

# **Operative part**

The Court:

- 1. Dismisses the application for interim measures;
- 2. Reserves the costs.

## Judgment of the Court of First Instance (Second Chamber) of 22 May 2007 – Mebrom v Commission

## (Case T-198/05)

Non-contractual liability — Importation of methyl bromide into the European Union — Delay in setting up an Internet site for requesting and obtaining import licences and quotas — Articles 6 and 7 of Regulation (EC) No 2037/2000 — Damage resulting from loss of profit — Actual damage

Non-contractual liability — Conditions (Art. 288, second para., EC) (see paras 50-52, 59, 68, 70, 72)

Re:

ACTION for compensation for the damage allegedly suffered by the applicant as a result of the Commission's failure to set up a system allowing the applicant to import methyl bromide for critical uses into the European Union in January and February 2005.

### **Operative part**

The Court:

- 1. Dismisses the action;
- 2. Orders the applicant to bear its own costs and those incurred by the Commission.

## Judgment of the Court of First Instance (Fourth Chamber) of 23 May 2007 – Henkel v OHIM – SERCA (COR)

(Case T-342/05)

Community trade mark — Opposition proceedings — Application for Community word mark COR — Earlier national figurative mark including the word element 'dor' in gothic script — Relative ground for refusal — No likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 40/94

Community trade mark — Definition and acquisition of the Community trade mark — Relative grounds for refusal — Opposition by the proprietor of an earlier identical or similar mark registered for identical or similar goods or services (Council Regulation No 40/94, Art. 8(1)(b)) (see paras 52-54)

Re:

ACTION for annulment brought against the decision of the First Board of Appeal of OHIM of 14 July 2005 (Case R 556/2003-1) relating to opposition proceedings between Henkel KGaA and Serra Y Roca, SA (SERCA).

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