

V

(Announcements)

COURT PROCEEDINGS

COURT OF JUSTICE

Request for an opinion submitted by the Kingdom of Belgium pursuant to Article 218(11) TFEU

(Opinion 1/17)

(2017/C 369/02)

Language of the case: all the official languages

Applicant

Kingdom of Belgium (represented by: C. Pochet, L. Van den Broeck and M. Jacobs, agents, Agents)

Question submitted to the Court

Is Chapter Eight ('Investments'), Section F ('Resolution of investment disputes between investors and states') of the Comprehensive Economic and Trade Agreement between Canada, of the one part, and the European Union and its Member States, of the other part, signed in Brussels on 30 October 2016, compatible with the Treaties, including with fundamental rights?

Appeal brought on 26 April 2017 by Natural Instinct Ltd against the judgment of the General Court (Fifth Chamber) delivered on 15 February 2017 in Case T-30/16: M. I. Industries v EUIPO — Natural Instinct

(Case C-218/17 P)

(2017/C 369/03)

Language of the case: English

Parties

Appellant: Natural Instinct Ltd (represented by: C. Spintig, Rechtsanwalt, S. Pietzcker, Rechtsanwalt, B. Brandreth, Barrister)

Other parties to the proceedings: European Union Intellectual Property Office, M. I. Industries, Inc.

By order of 7 September 2017 the Court of Justice (Sixth Chamber) held that the appeal was inadmissible.