

# REACH

## CJEU

### **Case C-626/11P *Polyelectrolyte Producers* [2013] nyr.**

26 September 2013

Articles 57 and 59 of REACH- Substances subject to authorisation - Identification of acrylamide as a substance of very high concern - Inclusion on the candidate list of substances - Publication of the list on the ECHA website - Action for annulment brought prior to that publication - Admissibility.

### **Case C-625/11P *Polyelectrolyte Producers* [2013] nyr.**

26 September 2013

Identification of acrylamide as a substance of very high concern - Inclusion by ECHA on the candidate list of substances - Publication on Internet- Time-limit for instituting proceedings - Article 102(1) of the Rules of Procedure of the General Court - Date from which that time-limit must be calculated in the case of an action brought against a decision published only on the internet - Legal certainty - Effective judicial protection.

### **Case C-358/11 *Lapin luonnonsuojelupiiri* [2013] nyr.**

7 March 2013

Waste - Hazardous waste - Directive 2008/98/EC - Old telecommunications poles treated with CCA (copper-chromium-arsenic) solutions - REACH Regulation - List of uses for treated wood in Annex XVII to the REACH Regulation - Old telecommunications poles used as underlay for duckboards

### **Case C-15/10 *Etimine SA* [2011] ECR I-6681**

21 July 2011

Directive 67/548/EEC -Regulation (EC) No 1272/2008 - Borate substances - Classification as reprotoxic substances in category 2 - Directive 2008/58/EC and Regulation (EC) No 790/2009 - Adaptation of the classifications to technical and scientific progress - Validity - Methods of assessing the intrinsic properties of those substances - Manifest error of assessment - Legal basis - Obligation to state reasons - Principle of proportionality.

### **Case C-14/10 *Nickel Institute* [2011] ECR I-6609**

21 July 2011

Directive 67/548/EEC - Regulation (EC) No 1272/2008 - Classification of nickel carbonates, nickel hydroxides and a number of grouped nickel substances as dangerous substances - Validity of Directives 2008/58/EC and 2009/2/EC and of Regulation (EC) No 790/2009 - Adaptation of the classifications to technical and scientific progress - Validity - Methods of

assessing the intrinsic properties of those substances - Manifest error of assessment - Legal basis - Obligation to state reasons.

**Case C-265/10 *Commission v Belgium* [2011] ECR I-68**

5 May 2011

Failure of a Member State to fulfil obligations - Regulation (EC) No 1907/2006 - REACH Regulation - Article 126 - System of penalties in the event of infringement of the provisions of the REACH Regulation - Lack of implementation within the period prescribed.

**Case C-558/07 *Lake Chemicals & al.* [2009] ECR I-5783**

7 July 2009

REACH - Concept of 'monomer substances' - Validity - Proportionality - Equal treatment.

## General Court

**Case T-96/10 *Rütgers Germany GmbH and Others v ECHA* [2013] nyr.**

7 March 2013

REACH - Identification of anthracene oil (anthracene paste) as a substance of very high concern - Actions for annulment - Actionable measure - Regulatory act not entailing implementing measures - Direct concern - Admissibility - Equal treatment - Proportionality.

**Case T-95/10 *Cindu Chemicals BV and Others v ECHA* [2013] nyr.**

7 March 2013

REACH - Identification of anthracene oil, anthracene low as a substance of very high concern - Actions for annulment - Actionable measure - Regulatory act not entailing implementing measures - Direct concern - Admissibility - Equal treatment - Proportionality.

**Case T-94/10 *Rütgers Germany GmbH and Others v ECHA* [2013] nyr.**

7 March 2013

REACH - Identification of anthracene oil as a substance of very high concern - Actions for annulment - Actionable measure - Regulatory act not entailing implementing measures - Direct concern - Admissibility - Equal treatment - Proportionality.

**Case T-93/10 *Bilbaína de Alquitranes, SA and Others v ECHA* [2013] nyr.**

7 March 2013

REACH - Identification of pitch, coal tar, high temperature as a substance of very high concern - Actions for annulment - Actionable measure - Regulatory act not entailing implementing measures - Direct concern - Admissibility - Equal treatment - Proportionality.

**Case T-368/11 *Polyelectrolyte Producers Group and Others v Commission* [2013] nyr.**

1 February 2013

Annex XVII REACH - Transitional measures concerning the restrictions on the placing on the market and use of acrylamide - Restrictions - Manifest error of appraisal - Obligation to state reasons - Proportionality - Obligation to state reasons - High level of environmental and health protection