Slip Op. 06-76 United States Court of International Trade

EURODIF S.A., COMPAGNIE GÉNÉRALE DES MATIÈRES NUCLÉAIRES AND COGEMA, INC., ET.AL.,

Plaintiffs,

Consol. Court No. 02-00221

v.

UNITED STATES,

Defendant.

JUDGMENT

In light of the Court of Appeals for the Federal Circuit's decisions in Eurodif S.A. v. United States, 411 F.3d 1355 (Fed. Cir. 2005) ("Eurodif I") and Eurodif S.A. v. United States, 423 F.3d 1275 (Fed. Cir. 2005) ("Eurodif II"), on January 5, 2006 this court remanded the captioned matter to the Department of Commerce ("Commerce"). In those remand instructions, the court ordered Commerce to "revise such final determination and order in accordance with the decisions in Eurodif I and II [and to] specifically explain how its final determination and order on remand has eliminated all SWU transactions as required by Eurodif I and II."

Having reviewed Commerce's determination submitted pursuant to the court's remand, and papers in relation thereto, and good cause appearing therefore, it is hereby

 $\mbox{\it ORDERED}$ that the Department of Commerce's remand determination is sustained. 1

/s/ Donald C. Pogue Donald C. Pogue Judge

/s/ Evan J. Wallach Evan J. Wallach Judge

Dated: May 18, 2006

New York, New York

/s/ Richard K. Eaton Richard K. Eaton Judge

¹Defendant-Intervenors', USEC Inc. <u>et al</u>'s, continued objection to these remand results is address in <u>Eurodif S.A. v. United States</u>, Slip-Op. 06-75 (2006) issued simultaneously with this decision.