Action brought on 2 March 2017 — Cotecnica v EUIPO — Mignini & Petrini (cotecnica MAXIMA) (Case T-136/17)

(2017/C 129/43)

Language in which the application was lodged: English

Parties

Applicant: Cotecnica, SCCL (Bellpuig, Spain) (represented by: J. Erdozain López, J. Galán López and J. Devaureix, lawyers)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: Mignini & Petrini SpA (Petrignano di Assisi, Italy)

Details of the proceedings before EUIPO

Applicant: Applicant

Trade mark at issue: EU figurative mark containing the word elements 'cotecnica MAXIMA' — Application for registration

No 13 292 495

Procedure before EUIPO: Opposition proceedings

Contested decision: Decision of the Second Board of Appeal of EUIPO of 17 November 2016 in Case R 853/2016-2

Form of order sought

The applicant claims that the Court should:

- annul the contested decision;
- order EUIPO to pay the costs.

Plea in law

— Infringement of Article 8(1)(b) of Regulation No 207/2009.

Action brought on 28 February 2017 — Prim v EUIPO — Primed Halberstadt Medizintechnik (PRIMED)

(Case T-138/17)

(2017/C 129/44)

Language in which the application was lodged: English

Parties

Applicant: Prim, SA (Móstoles, Spain) (represented by: L. Broschat García, lawyer)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: Primed Halberstadt Medizintechnik GmbH (Halberstadt, Germany)

Details of the proceedings before EUIPO

Proprietor of the trade mark at issue: Other party to the proceedings before the Board of Appeal

Trade mark at issue: EU word mark 'PRIMED' No 5 154 182