Details of the proceedings before EUIPO

Trade mark at issue: EU word mark 'ST ANDREWS' — Application for registration No 11 176 773

Contested decision: Decision of the Fourth Board of Appeal of EUIPO of 2 October 2017 in Case R 93/2017-4

Form of order sought

The applicant claims that the Court should:

- consider the present appeal admissible;
- annul the contested decision insofar as it dismissed the appeal for the following services in class 41: 'Arranging and conducting entertainment conferences, congresses, events, competitions and seminars; Club services (entertainment or education); Providing a website featuring information regarding conferences, congresses, events, competitions and seminars; Special event planning; Organization of cultural events and of exhibitions for cultural or educational purposes, Publication of books, electronic books and journals on-line; Vocational guidance and instructions services (education or training advice)';
- allow the European Union trademark application No. 11 176 773 for registration for the above-mentioned services;
- order EUIPO to bear the fees and costs incurred by the Applicant in the course of the present proceeding.

Plea in law

— The Board of Appeal made a wrong appreciation of the distinctive character of the European Union trademark application No. 11 176 773 in relation with certain services in class 41.

Action brought on 5 December 2017 — Man Truck & Bus v EUIPO — Halla Holdings (MANDO) (Case T-792/17)

(2018/C 042/53)

Language in which the application was lodged: German

Parties

Applicant: Man Truck & Bus AG (Munich, Germany) (represented by: C. Röhl, lawyer)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: Halla Holdings Corp. (Yongin-si, Republic of Korea)

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: European Union figurative mark 'MANDO' — Application for registration No 11 276 301

Procedure before EUIPO: Opposition proceedings

Contested decision: Decision of the First Board of Appeal of EUIPO of 14 September 2017 in Case R 1677/2016-1

Form of order sought

The applicant claims that the Court should:

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

Plea(s) in law

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

Action brought on 6 December 2017 — Star Television Productions v EUIPO — Marc Dorcel (STAR)

(Case T-797/17)

(2018/C 042/54)

Language in which the application was lodged: English

Parties

Applicant: Star Television Productions Ltd (Tortola, British Virgin Islands) (represented by: D. Farnsworth, Solicitor)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: Marc Dorcel SA (Paris, France)

Details of the proceedings before EUIPO

Proprietor of the trade mark at issue: Applicant

Trade mark at issue: EU figurative mark containing the word element 'STAR' — EU trade mark No 1 992 510

Procedure before EUIPO: Proceedings for a declaration of invalidity

Contested decision: Decision of the Second Board of Appeal of EUIPO of 14 September 2017 in Case R 1519/2016-2

Form of order sought

The applicant claims that the Court should:

- annul the contested decision;
- refuse the application for revocation and;
- order EUIPO to pay the costs incurred by the Appellant in connection with this appeal.

Plea in law

— Infringement of Article 58(1)(a) of Regulation No 207/2009.

Action brought on 8 December 2017 — De Masi and Varoufakis v ECB

(Case T-798/17)

(2018/C 042/55)

Language of the case: German

Parties

Applicants: Fabio De Masi (Hamburg, Germany) and Yanis Varoufakis (Athens, Greece) (represented by: Professor A. Fischer-Lescano)

Defendant: European Central Bank