EN

Operative part of the judgment

The Court:

- 1. Orders that Cases T-310/09 and T-383/09 be joined for the purposes of the present judgment;
- 2. Dismisses the applications;
- 3. Orders Fuller & Thaler Asset Management, Inc., in Cases T-310/09 and T-383/09, to bear its own costs and to pay those incurred by the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM).

Judgment of the General Court of 13 April 2011 — Bodegas y Viñedos Puerta de Labastida v OHIM — Unión de Cosecheros de Labastida (PUERTA DE LABASTIDA)

(Case T-345/09) (1)

(Community trade mark — Opposition proceedings — Application for Community word mark PUERTA DE LABASTIDA — Earlier national word mark CASTILLO DE LABASTIDA — Earlier Community word marks CASTILLO LABASTIDA — Relative ground for refusal — Genuine use of the earlier mark — Article 42(2) and (3) of Regulation (EC) No 207/2009 — Likelihood of confusion — Article 8(1)(b) of Regulation No 207/2009)

(2011/C 160/29)

Language of the case: Spanish

Parties

Applicant: Bodegas y Viñedos Puerta de Labastida, SL (Autol, Spain) (represented by: J. Grimau Muñoz and J. Villamor Muguerza, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: J. Crespo Carillo, Agent)

Other party to the proceedings before the Board of Appeal of OHIM, intervening before the General Court: Unión de Cosecheros de Labastida, S. Coop. Ltda (Labastida, Spain) (represented: initially by P. López Ronda and G. Macias Bonilla and subsequently by F. Brandolini Kujman, lawyer)

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 28 May 2009 (Case R 1021/2008-1) concerning opposition proceedings between Unión de Cosecheros de Labastida, S. Coop. Ltda and Bodegas y Viñedos Puerta de Labastida, SL

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Bodegas y Viñedos Puerta de Labastida, SL to pay the costs.

(1) OJ C 256, 24.10.2009.

Judgment of the General Court of 13 April 2011 — Sociedad Agricola Requingua v OHIM — Consejo Regulador de la Denominación de Origen Toro (TORO DE PIEDRA)

(Case T-358/09) (1)

(Community trade mark — Opposition proceedings — Application for Community word mark TORO DE PIEDRA — Earlier Community figurative mark D. ORIGEN TORO — Relative ground for refusal — Likelihood of confusion — Similarity of the signs — Article 8(1)(b) of Regulation (EC) No 207/2009 — Right to be heard — Obligation to state the reasons on which a decision is based — Article 75 of Regulation No 207/2009)

(2011/C 160/30)

Language of the case: English

Parties

Applicant: Sociedad Agricola Requingua Ltda (Santiago, Chile) (represented by: E. Vorbuchner, C. Ley and M. Heidelberg, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: J. Crespo Carrillo and A. Folliard-Monguiral, Agents)

Other party to the proceedings before the Board of Appeal of OHIM: Consejo Regulador de la Denominación de Origen Toro (Toro, Spain)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 18 June 2009 (Case R 1117/2008-2) concerning opposition proceedings between Consejo Regulador de la Denominación de Origen Toro and Sociedad Agricola Requingua Ltda.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Sociedad Agricola Requingua Ltda to pay the costs.

⁽¹⁾ OJ C 244, 10.10.2009.

⁽¹⁾ OJ C 267, 7.11.2009.