Order of the General Court of 3 July 2012 — Woodman Labs v OHIM — 2 Mas 2 Publicidad Integral (HERO)

(Case T-606/11) (1)

(Community trade mark — Opposition — Withdrawal of the opposition — No need to adjudicate)

(2012/C 273/16)

Language of the case: English

Parties

Applicant: Woodman Labs, Inc. (Sausalito, United States) (represented by: M. Graf, lawyer)

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

Other party to the proceedings before the Board of Appeal of OHIM: 2 Mas 2 Publicidad Integral, SL (Vitoria-Gasteiz, Spain)

Re:

Action brought against the decision of the Fourth Board of Appeal of OHIM of 29 September 2011 (Case R 876/2010-4), relating to opposition proceedings between 2 Mas 2 Publicidad Integral, SL and Woodman Labs, Inc.

Operative part of the order

- 1. There is no longer any need to adjudicate on the action.
- 2. Each party is to bear its own costs.

(1) OJ C 32, 4.2.2012.

Order of the General Court of 12 July 2012 — Chico's Brands Investments v OHIM — Artsana (CHICO'S)

(Case T-83/12) (1)

(Community trade mark — Opposition — Withdrawal of the opposition — No need to adjudicate)

(2012/C 273/17)

Language of the case: English

Parties

Applicant: Chico's Brands Investments, Inc. (Fort Myers, United States) (represented by: T. Holman, solicitor)

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

Other party to the proceedings before the Board of Appeal of OHIM: Artsana SpA (Grandate, Italy)

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 27 October 2011 (Case R 2084/2010-1), relating to opposition proceedings between Artsana SpA and Chico's Brands Investments, Inc.

Operative part of the order

- 1. There is no longer any need to adjudicate on the action.
- 2. Each party is to bear its own costs.
- (1) OJ C 118, 21.4.2012.

Action brought on 22 May 2012 — MPM-Quality and Eutech v OHIM — Elton hodinářská (MANUFACTURE PRIM 1949)

(Case T-215/12)

(2012/C 273/18)

Language in which the application was lodged: Czech

Parties

Applicants: MPM-Quality v.o.s. (Frýdek-Místek, Czech Republic) and Eutech akciová společnost (Šternberk, Czech Republic) (represented by: M. Kyjovský, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs)

Other party to the proceedings before the Board of Appeal: Elton hodinářská, a.s.

Form of order sought

- annul the decision of the Fourth Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) of 5 March 2012 in Case R 826/2010-4,
- order the defendant to pay the costs.

Pleas in law and main arguments

Registered Community trade mark in respect of which a declaration of invalidity has been sought: Composite trade mark 'MANU-FACTURE PRIM 1949' no 3531662 for goods and services in classes 9, 14 and 35

Proprietor of the Community trade mark: Elton hodinářská, a.s.