#### Operative part of the order

- 1) The action is dismissed as inadmissible.
- 2) The applicant Firma Leon Van Parys is ordered to bear its own costs and to pay those of the European Commission.

(<sup>1</sup>) OJ C 24, 25.1.2014.

### Order of the General Court of 27 June 2014 — Mogyi v OHIM

(Case T-8/14) (<sup>1</sup>)

(Community trade mark — Revocation of the decision of the Board of Appeal — No need to adjudicate)

(2014/C 315/105)

Language of the case: Hungarian

### Parties

Applicant: Mogyi Kft (Csávoly, Hungary) (represented by: Zs.J. Klauber, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: P. Sipos and A. Folliard-Monguiral, acting as Agents)

## Re:

Action brought against the decision of the First Board of Appeal of OHIM of 19 September 2013 (Case R 1921/2012-1) concerning an application for registration of the word sign Just crunch it... as a Community trade mark.

### Operative part of the order

1. It is no longer necessary to adjudicate on the action.

2. The defendant shall bear its own costs and pay those incurred by the applicant.

(<sup>1</sup>) OJ C 71, 8.3.2014.

Order of the General Court of 27 June 2014 — Mogyi v OHIM (Just crunch it...) (Case T-9/14)  $(^1)$ 

(Community trade mark — Revocation of the decision of the Board of Appeal — No need to adjudicate)

(2014/C 315/106)

Language of the case: Hungarian

### Parties

Applicant: Mogyi Kft (Csávoly, Hungary) (represented by: Zs. J. Klauber, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: P. Sipos and A. Folliard-Monguiral, acting as Agents)

# Re:

Action brought against the decision of the First Board of Appeal of OHIM of 19 September 2013 (Case R 1922/2012-1) concerning an application for registration of the figurative mark Just crunch it... as a Community trade mark.