Judgment of the General Court of 15 October 2014 — Skysoft Computersysteme v OHIM — British Sky Broadcasting Group and Sky IP International (SKYSOFT)

(Case T-262/13) (¹)

(Community trade mark — Opposition proceedings — Application for Community word mark SKYSOFT — Earlier Community word mark SKY — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009)

(2014/C 421/50)

Language of the case: English

Parties

Applicant: Skysoft Computersysteme GmbH (Kleinmachnow, Germany) (represented by: P. Ehrlinger and T. Hagen, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: P. Bullock and N. Bambara, acting as Agents)

Other parties to the proceedings before the Board of Appeal of OHIM, intervening before the General Court: British Sky Broadcasting Group plc (Isleworth, United Kingdom); and Sky IP International Ltd (Isleworth) (represented by J. Barry and S. Wright, solicitors, and P. Roberts, barrister)

Re:

Action brought against the decision of the Fourth Board of Appeal of OHIM of 20 March 2013 (Case R 2503/2011-4) concerning opposition proceedings between British Sky Broadcasting Group plc and Sky IP International Ltd, on one side, and Skysoft Computersysteme GmbH, on the other.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Skysoft Computersysteme GmbH to pay the costs.

(¹) OJ C 207, 20.7.2013.

Judgment of the General Court of 16 October 2014 — Junited Autoglas Deutschland v OHIM — Belron Hungary (United Autoglas)

(Case T-297/13) (¹)

(Community trade mark — Opposition proceedings — Application for the Community word mark United Autoglas — Earlier national figurative mark AUTOGLASS — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009)

(2014/C 421/51)

Language of the case: English

Parties

Applicant: Junited Autoglas Deutschland GmbH & Co. KG (Cologne, Germany) (represented by: C. Weil, lawyer)