Operative part of the order

- 1. There is no longer any need to adjudicate on the action.
- 2. The applicant and intervener shall bear their own costs and shall each pay half of the costs of the defendant.

(1) OJ C 325, 9.11.2013.

Order of the General Court of 22 January 2015 — GEA Group AG v OHIM (engineering for a better world)

(Case T-488/13) (1)

(Community trade mark — Time-limit for instituting proceedings — Point from which time starts to run — Notification of the decision of the Board of Appeal by fax — Receipt of the fax — Lateness — No force majeure or unforeseeable circumstances — Manifest inadmissibility)

(2015/C 089/31)

Language of the case: German

Parties

Applicant: GEA Group AG (Düsseldorf, Germany) (represented by: J. Schneiders, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: initially by A. Pohlmann, and subsequently by S. Hanne, Agents)

Re:

Action brought against the decision of the Fourth Board of Appeal of OHIM of 21 March 2013 (Case R 935/2012-4), concerning an application for registration of the word sign 'engineering for a better world' as a Community trade mark.

Operative part of the order

- 1. The action is dismissed.
- 2. GEA Group AG shall bear the costs.

(1) OJ C 352, 30.11.2013.

Order of the General Court of 5 January 2015 — La Perla v OHIM — Alva Management (LA PERLA)

(Case T-492/14) (1)

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

(2015/C 089/32)

Language of the case: English

Parties

Applicant: La Perla sp. z o.o. (Warsaw, Poland) (represented by: M. Siciarek, lawyer)