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- 2. Dismisses the action as to the remainder;
- 3. Orders the parties to bear their own costs in relation to these proceedings;
- 4. Orders Mr Akhras to bear his own costs and to pay those of the Council of the European Union in relation to the interim relief proceedings.

(<sup>1</sup>) OJ C 6, 7.1.2012.

Judgment of the General Court of 12 February 2015 — Compagnie des montres Longines, Francillon v OHIM — Cheng (B)

(Case T-505/12) (1)

(Community trade mark — Opposition proceedings — Application for the Community figurative mark B — Earlier international figurative mark representing two extended wings — Relative grounds for refusal — No likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009 — No damage to reputation — Article 8(5) of Regulation No 207/2009)

(2015/C 107/31)

Language of the case: English

## Parties

Applicant: Compagnie des montres Longines, Francillon SA (Saint-Imier, Switzerland) (represented by: P. González-Bueno Catalán de Ocón, lawyer)

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

Other party to the proceedings before the Board of Appeal of OHIM: Xiuxiu Cheng (Budapest, Hungary)

## Re:

Action brought against the decision of the Fifth Board of Appeal of OHIM of 14 September 2012 (Case R 193/2012-5), relating to opposition proceedings between Compagnie des montres Longines, Francillon SA and Xiuxiu Cheng.

## Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Compagnie des montres Longines, Francillon SA, to pay the costs.

<sup>(&</sup>lt;sup>1</sup>) OJ C 26, 26.1.2013.