

Re:

Action brought against the decision of the Fourth Board of Appeal of OHIM of 4 March 2013 (Case R 2133/2011-4) relating to revocation proceedings between Matratzen Concord GmbH and KBT & Co. Ernst Kruchen agenzia commerciale società in accomandita.

Operative part of the judgment

1. *Dismisses the action;*
2. *Orders Matratzen Concord GmbH to pay the costs including the expenses necessarily incurred by KBT & Co. Ernst Kruchen agenzia commerciale società in accomandita for the purposes of the proceedings before the Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM).*

⁽¹⁾ OJ C 207, 20.7.2013.

Judgment of the General Court of 23 April 2015 — Iglotex v OHIM — Iglo Foods Group (IGLOTEX)

(Case T-282/13) ⁽¹⁾

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

(2015/C 190/15)

Language of the case: English

Parties

Applicant: Iglotex SA (Skórcz, Poland) (represented by: I.-M. Helbig, P. Hansmersmann and S. Rengshausen, lawyers)

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

Other party to the proceedings before the Board of Appeal of OHIM, intervening before the General Court: Iglo Foods Group Ltd (Feltham, United Kingdom) (represented initially by C. Hawkes, Solicitor, and subsequently by B. Brandreth and C. Hall, Barristers)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 1 March 2013 (Case R 67/2012-2), relating to opposition proceedings between Iglo Foods Group Ltd and Iglotex SA.

Operative part of the judgment

The Court:

1. *Dismisses the action;*
2. *Orders Iglotex SA to pay the costs.*

⁽¹⁾ OJ C 207, 20.7.2013.