

Order of the General Court of 16 April 2015 — Yoworld v OHIM — Nestlé (yogorino)
(Case T-246/14) ⁽¹⁾
(Community trade mark — Opposition proceedings — Withdrawal of the opposition — No need to adjudicate)
(2015/C 221/24)
Language of the case: English

Parties

Applicant: Yoworld SA (Luxembourg, Luxembourg) (represented by: A. Tornato and D. Hazan, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: S. Bonne, acting as Agent)

Other party to the proceedings before the Board of Appeal of OHIM: Société des produits Nestlé SA (Vevey, Switzerland)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 20 December 2013 (Case R 115/2013-2) concerning opposition proceedings between Société des produits Nestlé SA and Yoworld SA.

Operative part of the order

1. *There is no longer any need to adjudicate in the action.*
2. *The applicant and the other party to the proceedings before the Board of Appeal shall bear their own costs and shall each pay half of the costs incurred by the defendant.*

⁽¹⁾ OJ C 235, 21.7.2014.

Order of the General Court of 30 April 2015 — ERTICO — ITS EUROPE v Commission
(Case T-499/14) ⁽¹⁾
(Recommendation 2003/361/EC — Criteria for defining micro, small and medium-sized enterprises in European Union policies — Decision of the Validation Panel of the Commission — Withdrawal of the decision — Action becoming devoid of purpose — No need to adjudicate)
(2015/C 221/25)
Language of the case: English

Parties

Applicant: European Road Transport Telematics Implementation Coordination Organisation — Intelligent Transport & Services Europe (ERTICO — ITS EUROPE) (Brussels, Belgium) (represented by: M. Wellinger and K. T'Syen, lawyers)

Defendant: European Commission (represented by: R. Lyal and M. Clausen, acting as Agents)