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

Other party to the proceedings before the Board of Appeal of OHIM, intervening between the General Court: Alex Toys LLC (Wilmington, Delaware, United States) (represented by: G. Macías Bonilla, P. López Ronda, G. Marín Raigal and E. Armero, lawyers)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 16 September 2013 (Case R 1950/2012-2), relating to opposition proceedings between BH Stores BV and Alex Toys LLC.

Operative part of the judgment

The Court:

1. Dismisses the action;

2. Orders BH Stores BV to pay the costs, including the costs necessarily incurred by Alex Toys LLC 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 61, 1.3.2014.

Judgment of the General Court of 29 June 2015 — Grupo Bimbo v OHIM (Shape of a Mexican tortilla)

(Case T-618/14) $(^{1})$

(Community trade mark — Application for three-dimensional Community mark — Shape of a Mexican tortilla — Absolute ground for refusal — Lack of distinctive character — Article 7(1)(b) of Regulation (EC) No 207/2009)

(2015/C 270/31)

Language of the case: Spanish

Parties

Applicant: Grupo Bimbo, SAB de CV (Mexico City, Mexico) (represented by N. Fernández Fernández-Pacheco, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented initially by S. Palmero Cabezas, subsequently by J. Garrido Otaola, acting as Agents)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 3 June 2014 (Case R 2449/2013-2) concerning an application for registration of a three-dimensional sign consisting of the shape of a Mexican tortilla.

Operative part of the judgment

The Court:

1. Dismisses the action;

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2. Orders Grupo Bimbo, SAB de CV to pay the costs.

(¹) OJ C 351, 6.10.2014.

Order of the General Court of 1 June 2015 — Segovia Bonet v OHIM — IES (IES) (Case T-355/11) (¹) (Community trade mark — Opposition — Withdrawal of opposition — No need to adjudicate) (2015/C 270/32)

Language of the case: English

Parties

Applicant: Jorge Segovia Bonet (Madrid, Spain) (represented initially by M. López Camba and J.L. Rivas Zurdo, subsequently by J.L. Rivas Zurdo, E. Seijo Veiguela and I. Munilla Muñoz, lawyers)

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

Other party to the proceedings before the Board of Appeal of OHIM intervening before the General Court: IES Insurance Engineering Services Srl (Milan, Italy) (represented by: D. Caneva, G. Locurto and M. Lucchini, lawyers)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 29 March 2011 (Case R 749/2010-2) concerning opposition proceedings between Jorge Segovia Bonet and IES Insurance Engineering Services Srl.

Operative part of the order

1. There is no longer any need to adjudicate on the action.

2. The applicant and the intervener are ordered to bear their own costs and each to pay half of the costs incurred by the defendant.

(¹) OJ C 269, 10.9.2011.

Order of the General Court of 1 June 2015 — Polyelectrolyte Producers Group and SNF v Commission

(Case T-573/14) (¹)

(Actions for annulment — Environment — Criteria for the award of the EU Ecolabel — Converted paper products — Excluded or limited substances and mixtures — Concentration limits for residual monomers — Article 263, fourth paragraph, TFEU — Lack of individual concern — Inadmissibility)

(2015/C 270/33)

Language of the case: English

Parties

Applicants: Polyelectrolyte Producers Group (Brussels, Belgium); and SNF SAS (Andrézieux-Bouthéon, France) (represented by: R. Cana and A. Patsa, lawyers)