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Action brought on 8 June 2015 — Jochen Schweizer v OHIM (Du bist, was du erlebst.)

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(Case T-301/15)
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(2015/C 270/42)

Language of the case: German

Parties

Applicant: Jochen Schweizer GmbH (Munich, Germany) (represented by: A. González Hähnlein, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM)

Details of the proceedings before OHIM

Trade mark at issue: Community word mark 'Du bist, was du erlebst.' - Application No 13 250 865

Contested decision: Decision of the Fourth Board of Appeal of OHIM of 9 April 2015 in Case R 3114/2014-4

Form of order sought

The applicant claims that the Court should:

— annul the contested decision;

- order OHIM to pay the costs.

Plea in law

— Infringement of 7(1)(b) of Regulation No 207/2009.

Action brought on 5 June 2015 — Airdata v Commission (Case T-305/15)

(2015/C 270/43)

Language of the case: English

Parties

Applicant: Airdata AG (Leinfelden-Echterdingen, Germany) (represented by: E. Niitväli and M. Reysen, lawyers)

Defendant: European Commission

Form of order sought

The applicant claims that the Court should:

 annul the Commission decision C(2014) 4443 final, published on 13 March 2015, dated 2 July 2014, adopted in matter M.7018 Telefonica Deutschland/E-Plus pursuant to Article 8(2) of Regulation (EC) No 139/2004 (¹), and

⁻ order the Commission to pay the costs of the procedure.