Action brought on 1 June 2015 — Tayto Group v OHIM — MIP Metro (real)

(Case T-287/15)

(2015/C 279/48)

Language in which the application was lodged: English

Parties

Applicant: Tayto Group Ltd (Corby, United Kingdom) (represented by: G. Würtenberger and R. Kunze, lawyers)

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

Other party to the proceedings before the Board of Appeal: MIP Metro Group Intellectual Property GmbH & Co. KG (Düsseldorf, Germany)

Details of the proceedings before OHIM

Proprietor of the trade mark at issue: Other party to the proceedings before the Board of Appeal

Trade mark at issue: Figurative mark in red and blue containing the word element 'real' — Community trade mark No 38 968

Procedure before OHIM: Proceedings for a declaration of invalidity

Contested decision: Decision of the Fourth Board of Appeal of OHIM of 16 March 2015 in Case R 2285/2013-4

Form of order sought

The applicant claims that the Court should:

- annul the contested decision in part;
- order OHIM to pay the costs.

Pleas in law

— Infringement of Articles 15, 51, 64, 75 and 76 of Regulation No 207/2009.

Action brought on 9 June 2015 — KV v EACEA

(Case T-306/15)

(2015/C 279/49)

Language of the case: English

Parties

Applicant: KV (Athens, Greece) (represented by: S. Pappas, lawyer)

Defendant: Education, Audiovisual and Culture Executive Agency

Form of order sought

The applicant claims that the Court should:

— annul decision EACEA/MH/mvh/OKRAPF15D006233 of the Education, Audiovisual and Culture Executive Agency (EACEA), dated 10 April 2014, on the financing of the agreement 518072-LLP-1-2011-1-DE-COMENIUS-CNW/2011-3848 with regard to the NEST — 'Network for Staff and Teachers in Childcare Services' Project;