Order of the General Court of 9 September 2015 — Monster Energy v OHIM (Representation of a peace symbol)

(Case T-633/14) (1)

(Community trade mark — Period for bringing an action — Point from which time starts to run — Notification of the Board of Appeal's decision by fax machine — Receipt of the fax — Lateness — No force majeure or unforeseeable circumstances — Manifest inadmissibility)

(2015/C 381/38)

Language of the case: English

Parties

Applicant: Monster Energy Company (Corona, United States) (represented by: P. Brownlow, Solicitor)

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

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 11 December 2013 (Case R 1285/2013-1) concerning an application for registration as a Community trade mark of a figurative sign representing a peace symbol.

Operative part of the order

- 1. The action is dismissed.
- 2. Monster Energy Company shall pay the costs.

(1) OJ C 127, 20.4.2015.

Order of the General Court of 9 September 2015 — Monster Energy v OHIM (GREEN BEANS)

(Case T-666/14) (1)

(Community trade mark — Period for bringing an action — Point from which time starts to run — Notification of the Board of Appeal's decision by fax machine — Receipt of the fax — Lateness — No force majeure or unforeseeable circumstances — Manifest inadmissibility)

(2015/C 381/39)

Language of the case: English

Parties

Applicant: Monster Energy Company (Corona, United States) (represented by: P. Brownlow, Solicitor)

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