2. Orders Masafi Co. LLC to bear its own costs and to pay those incurred by the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM).

(1) OJ C 235, 21.7.2014.

Judgment of the General Court of 25 November 2015 — Sephora v OHIM — Mayfield Trading (Representation of two undulating vertical lines)

(Case T-320/14) (1)

(Community trade mark — Opposition proceedings — Application for Community figurative mark representing two undulating vertical lines — National and international figurative marks representing an undulating vertical line — Absolute ground for refusal — Lack of likelihood of confusion — Article 8(1) (b) of Regulation (EC) No 207/2009)

(2016/C 016/40)

Language of the case: Spanish

Parties

Applicant: Sephora (Boulogne-Billancourt, France) (represented by: H. Delabarre, lawyer)

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

Other party to the proceedings before the Board of Appeal of OHIM, intervening before the General Court: Mayfield Trading Ltd (Las Vegas, Nevada, United States of America) (represented by: A. Tarí Lázaro, lawyer)

Re:

Action brought against the decision of the Fourth Board of Appeal of OHIM of 24 February 2014 (Case R 1577/2013-4) relating to opposition proceedings between Sephora and Mayfield Trading Ltd.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Sephora to pay the costs.

(1) OJ C 212, 7.7.2014.

Judgment of the General Court of 25 November 2015 — bd breyton-design v OHIM (RACE GTP)

(Case T-520/14) (1)

(Community trade mark — Application for Community word mark RACE GTP — Absolute ground for refusal — Descriptive character — Article 7(1)(c) of Regulation (EC) No 207/2009)

(2016/C 016/41)

Language of the case: German

Parties

Applicant: bd breyton-design GmbH (Stockach, Germany) (represented by: T Raab and H. Lauf, lawyers)