3. Orders Società Italiana Calzature Srl to bear its own costs.

(1) OJ C 135, 5.5.2014.

Judgment of the General Court of 4 February 2016 — Meica v OHIM — Salumificio Fratelli Beretta (STICK MiniMINI Beretta)

(Case T-247/14) (1)

(Community trade mark — Opposition proceedings — Application for the Community figurative mark STICK MiniMINI Beretta — Earlier Community word mark MINI WINI — Relative ground for refusal — No likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009 — Article 8(3) of Regulation (EC) No 216/96)

(2016/C 106/35)

Language of the case: English

Parties

Applicant: Meica Ammerländische Fleischwarenfabrik Fritz Meinen GmbH & Co. KG (Edewecht, Germany) (represented by: S. Labesius, lawyer)

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

Other party to the proceedings before the Board of Appeal of OHIM, intervening before the General Court: Salumificio Fratelli Beretta SpA (Barzanò, Italy) (represented by: G. Ghisletti, F. Braga and P. Pozzi, lawyers)

Re

Action brought against the decision of the Fourth Board of Appeal of OHIM of 14 February 2014 (Case R 1159/2013-4) relating to opposition proceedings between Meica Ammerländische Fleischwarenfabrik Fritz Meinen GmbH & Co. KG and Salumificio Fratelli Beretta SpA.

Operative part of the judgment

The Court:

- 1. Annuls the decision of the Fourth Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) of 14 February 2014 (Case R 1159/2013-4) inasmuch as it rejects the submissions made by Meica Ammerländische Fleischwarenfabrik Fritz Meinen GmbH & Co. KG seeking a decision altering the decision of the Opposition Division in respect of the services in Class 43;
- 2. Dismisses the remainder of the action;
- 3. Orders Meica Ammerländische Fleischwarenfabrik Fritz Meinen GmbH & Co. KG, the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) and Salumificio Fratelli Beretta SpA to bear their own costs.

(1) OJ C 235, 21.7.2014.

Judgment of the General Court of 4 February 2016 — Italy v Commission

(Case T-686/14) (1)

(EAGGF — Guarantee Section — EAGGF and EAFRD — Expenditure excluded from financing — Fruit and vegetables — Tomato processing sector — Aid to producer organisations — Expenditure incurred by Italy — Proportionality — Res judicata)

(2016/C 106/36)

Language of the case: Italian

Parties

Applicant: Italian Republic (represented by: G. Palmieri, acting as Agent, and G. Galluzzo, avvocato dello Stato)