# Operative part of the order

The Court hereby orders:

- 1. There is no longer any need to adjudicate on the action.
- 2. Each party shall bear its own costs.
- (1) OJ C 254, 3.8.2015.

Order of the General Court of 4 April 2016 — L'Oréal v EUIPO — LR Health & Beauty Systems (LR)

(Case T-475/15) (1)

(Community trade mark — Application for a declaration of invalidity — Withdrawal of the mark — No need to adjudicate)

(2016/C 200/31)

Language of the case: English

#### **Parties**

Applicant: L'Oréal SA (Paris, France) (represented by: R. Dissman, lawyer)

Defendant: European Union Intellectual Property Office (represented by: A. Kusturovic, acting as Agent)

Other party to the proceedings before the Board of Appeal of EUIPO intervening before the General Court: LR Health & Beauty Systems GmbH (Ahlen, Germany) (represented by: N. Weber and L. Thiel, lawyers)

## Re:

Action brought against the decision of the First Board of Appeal of EUIPO of 21 May 2015 (Case R 1143/2014-1), relating to invalidity proceedings between LR Health & Beauty Systems GmbH and L'Oréal SA.

## Operative part of the order

- 1. There is no need to adjudicate on the action.
- 2. L'Oréal SA is ordered to bear its own costs and pay those incurred by the European Union Intellectual Property Office (EUIPO) and by LR Health & Beauty Systems GmbH.
- (1) OJ C 328, 5.10.2015.

Order of the General Court of 18 March 2016 — CBM v OHIM — ÏD Group (Fashion ID)

(Case T-536/15) (1)

(Community trade mark — Opposition proceedings — Withdrawal of the opposition — No need to adjudicate)

(2016/C 200/32)

Language of the case: English

#### **Parties**

Applicant: CBM Creative Brands Marken GmbH (Zurich, Switzerland) (represented by: U. Lüken and J. Bärenfänger, lawyers)