Details of the proceedings before EUIPO

Proprietor of the trade mark at issue: Applicant

Trade mark at issue: The sign '6000' — EU trade mark No 13 112 545

Procedure before EUIPO: Invalidity proceedings

Contested decision: Decision of the Fourth Board of Appeal of EUIPO of 8 March 2017 in Case R 656/2016-4

Form of order sought

The applicant claims that the Court should:

- annul the contested decision;
- order EUIPO to pay the costs;
- in the event that the respondent before the Board of Appeal decides to intervene in the proceedings, order that intervener to pay the costs.

Pleas in law

- Infringement of Article 75 of Regulation No 207/2009;
- Infringement of Article 7(1)(c) of Regulation No 207/2009;
- Infringement of Article 7(1)(b) of Regulation No 207/2009;
- Infringement of the principle of equal treatment and the principle of sound administration.

Action brought on 18 May 2017 — Sata v EUIPO — Zhejiang Rongpeng Air Tools (4000)
(Case T-303/17)

(2017/C 231/58)

Language in which the application was lodged: German

Parties

Applicant: Sata GmbH & Co. KG (Kornwestheim, Germany) (represented by: M.-C. Simon, lawyer)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: Zhejiang Rongpeng Air Tools Co. Ltd (Pengjie Town, China)

Details of the proceedings before EUIPO

Proprietor of the trade mark at issue: Applicant

Trade mark at issue: The sign '4000' — EU trade mark No 12 333 548

Procedure before EUIPO: Invalidity proceedings

Contested decision: Decision of the Fourth Board of Appeal of EUIPO of 8 March 2017 in Case R 654/2016-4

Form of order sought

The applicant claims that the Court should:

- annul the contested decision;
- order EUIPO to pay the costs;
- in the event that the respondent before the Board of Appeal decides to intervene in the proceedings, order that intervener to pay the costs.

Pleas in law

- Infringement of Article 75 of Regulation No 207/2009;
- Infringement of Article 7(1)(c) of Regulation No 207/2009;
- Infringement of Article 7(1)(b) of Regulation No 207/2009;
- Infringement of the principle of equal treatment and the principle of sound administration.

Action brought on 18 May 2017 — Sata v EUIPO — Zhejiang Rongpeng Air Tools (5000) (Case T-304/17)

(2017/C 231/59)

Language in which the application was lodged: German

Parties

Applicant: Sata GmbH & Co. KG (Kornwestheim, Germany) (represented by: M.-C. Simon, lawyer)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: Zhejiang Rongpeng Air Tools Co. Ltd (Pengjie Town, China)

Details of the proceedings before EUIPO

Proprietor of the trade mark at issue: Applicant

Trade mark at issue: The sign '5000' — EU trade mark No 12 333 555

Procedure before EUIPO: Invalidity proceedings

Contested decision: Decision of the Fourth Board of Appeal of EUIPO of 8 March 2017 in Case R 655/2016-4

Form of order sought

The applicant claims that the Court should:

- annul the contested decision;
- order EUIPO to pay the costs;
- in the event that the respondent before the Board of Appeal decides to intervene in the proceedings, order that intervener to pay the costs.

Pleas in law

- Infringement of Article 75 of Regulation No 207/2009;
- Infringement of Article 7(1)(c) of Regulation No 207/2009;
- Infringement of Article 7(1)(b) of Regulation No 207/2009;
- Infringement of the principle of equal treatment and the principle of sound administration.

Action brought on 17 May 2017 — Red Bull v EUIPO (Representation of a parallelogram composed of two fields in different colours)

(Case T-305/17)

(2017/C 231/60)

Language of the case: English

Parties

Applicant: Red Bull GmbH (Fuschl am See, Austria) (represented by: A. Renck and S. Petivlasova, lawyers)