Re:

Three actions brought against the decisions of the First Board of Appeal of OHIM of 28 June 2007 (Cases R 567/2006-1, R 566/2006-1 and R 565/2006-1) concerning invalidity proceedings between Pfizer Ltd and Isdin, SA.

2. The applicant and the defendant are ordered to bear their own costs.

(1) OJ C 37, 9.2 2008.

Operative part of the order

- 1. There is no need to adjudicate on the action.
- Isdin, SA is order to bear its own costs and to pay those incurred by the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM). Pfizer Ltd is ordered to bear its own costs.
- (1) OJ C 269, 10.11.2007.

Order of the Court of First Instance of 11 July 2008 — WellBiz v OHIM — Wild (WELLBIZ)

(Case T-451/07) (1)

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

(2008/C 223/76)

Language of the case: German

Parties

Applicant: WellBiz Verein (Eschen, Liechtenstein) (represented by: M. Schnetzer, lawyer)

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

Other party to the proceedings before the Board of Appeal of OHIM: Rudolf Wild GmbH & Co. KG (Eppelheim, Germany)

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 2 October 2007 (Case R 1575/2006-1) concerning opposition proceedings between WellBiz Verein and Rudolf Wild GmbH & Co. KG.

Operative part of the order

1. There is no longer any need to adjudicate on the action;

Order of the Court of First Instance of 25 June 2008 — Volkswagen v OHIM (Silhouette of a car with its headlights)

(Case T-9/08) (1)

(Community trade mark — Waiver of registration of national mark — No need to adjudicate)

(2008/C 223/77)

Language of the case: German

Parties

Applicant: Volkswagen (Wolfsburg, Germany) (represented by: H.-P. Schrammek, C. Drzymalla, S. Risthaus and R. Jepsen, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: G. Schneider, Agent)

Re:

Action brought against the decision of the Fourth Board of Appeal of OHIM of 6 November 2007 (Case R 1306/2007-4) concerning a national registration, pursuant to the Protocol relating to the Madrid Agreement concerning the international registration of marks, adopted at Madrid on 27 June 1989, of the figurative mark representing the silhouette of a car with its headlights.

Operative part of the judgment

The Court:

- 1. There is no need to adjudicate on the action.
- 2. The applicant is ordered to pay the costs.
- (1) OJ C 64, 8.3.2006.