### INFORMATION ON UNPUBLISHED DECISIONS

## Judgment of the General Court (First Chamber) of 12 October 2010 — Asenbaum v OHIM (WIENER WERKSTÄTTE)

(Joined Cases T-230/08 and T-231/08)

(Community trade mark — Applications for Community word mark WIENER WERKSTÄTTE — Absolute ground for refusal — Descriptive character — Article 7(1)(c) of Regulation (EC) No 40/94 (now Article 7(1)(c) of Regulation (EC) No 207/2009)

Community trade mark — Definition and acquisition of the Community trade mark — Absolute grounds for refusal — Marks composed exclusively of signs or indications which may serve to designate the characteristics of goods (Council Regulation No 40/94, Art. 7(1)(c)) (see paras 33, 42-43)

## Re:

ACTION brought against the decision of the Fourth Board of Appeal of OHIM of 10 April 2008 (Cases R 1573/2006-4 and R 1571/2006-4) concerning two applications for registration of the word sign WIENER WERKSTÄTTE as a Community trade mark.

## Information relating to the case

Applicant for the Community trade mark:	Paul Asenbaum
Community trade mark sought:	Word mark WIENER WERKSTÄTTE for goods in Classes 6, 11, 14, 16, 20, 21 and 34 (Application No 4133501) and goods in Class 14 (Application No 4207783)

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Decision of the examiner:	Applications dismissed
Decision of the Board of Appeal:	Appeals dismissed

## Operative part

- 1. Orders that Cases T-230/08 and T-231/08 be joined for the purposes of the judgment;
- 2. Dismisses the actions;
- 3. Orders Mr Paul Asenbaum to pay the costs.

# Order of the President of the General Court of 15 October 2010 — Nexans France v Entreprise commune Fusion for Energy

(Case T-415/10 R)

(Application for interim measures — Tendering procedure — Rejection of a tender — Application for suspension of operation of a measure — No urgency)

1. Applications for interim measures — Suspension of operation of a measure — Interim measures — Conditions for granting — Prima facie case — Urgency — Serious and irreparable damage — Cumulative nature — Balancing of all the interests involved — Order of examination and method of verification — Discretion of the Court hearing the application for interim relief (Arts 256(1) TFEU, 278 TFEU and 279 TFEU; Rules of Procedure of the General Court, Art. 104(2)) (see paras 18-21)