Mark or sign cited in opposition: Portuguese trade mark registration No 249791 of the word mark 'REAL', for services in class 36; Portuguese trade mark registration No 249793 of the word mark 'REAL SEGUROS', for services in class 36; Portuguese figurative mark registration No 254390 comprising the word element 'REAL', for services in class 36; various unregistered rights claimed to be protected in all Member States or in Portugal

Decision of the Opposition Division: Upheld the opposition in its entirety

Decision of the Board of Appeal: Dismissed the appeal

Pleas in law: Infringement of Article 8(1)(b) of Council Regulation No 207/2009, as the Board of Appeal wrongly assumed that there would be a likelihood of confusion between the applied mark and the opposed marks.

Action brought on 19 October 2011 — MIP Metro v OHIM — Real Seguros (real,- BIO)

(Case T-549/11)

(2012/C 6/35)

Language in which the application was lodged: English

Parties

Applicant: MIP Metro Group Intellectual Property GmbH & Co. KG (Düsseldorf, Germany) (represented by: J. Plate and R. Kaase, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs)

Other party to the proceedings before the Board of Appeal: Real Seguros, SA (Porto, Portugal)

Form of order sought

- Stay the proceedings until the final decision of the Portuguese Trademark Office on the request of revocation which has been filed by the applicant against the earlier Portuguese trademark registrations No 249791, No 249793 and No 254390; In case that the request for the stay of proceedings is not granted, to continue the proceeding and to;
- Annul the decision of the Fourth Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) of 17 August 2011 in case R 115/2011-4; and
- Order the defendant to pay the costs, including the costs of the appeal proceedings.

Pleas in law and main arguments

Applicant for a Community trade mark: The applicant

Community trade mark concerned: The international trade mark registration No W 983684 of the figurative mark 'real,- BIO', in green, white and brown, for services in class 36

Proprietor of the mark or sign cited in the opposition proceedings: The other party to the proceedings before the Board of Appeal

Mark or sign cited in opposition: Portuguese trade mark registration No 249791 of the word mark 'REAL', for services in class 36; Portuguese trade mark registration No 249793 of the word mark 'REAL SEGUROS', for services in class 36; Portuguese figurative mark registration No 254390 comprising the word element 'REAL', for services in class 36; various unregistered rights claimed to be protected in all Member States or in Portugal

Decision of the Opposition Division: Upheld the opposition

Decision of the Board of Appeal: Dismissed the appeal

Pleas in law: Infringement of Article 8(1)(b) of Council Regulation No 207/2009, as the Board of Appeal wrongly assumed that there would be a likelihood of confusion between the applied mark and the opposed marks.

Action brought on 24 October 2011 — Lito Maieftiko Ginaikologiko kai Khirourgiko Kentro v Commission

(Case T-552/11)

(2012/C 6/36)

Language of the case: Greek

Parties

Applicant: Lito Maieftiko Ginaikologiko kai Khirourgiko Kentro A.E. (Athens, Greece) (represented by: E. Tzannini, lawyer)

Defendant: European Commission

Form of order sought

The applicant claims that the General Court should:

- uphold the present action;
- annul the contested debit note;
- take account of the applicant's submissions if it holds that the amounts as accepted by the applicant in its memorandum of 17 June 2011 are to be refunded;
- annul the contested measure also in so far as it relates to the third instalment which has not been paid;
- set off any amounts that are to be refunded against the amounts never paid by way of the third instalment, which has remained outstanding for five years;