Operative part of the judgment

The Court:

1. Dismisses the action;

2. Orders El Corte Inglés, SA, to pay the costs.

(¹) OJ C 331, 27.10.2012.

Judgment of the General Court of 30 January 2015 — Now Wireless v OHIM — STARBUCKS (HK) (now)

(Case T-278/13) (¹)

(Community trade mark — Revocation proceedings — Community figurative mark now — Genuine use of the mark — Article 51(1)(a) and Article 51(2) of Regulation (EC) No 207/2009)

(2015/C 089/20)

Language of the case: English

Parties

Applicant: Now Wireless Ltd (Guildford, United Kingdom) (represented by: T. Alkin, Barrister)

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

Other party to the proceedings before the Board of Appeal of OHIM, intervener before the General Court: Starbucks (HK) Ltd (Hong Kong, China) (represented by: P. Kavanagh, Solicitor)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 7 March 2013 (Case R 234/2012-2), concerning revocation proceedings between Now Wireless Ltd and Starbucks (HK) Ltd.

Operative part of the judgment

The Court:

1. Dismisses the action;

2. Orders Now Wireless Ltd to pay the costs.

(¹) OJ C 207, 20.7.2013.

Judgment of the General Court of 4 February 2015 - KSR v OHIM - Lampenwelt (Moon)

(Case T-374/13) (¹)

(Community trade mark — Proceedings seeking a declaration of invalidity — Community word mark Moon — Absolute ground for invalidity — Descriptive nature — Lack of distinctiveness — Article 52(1) (a) and Article 7(1)(b) and (c) of Regulation (EC) No 207/2009)

(2015/C 089/21)

Language of the case: German

Parties

Applicant: KSR Kunststoff Rotation GmbH (Wehr, Germany) (represented by: H. Börjes-Pestalozza and M. Nielen, lawyers)