

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Hermann Bock GmbH to pay the costs.

⁽¹⁾ OJ C 213, 3.7.2017.

Judgment of the General Court of 13 March 2018 — Hotelbeds Spain v EUIPO — Guidigo Europe (Guidigo what to do next)

(Case T-346/17) ⁽¹⁾

(EU trade mark — Opposition proceedings — Application for EU figurative mark *Guidigo what to do next* — Earlier EU word mark *GUIDIGO* — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009 (now Article 8(1)(b) of Regulation (EU) 2017/1001))

(2018/C 152/42)

Language of the case: English

Parties

Applicant: Hotelbeds Spain, SL (Palma de Mallorca, Spain) (represented by: L. Broschat García, lawyer)

Defendant: European Union Intellectual Property Office (represented by: J. Ivanauskas, acting as Agent)

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court: Guidigo Europe (Paris, France) (represented by: S. Lipovetsky, lawyer)

Re:

Action brought against the decision of the Fourth Board of Appeal of EUIPO of 21 March 2017 (Case R 449/2016-4), relating to opposition proceedings between Guidigo Europe and Hotelbeds Spain.

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Hotelbeds Spain, SL to pay the costs.

⁽¹⁾ OJ C 239, 24.7.2017.

Order of the General Court of 21 February 2018 — MedSkin Solutions Dr. Suwelack v EUIPO — Cryo-Save (CryoDafe)

(Case T-482/13) ⁽¹⁾

(EU trade mark — Opposition proceedings — Withdrawal of the opposition — No need to adjudicate)

(2018/C 152/43)

Language of the case: German

Parties

Applicant: MedSkin Solutions Dr. Suwelack AG (Billerbeck, Germany) (represented by: A. Thünken, lawyer)

Defendant: European Union Intellectual Property Office (represented by: A. Schifko, acting as Agent)

Other party to the proceedings before the Board of Appeal of EUIPO intervening before the General Court: Cryo-Save AG (Freienbach, Switzerland) (represented by: C. Onken, lawyer)

Re:

Action brought against the decision of the Fourth Board of Appeal of EUIPO of 4 July 2013 (Case R 1759/2012 4), relating to opposition proceedings between Cryo-Save AG and MedSkin Solutions Dr. Suwelack AG.

Operative part of the order

1. There is no longer any need to adjudicate in the action;
2. MedSkin Solutions Dr. Suwelack AG and Cryo-Save AG are ordered to jointly and severally to bear the costs incurred by the European Union Intellectual Property Office (EUIPO);
3. MedSkin Solutions Dr. Suwelack AG et Cryo-Save AG are ordered to bear their own costs in accordance with the terms of their agreement.

⁽¹⁾ OJ C 313, 26.10.2013.

Order of the General Court of 5 March 2018 — Estamede v ECB

(Case T-124/17) ⁽¹⁾

(Non-contractual liability — Economic and Monetary Policy — ECB — Restructuring of Greek Government debt — Involvement of a Greek public law body managing a pension fund for engineers and contractors carrying out public works — Absence of interest or assignment of the right to compensation — Disregard of the procedural requirements — Manifest inadmissibility)

(2018/C 152/44)

Language of the case: Greek

Parties

Applicant: Enosi Syntaxiouchon Tameiou Asfaliseon Michanikon kai Ergolipton Dimosion Ergon (Estamede) (Athens, Greece) (represented by: P. Miliarakis, lawyer)

Defendant: European Central Bank (ECB) (represented by: A. Koutsoukou and K. Laurinavičius, acting as Agents, and by H.-G. Kamann, lawyer)

Re:

Application pursuant to Article 263 TFEU seeking compensation for the damage allegedly suffered by the Eniaios Foreas Koinonikis Asfalis (EFKA) and, more particularly, its professional branch of engineers and contractors carrying out public works, the Tameio Syntaxeon Michanikon kai Ergolipton Dimosion Ergon (TSMEDE) (Tomeis Michanikon Ergolipton Dimosion Ergon), and its affiliates who retired following, in particular, the adoption by the ECB of Decision 2012/153/EU of 5 March 2012 on the eligibility of marketable debt instruments issued or fully guaranteed by the Hellenic Republic in the context of the Hellenic Republic's debt exchange offer (OJ 2012 L 77, p. 19), and other measures of the ECB connected with the restructuring of Greek Government debt.

Operative part of the order

1. The action is dismissed as being manifestly inadmissible;