EN

3. Article 1(6) of Directive 98/34/EC, as amended by Directive 2006/96, must be interpreted as meaning that it does not require a national standard within the meaning of that provision to be made available in the official language of the Member State concerned.

(¹) OJ C 303, 8.9.2014.

Judgment of the Court (Sixth Chamber) of 15 October 2015 — Debonair Trading Internacional Lda v Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM)

(Case C-270/14 P) (¹)

(Appeal — Community trade mark — Regulation No 40/94 — Article 8(1)(b) — Application for Community word mark SÔ:UNIC — Earlier national and Community word marks SO...?, SO...? ONE, SO...? CHIC — Relative grounds for refusal — Likelihood of confusion — Family of marks)

(2015/C 406/08)

Language of the case: English

Parties

Appellant: Debonair Trading Internacional Lda (represented by: T. Alkin, Barrister)

Other party to the proceedings: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) (represented by: V. Melgar, acting as Agent)

Operative part of the judgment

The Court:

- 1. Dismisses the appeal;
- 2. Orders Debonair Trading Internacional Lda to pay the costs.

(¹) OJ C 303, 8.9.2014.

Judgment of the Court (Second Chamber) of 15 October 2015 (request for a preliminary ruling from the Varhoven administrativen sad — Bulgaria) — Direktor na Agentsia 'Mitnitsi' v Biovet AD

(Case C-306/14) (¹)

(Reference for a preliminary ruling — Directive 92/83/EEC — Harmonisation of the structures of excise duties on alcohol and alcoholic beverages — Article 27(1)(d) — Exemption from the harmonised excise duty — Ethyl alcohol — Use for cleaning and disinfection of equipment and facilities used for the production of medicines)

(2015/C 406/09)

Language of the case: Bulgarian

Referring court