Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Drogenhilfe Köln Projekt gGmbH to pay the costs.

(¹) OJ C 212, 7.7.2014.

Judgment of the General Court of 22 April 2015 — Rezon v OHIM — mobile.international (mobile. de proMotor)

(Case T-337/14) (¹)

(Community trade mark — Invalidity proceedings — Community word mark mobile.de proMotor — Prior national figurative mark mobile — Rejection of the application for a declaration of invalidity — Article 165(4)(b) of Regulation (EC) No 207/2009)

(2015/C 190/18)

Language of the case: German

Parties

Applicant: Rezon OOD (Sofia, Bulgaria) (represented by: P. Kanchev and T. Ignatova, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: M. Fischer, acting as Agent)

Other party to the proceedings before the Board of Appeal of OHIM: mobile.international GmbH (Kleinmachnow, Germany)

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 19 February 2014 (Case R 950/2013-1) concerning invalidity proceedings between Rezon OOD and mobile.international GmbH.

Operative part of the judgment

The Court:

1. Dismisses the action;

2. Orders Rezon OOD to pay the costs.

(¹) OJ C 245, 28.7.2014.

Action brought on 24 March 2015 — Parker Hannifin Manufacturing and Parker-Hannifin v Commission

(Case T-137/15)

(2015/C 190/19)

Language of the case: English

Parties

Applicants: Parker Hannifin Manufacturing Srl (Corsico, Italy); and Parker-Hannifin Corp. (Mayfield Heights, United States) (represented by: B. Amory, F. Marchini Camia, and É. Barbier de La Serre, lawyers)