Appeal brought on 26 January 2015 by Cantina Broglie 1 Srl against the judgment of the General Court (Seventh Chamber) delivered on 27 November 2014 in Case T-153/11 Cantina Broglie 1 v OHIM

(Case C-33/15 P)

(2015/C 429/10)

Language of the case: Italian

Parties

Appellant: Cantina Broglie 1 Srl (represented by: A. Rizzoli, avvocato)

Other parties to the proceedings: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) and Camera di Commercio, Industria, Artigianato e Agricoltura di Verona

By order of 15 October 2015 the Court (Ninth Chamber) dismissed the appeal and ordered Cantina Broglie 1 Srl to bear its own costs.

Appeal brought on 26 January 2015 by Cantina Broglie 1 Srl against the judgment of the General Court (Seventh Chamber) delivered on 27 November 2014 in Case T-154/11 Cantina Broglie 1 v OHIM

(Case C-34/15 P)

(2015/C 429/11)

Language of the case: Italian

Parties

Appellant: Cantina Broglie 1 Srl (represented by: A. Rizzoli, avvocato)

Other parties to the proceedings: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) and Camera di Commercio, Industria, Artigianato e Agricoltura di Verona

By order of 15 October 2015 the Court (Ninth Chamber) dismissed the appeal and ordered Cantina Broglie 1 Srl to bear its own costs.

Request for a preliminary ruling from the Landessozialgericht Rheinland-Pfalz, Mainz (Germany) lodged on 22 September 2015 — Alphonse Eschenbrenner v Bundesagentur für Arbeit

(Case C-496/15)

(2015/C 429/12)

Language of the case: German

Referring court