2. Orders CG Verwaltungsgesellschaft mbH to bear its own costs and to pay the costs incurred by the European Union Intellectual Property Office (EUIPO) and by Perry Ellis International Group Holdings Ltd.

(1) OJ C 294, 7.9.2015.

Judgment of the General Court of 24 November 2016 — SeNaPro v EUIPO — Paltentaler Splitt & Marmorwerke (Dolokorn)

(Case T-769/15) (1)

(EU trade mark — Opposition proceedings — Application for EU word mark Dolokorn — Earlier EU word mark DOLOPUR — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009)

(2017/C 014/38)

Language of the case: German

Parties

Applicant: SeNaPro GmbH (Pommelsbrunn, Germany) (represented by: A. Schröder, lawyer)

Defendant: European Union Intellectual Property Office (represented by: E. Strittmatter and A. Folliard–Monguiral, acting as Agents)

Other party to the proceedings before the Board of Appeal of EUIPO, intervening before the General Court: Paltentaler Splitt & Marmorwerke GmbH (Rottenmann, Austria) (represented by: C. Ofner, lawyer)

Re:

Action brought against the decision of the First Board of Appeal of EUIPO of 23 October 2015 (Case R 2643/2014-1), relating to opposition proceedings between Paltentaler Splitt & Marmorwerke and SeNaPro.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders SeNaPro GmbH to pay the costs.

(1) OJ C 78, 29.2.2016.

Order of the Court of 8 November 2016 — Apcoa Parking Holdings v EUIPO (PARKWAY)

(Joined Cases T-268/15 and T-272/15) (1)

(European Union trade mark — Applications for European Union figurative and word marks PARKWAY — Absolute ground for refusal — Descriptive character — Article 7(1)(c) of Regulation (EC) No 207/2009 — Action manifestly lacking any foundation in law)

(2017/C 014/39)

Language of the Case: German

Parties

Applicant: Apcoa Parking Holdings GmbH (Stuttgart, Germany) (represented by: A. Lohmann, lawyer)