Action brought on 18 March 2015 — Unicorn v OHIM — Mercilink Equipment Leasing (UNICORN) (Case T-125/15)

(2015/C 171/36)

Language in which the application was lodged: English

Parties

Applicant: Unicorn a.s. (Praha, Czech Republic) (represented by: L. Lorenc, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM)

Other party to the proceedings before the Board of Appeal: Mercilink Equipment Leasing Ltd (Limassol, Cyprus)

Details of the proceedings before OHIM

Applicant: Other party to the proceedings before the Board of Appeal

Trade mark at issue: Community figurative mark containing the word elements 'UNICORN' — Community trade mark No 11 014 701

Procedure before OHIM: Opposition proceedings

Contested decision: Decision of the Fifth Board of Appeal of OHIM of 13 January 2015 in Case R 150/2014-5

Form of order sought

The applicant claims that the Court should:

- Annul the contested decision;
- Order OHIM to pay the costs.

Pleas in law

- OHIM did not properly take into consideration evidence submitted by the applicant;
- OHIM incorrectly considered good reputation of the earlier trademarks.

Action brought on 20 March 2015 — Rotkäppchen — Mumm Sektkellereien v OHIM — Ruiz Moncayo (RED RIDING HOOD)

(Case T-128/15)

(2015/C 171/37)

Language in which the application was lodged: English

Parties

Applicant: Rotkäppchen — Mumm Sektkellereien GmbH (Freyburg, Germany) (represented by: W. Berlit, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM)

Other party to the proceedings before the Board of Appeal: Alberto Ruiz Moncayo (Entrena, Spain)

Details of the proceedings before OHIM

Applicant: Other party to the proceedings before the Board of Appeal

Trade mark at issue: Community word mark 'RED RIDING HOOD' - Application for registration No 11 299 831

Procedure before OHIM: Opposition proceedings

Contested decision: Decision of the Fourth Board of Appeal of OHIM of 28 January 2015 in Case R 1012/2014-4

Form of order sought

The applicant claims that the Court should:

- annul the contested decision;
- annul the decision of the Opposition Division of 27 March 2014 in opposition proceedings No B 2 177 817;
- reject the CTM application No 11 299 831;
- order OHIM to pay the costs.

Plea(s) in law

— Infringement of Article 8(1)(b) of Regulation No 207/2009.

Action brought on 23 March 2015 — salesforce.com v OHIM
(SOCIAL.COM)
(Case T-134/15)

(2015/C 171/38)

Language of the case: English

Parties

Applicant: salesforce.com, Inc. (San Francisco, United States) (represented by: A. Nordemann, M. Maier, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM)

Details of the proceedings before OHIM

Trade mark at issue: Community word mark 'SOCIAL.COM' — Application for registration No 12 245 411

Contested decision: Decision of the Fourth Board of Appeal of OHIM of 20 January 2015 in Case R 1752/2014-4

Form of order sought

The applicant claims that the Court should:

- annul the contested decision;
- order OHIM to pay the costs.