### Operative part of the judgment

The Court:

1. Dismisses the action;

2. Orders Webgarden Szolgáltató és Kereskedelmi Kft. to pay the costs.

(<sup>1</sup>) OJ C 231, 17.7.2017.

## Order of the General Court of 9 March 2018 — Aurora Group Danmark v EUIPO — Retail Distribution (PANZER)

(Case T-246/16)  $(^1)$ 

(EU trade mark — Invalidity proceedings — Withdrawal of the application for a declaration of invalidity — No need to adjudicate)

(2018/C 161/57)

Language of the case: Danish

#### Parties

Applicant: Aurora Group Danmark A/S (Ballerup, Denmark) (represented by: L. Elmgaard Sørensen, lawyer)

*Defendant:* European Union Intellectual Property Office (represented by: initially, D. Gaja and, subsequently, T. Frydendahl and D. Walicka, acting as Agents)

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court: Retail Distribution ApS (Hinnerup, Denmark) (represented by: E.A. Skovbo, lawyer)

## Re:

Action brought against the decision of the First Board of Appeal of EUIPO of 3 March 2016 (Case R 447/2015-1), relating to invalidity proceedings between Retail Distribution and Aurora Group Danmark.

# Operative part of the order

- 1. There is no longer any need to adjudicate on the action.
- 2. Aurora Group Danmark A/S and Retail Distribution ApS shall bear their own respective costs and shall each pay half of the costs incurred by the European Union Intellectual Property Office (EUIPO).

(<sup>1</sup>) OJ C 279, 1.8.2016.

Order of the General Court of 13 March 2018 — Disney Enterprises v EUIPO — Di Molfetta (DiSNEY FROZEN)

(Case T-567/17)  $(^1)$ 

(EU trade mark — Opposition proceedings — Withdrawal of the application for registration — No need to adjudicate)

(2018/C 161/58)

Language of the case: English

#### Parties

Applicant: Disney Enterprises, Inc. (Burbank, California, United States) (represented by: M. Graf, lawyer)