GENERAL COURT

Order of the General Court of 15 December 2017 — Kaane American International Tobacco v EUIPO — Global Tobacco (GOLD MONT ORIGINAL Super Slims)

(Case T-292/16) (1)

(EU trade mark — Invalidity proceedings — Revocation of the earlier EU figurative trade mark GOLD MOUNT — No need to adjudicate)

(2018/C 063/15)

Language of the case: English

Parties

Applicant: Kaane American International Tobacco Co. FZE, formerly Kaane American International Tobacco Co. Ltd (Jebel Ali, United Arab Emirates) (represented by: G. Hinarejos Mulliez and I. Valdelomar Serrano, lawyers)

Defendant: European Union Intellectual Property Office (represented by: H. O'Neill, acting as Agent)

Other party to the proceedings before the Board of Appeal of EUIPO intervening before the General Court: Global Tobacco FZCO (Dubai, United Arab Emirates) (represented by: G. Hussey, Solicitor, and B. Brandreth, Barrister)

Re:

Action brought against the decision of the Fourth Board of Appeal of EUIPO of 8 April 2016 (Case R 2492/2014-4), relating to invalidity proceedings between Kaane American International Tobacco and Global Tobacco.

Operative part of the order

- 1. There is no longer any need to adjudicate on the action.
- 2. Each party shall bear its own costs.

(1) OJ C 279, 1.8.2016.

Order of the General Court of 15 December 2017 — Kaane American International Tobacco v EUIPO — Global Tobacco (GOLD MONT)

(Case T-293/16) (1)

(EU trade mark — Opposition proceedings — Revocation of the earlier EU figurative trade mark GOLD MOUNT — No need to adjudicate)

(2018/C 063/16)

Language of the case: English

Parties

Applicant: Kaane American International Tobacco Co. FZE, formerly Kaane American International Tobacco Co. Ltd (Jebel Ali, United Arab Emirates) (represented by: G. Hinarejos Mulliez and I. Valdelomar Serrano, lawyers)

Defendant: European Union Intellectual Property Office (represented by: H. O'Neill, acting as Agent)

Other party to the proceedings before the Board of Appeal of EUIPO intervening before the General Court: Global Tobacco FZCO (Dubai, United Arab Emirates) (represented by: G. Hussey, Solicitor, and B. Brandreth, Barrister)

EN

Re:

Action brought against the decision of the Fourth Board of Appeal of EUIPO of 8 April 2016 (Case R 2699/2014-4), relating to opposition proceedings between Kaane American International Tobacco and Global Tobacco.

Operative part of the order

- 1. There is no longer any need to adjudicate on the action.
- 2. Each party shall bear its own costs.
- (1) OJ C 279, 1.8.2016.

Order of the General Court of 14 December 2017 — Lackmann Fleisch- und Feinkostfabrik v EUIPO (Национальный Продукт)

(Case T-246/17) (1)

(EU trade mark — Application for EU figurative mark Национальный Продукт — Disregard of the procedural requirements — Article 177(1)(d) and (e) of the Rules of Procedure — Manifest inadmissibility)

(2018/C 063/17)

Language of the case: German

Parties

Applicant: Lackmann Fleisch- und Feinkostfabrik GmbH (Bühl, Germany) (represented by: A. Lingenfelser, lawyer)

Defendant: European Union Intellectual Property Office (represented by: D. Walicka, acting as Agent)

Re:

Action brought against the decision of the First Board of Appeal of EUIPO of 16 February 2017 (Case R 1017/2016–1), concerning an application for registration of the figurative sign Национальный Продукт as an EU trade mark.

Operative part of the order

- 1. The action is dismissed as being manifestly inadmissible.
- 2. Lackmann Fleisch- und Feinkostfabrik GmbH shall pay the costs.

(1) OJ C 195, 19.6.2017.

Action brought on 28 November 2017 — Medora Therapeutics v EUIPO — Biohealth Italia (LITHOREN)

(Case T-776/17)

(2018/C 063/18)

Language in which the application was lodged: English

Parties

Applicant: Medora Therapeutics LTD (Halandri, Greece) (represented by: S. Santos Rodríguez, lawyer)