

2. *Orders Agricola J.M., SL to bear the costs.*

⁽¹⁾ OJ C 14, 16.1.2017.

Judgment of the General Court of 22 March 2018 — Dometic Sweden v EUIPO (MOBILE LIVING MADE EASY)

(Case T-235/17) ⁽¹⁾

(EU trade mark — Application for the EU word mark MOBILE LIVING MADE EASY — Absolute ground for refusal — No distinctive character — Article 7(1)(b) of Regulation (EC) No 207/2009 (now Article 7(1)(b) of Regulation (EU) 2017/1001) — Obligation to state reasons — Article 75 of Regulation No 207/2009 (now Article 94 of Regulation 2017/1001))

(2018/C 166/37)

Language of the case: English

Parties

Applicant: Dometic Sweden AB (Solna, Sweden) (represented by: R. Furneaux and E. Humphreys, Solicitors)

Defendant: European Union Intellectual Property Office (represented by: G. Sakalaite-Orlovskiene and J. Ivanauskas, acting as Agents)

Re:

Action brought against the decision of the Second Board of Appeal of EUIPO of 13 February 2017 (Case R 1832/2016-2), concerning an application for registration of the word sign MOBILE LIVING MADE EASY as an EU trade mark.

Operative part of the judgment

The Court:

1. *Dismisses the action;*
2. *Orders Dometic Sweden AB to pay the costs.*

⁽¹⁾ OJ C 195, 19.6.2017.

Order of the General Court of 19 March 2018 — Pio de Bragança v EUIPO — Ordem de São Miguel da Ala (QUIS UT DEUS)

(Case T-229/16) ⁽¹⁾

(EU trade mark — Revocation proceedings — EU figurative mark QUIS UT DEUS — Failure to apply for renewal of registration of the mark — Cancellation of the mark upon expiry of the registration — No need to adjudicate)

(2018/C 166/38)

Language of the case: Portuguese

Parties

Applicant: Duarte Pio de Bragança (Sintra, Portugal) (represented by: J. Sardinha, lawyer)