3. Orders Mr Janusz Korwin-Mikke and the Parliament each to bear their own respective costs.

(1) OJ C 239, 24.7.2017.

## Order of the General Court of 17 May 2018 — Westfälische Drahtindustrie and Others v Commission

(Case T-393/10 INTP) (1)

(Proceedings — Interpretation of a judgment — Rectification — Failure to adjudicate)

(2018/C 249/41)

Language of the case: German

#### **Parties**

Applicants: Westfälische Drahtindustrie GmbH (Hamm, Germany), Westfälische Drahtindustrie Verwaltungsgesellschaft mbH & Co. KG (Hamm), Pampus Industriebeteiligungen GmbH & Co. KG (Iserlohn, Germany) (represented by: C. Stadler, lawver)

Defendant: European Commission (represented by: V. Bottka, H. Leupold and G. Meessen, acting as Agents)

#### Re:

Request for interpretation of the judgment of 15 July 2015, Westfälische Drahtindustrie and Others v Commission (T-393/10, EU:T:2015:515) and, in the alternative, application for rectification of and compensation for the failure to adjudicate in respect of that judgment.

### Operative part of the order

- 1. The action is dismissed.
- 2. Westfälische Drahtindustrie GmbH, Westfälische Drahtindustrie Verwaltungsgesellschaft mbH & Co. KG and Pampus Industriebeteiligungen GmbH & Co. KG are ordered to pay the costs.

(1) OJ C 301, 6.11.2010.

Order of the General Court of 17 April 2018 — Westbrae Natural v EUIPO — Kaufland Warenhandel (COCONUT DREAM)

(Case T-65/17) (1)

(European Union trade mark — Opposition proceedings — Application for EU word mark COCONUT DREAM — Withdrawal of the opposition — Action which has become devoid of purpose — No need to adjudicate)

(2018/C 249/42)

Language of the case: English

## **Parties**

Applicant: Westbrae Natural, Inc. (New York, New York, United States) (represented by: D. McFarland, Barrister)

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

EN

Other party to the proceedings before the Board of Appeal of EUIPO: Kaufland Warenhandel GmbH & Co. KG (Neckarsulm, Germany)

### Re:

Action brought against the decision of the Second Board of Appeal of EUIPO of 2 November 2016 (Case R 182/2016-2), relating to opposition proceedings between Kaufland Warenhandel and Westbrae Natural.

# Operative part of the order

- 1. There is no longer any need to adjudicate on the action.
- 2. Westbrae Natural, Inc. shall bear its own costs and pay those incurred by the European Union Intellectual Property Office (EUIPO).
- (1) OJ C 86, 20.3.2017.

# Order of the General Court of 18 May 2018 — VKR Holding v EUIPO (VELUX)

(Case T-465/17) (1)

(EU trade mark — Application for EU word mark VELUX — Claiming the seniority of the earlier national word mark VELUX — Revocation of the decision of the Board of Appeal — Article 103 of Regulation (EU) 2017/1001 — Action which has become devoid of purpose — No need to adjudicate)

(2018/C 249/43)

Language of the case: English

### **Parties**

Applicant: VKR Holding A/S (Søborg, Denmark) (represented by: J. Heebøll, lawyer)

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

# Re:

Action brought against the decision of the Second Board of Appeal of EUIPO of 23 May 2017 (Case R 1927/2016-2) relating to an application claiming seniority of the identical national (Estonian) trade mark for the word mark VELUX, registered as an EU trade mark.

# Operative part of the order

- 1. There is no need to adjudicate on the action.
- 2. The European Union Intellectual Property Office (EUIPO) shall pay the costs.
- (1) OJ C 309, 18.9.2017.