# Judgment of the General Court of 11 April 2019 — Pharmadom v EUIPO — Objectif Pharma (WS wellpharma shop)

(Case T-403/18) (1)

(EU trade mark — Opposition proceedings — Application for EU figurative mark WS wellpharma shop — Earlier national word mark WELL AND WELL — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EU) 2017/1001)

(2019/C 187/82)

Language of the case: French

### **Parties**

Applicant: Pharmadom (Boulogne-Billancourt, France) (represented by: M.-P. Dauquaire, lawyer)

Defendant: European Union Intellectual Property Office (represented by: S. Pétrequin and A. Folliard-Monguiral, acting as Agents)

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court: Objectif Pharma (Vandoeuvre-lès-Nancy, France) (represented by: A. Nappey, lawyer)

#### Re:

Action brought against the decision of the Fifth Board of Appeal of EUIPO of 23 March 2018 (Case R 1448/2017-5) relating to opposition proceedings between Pharmadom and Objectif Pharma.

## Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Pharmadom to pay the costs.

(1) OJ C 301, 27.8.2018.

Judgment of the General Court of 3 April 2019 — NSC Holding v EUIPO — Ibercondor (CONDOR SERVICE, NSC)

(Case T-468/18) (1)

(EU trade mark — Opposition proceedings — Application for EU figurative mark CONDOR SERVICE, NSC — Earlier EU word mark IBERCONDOR — Relative ground for refusal — Likelihood of confusion — Relevant public — Similarity of the services — Similarity of the signs — Article 8(1)(b) of Regulation (EU) 2017/1001)

(2019/C 187/83)

Language of the case: German

## **Parties**

Applicant: NSC Holding GmbH & Cie. KG (Hamburg, Germany) (represented by: M. Eichhorst, lawyer)

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