Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. Koopman International BV shall pay its own costs and the costs incurred by the European Union Intellectual Property Office (EUIPO) and by Tinnus Enterprises LLC.
- (1) OJ C 45, 10.2.2020.

Order of the General Court of 15 July 2020 — Koopman International v EUIPO — Tinnus Enterprises and Mystic Products (Fluid Distribution Equipment)

(Case T-841/19) (1)

(Action for annulment — Community design — Invalidity proceedings — Registered Community design representing fluid distribution equipment — Suspension of the proceedings before the Board of Appeal — Act not open to challenge — Preparatory act — Inadmissibility)

(2020/C 348/28)

Language of the case: English

Parties

Applicant: Koopman International BV (Amsterdam, Netherlands) (represented by G. van den Bergh and B. Brouwer, lawyers)

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

Other party to the proceedings before the Board of Appeal of EUIPO intervening before the General Court: Tinnus Enterprises LLC (Plano, Texas, United States) (represented by A. Odle, lawyer)

Other party to the proceedings before the Board of Appeal of EUIPO: Mystic Products Import & Export, SL (Badalona, Spain)

Re:

Action brought against the provisional decision of the Third Board of Appeal of the European Union Intellectual Property Office (EUIPO) of 18 September 2019 (Case R 1009/2018-3), relating to invalidity proceedings between Mystic Products Import & Export and Koopman International, on the one hand, and Tinnus Enterprises, on the other hand.

Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. Koopman International BV shall pay its own costs and the costs incurred by the European Union Intellectual Property Office (EUIPO) and by Tinnus Enterprises LLC.

⁽¹⁾ OJ C 45, 10.2.2020.