

4. *Dismisses the remainder of the application;*
5. *Orders the Office for Harmonisation in the Internal Market (Trade Marks and Designs) to pay the costs.*

(¹) OJ C 6 of 8.1.2000.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 26 October 2000

in Case T-345/99: Harbinger Corporation v Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) (¹)

(Community trade mark — The term TRUSTEDLINK — Absolute ground for refusal — Article 7(1)(b) of Regulation (EC) No 40/94)

(2001/C 108/30)

(Language of the case: English)

In Case T-345/99: Harbinger Corporation, established in Atlanta, Georgia, United States of America, represented by R. Collin, M.-C. Mitchell and É. Logeais, of the Paris Bar, with an address for service in Luxembourg at the Chambers of Decker and Braun, 16 Avenue Marie-Thérèse, against Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) (Agents: J. Miranda de Sousa and A. Di Carlo) — application for annulment of the decision of 17 September 1999 of the Third Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (Case R 163/1998-3) refusing the registration of the term TRUSTEDLINK as a Community trade mark — the Court of First Instance (Fourth Chamber), composed of: V. Tiili, President, R.M. Moura Ramos and P. Mengozzi, Judges; G. Herzig, Administrator, for the Registrar, has given a judgment on 26 October 2000, in which it:

1. *Dismisses the application;*
2. *Orders the applicant to pay the costs.*

(¹) OJ C 63 of 4.3.2000.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 26 October 2000

in Case T-360/99: Community Concepts AG v Office for Harmonisation in the Internal Market (trade marks and designs) (OHIM) (¹)

(Community trade mark — ‘Investorworld’ — Absolute ground for refusal — Lack of distinctive character)

(2001/C 108/31)

(Language of the case: German)

In Case T-360/99: Community Concepts AG, formerly Touch-down Gesellschaft für erfolgsorientiertes Marketing mbH, established in Munich, Germany, represented by F. Bahr and F. Cordt-Terzi, of the Munich Bar, with an address for service in Luxembourg at the Chambers of N. Decker, 16 Avenue Marie-Thérèse, against Office for Harmonisation in the Internal Market (trade marks and designs) (OHIM) (Agents: A. von Mühlendahl, D. Schennen, and E. Joly) — application for annulment of the decision of the third Board of Appeal of the Office for Harmonisation in the Internal Market (trade marks and designs) of 15 October 1999 (Case R 204/1999-3) refusing registration of the word ‘Investorworld’ as a Community trade mark — the Court of First Instance (Fourth Chamber), composed of: V. Tiili, President, R.M. Moura Ramos and P. Mengozzi, Judges; G. Herzig, Administrator, for the Registrar, has given a judgment on 26 October 2000 in which it:

1. *Dismisses the application;*
2. *Orders the applicant to pay the costs.*

(¹) OJ C 102 of 8.4.00.

ORDER OF THE COURT OF FIRST INSTANCE

of 28 November 2000

in Case T-172/99: Francesca Pentericci v Commission of the European Communities (¹)

(Competition — Non-admission to the tests — Conditions of admission — Professional experience — Candidate’s file — Action manifestly unfounded in law)

(2001/C 108/32)

(Language of the case: Italian)

In Case T-172/99: Francesca Pentericci, residing at Jesi (Italy), represented by M. Pentericci, of the Ancona Bar, with an