Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Dismisses the applications for annulment and alteration submitted by Lacoste SA;
- 3. Orders Eugenia Mocek, Jadwiga Wenta KAJMAN Firma Handlowo-Usługowo-Produkcyjna to pay all the costs relating to the action and to bear its own costs relating to the applications of Lacoste SA for annulment and alteration;
- 4. Orders Lacoste SA to bear its own costs relating to its applications for annulment and alteration.
- (1) OJ C 260, 7.9.2013.

Judgment of the General Court of 23 September 2015 — L'Oréal v OHIM — Cosmetica Cabinas (AINHOA)

(Case T-400/13) (1)

(Community trade mark — Invalidity proceedings — Community word mark AINHOA — Earlier Community and international figurative marks NOA — Relative grounds for refusal — Likelihood of confusion — Article 8(1)(b) and 8(5) of Regulation (EC) No 207/2009)

(2015/C 389/35)

Language of the case: Spanish

Parties

Applicant: L'Oréal (Paris, France) (represented by: H. Granado Carpenter and M.L. Polo Carreño, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: O. Mondéjar Ortuño and A. Schifko, agents)

Other party to the proceedings before the Board of Appeal of OHIM, intervening before the General Court: Cosmetica Cabinas SL (El Masnou, Spain) (represented by: L. Montoya Terán and J.-B. Devaureix, lawyers)

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 6 June 2013 (Case R 1643/2012-1), relating to invalidity proceedings between L'Oréal and Cosmetica Cabinas SL.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders L'Oréal to pay the costs.
- (1) OJ C 298, 12.10.2013.

Judgment of the General Court of 23 September 2015 — L'Oréal v OHIM — Cosmetica Cabinas (AINHOA)

(Case T-426/13) (1)

(Community trade mark — Revocation proceedings — Community word mark AINHOA — Genuine use of the mark — Article 15(1)(a) and Article 51(1)(a) of Regulation (EC) No 207/2009 — Form differing in elements which do not alter the mark's distinctive character)

(2015/C 389/36)

Language of the case: Spanish

Parties

Applicant: L'Oréal (Paris, France) (represented by: H. Granado Carpenter and M. L. Polo Carreño, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: O. Mondéjar Ortuño and A. Schifko, agents)

Other party to the proceedings before the Board of Appeal of OHIM, intervening before the General Court: Cosmetica Cabinas SL (El Masnou, Spain) (represented by: L. Montoya Terán and J.-B. Devaureix, lawyers)

Re:

Action brought against the decision of the First Board of Appeal of OHIM of 6 June 2013 (Case R 1642/2012-1), relating to revocation proceedings between L'Oréal and Cosmetica Cabinas SL.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders L'Oréal to pay the costs.
- (1) OJ C 304, 19.10.2013.