

Judgment of the General Court of 11 June 2014 — Golam v OHIM — Glaxo Group (METABIOMAX)(Case T-62/13) ⁽¹⁾**(Community trade mark — Opposition proceedings — Application for the Community word mark METABIOMAX — Earlier national word mark BIOMAX — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009)**

(2014/C 245/17)

Language of the case: Greek

Parties*Applicant:* Sofia Golam (Athens, Greece) (represented by: N. Trovas, lawyer)*Defendant:* Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: P. Geroulakos, acting as Agent)*Other party to the proceedings before the Board of Appeal of OHIM, intervener before the General Court:* Glaxo Group Ltd (Greenford, United Kingdom) (represented by: G. Ballas and N. Prentoulis, lawyers)**Re:**

Action brought against the decision of the Second Board of Appeal of OHIM of 30 October 2012 (Case R 2089/2011-2), relating to opposition proceedings between Glaxo Group Ltd and Ms Sofia Golam

Operative part of the judgment*The Court:*

1. *Dismisses the action;*
2. *Orders Ms Sofia Golam to pay the costs.*

⁽¹⁾ OJ C 86, 23.3.2013.

Judgment of the General Court of 13 June 2014 — K-Swiss v OHIM — Künzli SwissSchuh (parallel stripes on a shoe)(Case T-85/13) ⁽¹⁾**(Community trade mark — Invalidity proceedings — Community figurative mark representing parallel stripes on a shoe — Absolute ground for refusal — Lack of distinctive character — Article 7(1)(b) of Regulation (EC) No 40/94 (now Article 7(1)(b) of Regulation (EC) No 207/2009)**

(2014/C 245/18)

Language of the case: English

Parties*Applicant:* K-Swiss, Inc. (Westlake, California, United States) (represented by: R. Niebel and K. Tasma, lawyers)*Defendant:* Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: Ó. Mondéjar Ortuño, acting as Agent)*Other party to the proceedings before the Board of Appeal of OHIM:* Künzli SwissSchuh AG (Windisch, Switzerland)**Re:**

Action brought against the decision of the Second Board of Appeal of OHIM of 30 October 2012 (Case R 174/2011-2), relating to invalidity proceedings between Künzli SwissSchuh AG and K-Swiss, Inc.