Form of order sought

The applicant claims that the Court should:

- annul the decision of the Fourth Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) of 27 May 2014 in case R 120/2014-4;
- order the Office for Harmonisation in the Internal Market (Trade Marks and Designs) to pay the costs

Pleas in law and main arguments

Community trade mark concerned: Figurative mark which contains the word elements 'BIO FLUIDE DE PLANTE PROPRE FABRICATION' for goods and services in Classes 3, 5 and 35 — Community trade mark application No 11 922 631

Decision of the Examiner: Refused the application

Decision of the Board of Appeal: Dismissed the appeal

Pleas in law:

- Infringement of Article 7(1)(b) of Regulation No 207/2009;
- Infringement of Article 7(1)(b) and (c) of Regulation No 207/2009;
- Infringement of Article 7(1)(c) of Regulation No 207/2009;
- Misuse of powers by a decision on the basis of competition policy considerations

Action brought on 30 July 2014 — Laverana v OHIM (BIO COMPLEXE DE PLANTES ENRICHI EN PROTÉINES PROPRE FABRICATION)

(Case T-569/14)

(2014/C 361/16)

Language of the case: German

Parties

Applicant: Laverana GmbH & Co. KG (Wennigsen, Germany) (represented by J. Wachinger, M. Zöbisch and D. Chatterjee, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs)

Form of order sought

The applicant claims that the Court should:

- annul the decision of the Fourth Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) of 27 May 2014 in case R 122/2014-4;
- order the Office for Harmonisation in the Internal Market (Trade Marks and Designs) to pay the costs

Pleas in law and main arguments

Community trade mark concerned: Figurative mark which contains the word elements 'BIO COMPLEXE DE PLANTES ENRICHI EN PROTÉINES PROPRE FABRICATION' for goods and services in Classes 3, 5 and 35 — Community trade mark application No 11 922 961

Decision of the Examiner: Refused the application

Decision of the Board of Appeal: Dismissed the appeal

Pleas in law:

- Infringement of Article 7(1)(b) of Regulation No 207/2009;
- Infringement of Article 7(1)(b) and (c) of Regulation No 207/2009;
- Infringement of Article 7(1)(c) of Regulation No 207/2009;
- Misuse of powers by a decision on the basis of competition policy considerations

Action brought on 30 July 2014 — Laverana v OHIM (BIO MIT PFLANZENFLUID AUS EIGENER HERSTELLUNG)

(Case T-570/14)

(2014/C 361/17)

Language of the case: German

Parties

Applicant: Laverana GmbH & Co. KG (Wennigsen, Germany) (represented by J. Wachinger, M. Zöbisch and D. Chatterjee, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs)

Form of order sought

The applicant claims that the Court should:

- annul the decision of the Fourth Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) of 27 May 2014 in case R 124/2014-4;
- order the Office for Harmonisation in the Internal Market (Trade Marks and Designs) to pay the costs

Pleas in law and main arguments

Community trade mark concerned: Figurative mark which contains the word elements 'BIO MIT PFLANZENFLUID AUS EIGENER HERSTELLUNG' for goods and services in Classes 3, 5 and 35 — Community trade mark application No 11 922 581

Decision of the Examiner: Refused the application

Decision of the Board of Appeal: Dismissed the appeal

Pleas in law:

- Infringement of Article 7(1)(b) of Regulation No 207/2009;
- Infringement of Article 7(1)(b) and (c) of Regulation No 207/2009;
- Infringement of Article 7(1)(c) of Regulation No 207/2009;
- Misuse of powers by a decision on the basis of competition policy considerations