EN

Plea in law

- Infringement of Article 8(4) of Regulation No 207/2009 with respect to the common law tort of passing off.

Action brought on 3 February 2016 — Crédit Mutuel Arkéa v ECB (Case T-52/16) (2016/C 111/40)

Language of the case: French

Parties

Applicant: Crédit Mutuel Arkéa (Le Relecq Kerhuon, France) (represented by: H. Savoie, lawyer)

Defendant: European Central Bank (ECB)

Form of order sought

The applicant claims that the Court should:

 annul the European Central Bank decision of 4 December 2015 (ECB/SSM/2015 — 9695000CG7B84NLR5984/40) setting out the prudential requirements for Groupe Crédit Mutuel.

Pleas in law and main arguments

In support of the action, the applicant relies on three pleas in law which are essentially identical or similar to those relied on in Case T-712/15, *Crédit Mutuel Arkéa* v ECB.

Action brought on 5 February 2016 - Netguru v EUIPO (NETGURU)

(Case T-54/16)

(2016/C 111/41)

Language in which the application was lodged: Polish

Parties

Applicant: Netguru sp. z o.o. (Poznań, Poland) (represented by: K. Jarosiński, lawyer)

Defendant: European Union Intellectual Property Office (EUIPO)

Details of the proceedings before EUIPO

Trade mark at issue: European Union word mark 'NETGURU' - Application for registration No 12 994 166

Contested decision: Decision of the Fifth Board of Appeal of EUIPO of 18 December 2015 in Case R 144/2015-5

Form of order sought

The applicant claims that the Court should:

- set aside in its entirety the decision of the Fifth Board of Appeal of the European Union Intellectual Property Office of 18 December 2015 in Case R 144/2015-5;
- order EUIPO to pay the costs, including the costs of the proceedings before the Board of Appeal.