Action brought on 22 April 2016 - Andrea Incontri v EUIPO - HigicoL (ANDREA INCONTRI) (Case T-197/16)

(2016/C 243/41)

Language in which the application was lodged: English

Parties

Applicant: Andrea Incontri Srl (Milan, Italy) (represented by: A. Perani and J. Graffer, lawyers)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: HigicoL, SA (Baguim do monte, Portugal)

Details of the proceedings before EUIPO

Applicant of the trade mark at issue: Applicant

Trade mark at issue: EU word mark 'ANDREA INCONTRI' - Application for registration No 10 985 323

Procedure before EUIPO: Opposition proceedings

Contested decision: Decision of the Fourth Board of Appeal of EUIPO of 25 February 2016 in Case R 146/2015-4

Form of order sought

The applicant claims that the Court should:

- totally alter the contested decision;
- as a consequence, accept EUTM Application No 10 985 323 ANDREA INCONTRI in its entirety;
- order the other parties to bear the costs of the present proceedings, as well as those of the EUIPO opposition and appeal proceedings.

Plea in law

— Infringement of Article 8(1)(b) of Regulation No 207/2009.

Action brought on 29 April 2016 — Ranocchia v ERCEA

(Case T-208/16)

(2016/C 243/42)

Language of the case: Italian

Parties

Applicant: Graziano Ranocchia (Rome, Italy) (represented by: C. Intino, lawyer)

Defendant: European Research Council Executive Agency (ERCEA) (Brussels, Belgium)