

1. Dismisses the action;
2. Orders the applicant to pay the costs.

(¹) OJ C 21 of 24.1.2004.

1. *The application is dismissed.*
2. *The applicant is ordered to bear its own costs and to pay those of the defendants.*

(¹) OJ C 184 of 2.8.2003.

ORDER OF THE COURT OF FIRST INSTANCE

of 10 December 2004

in Case T-196/03: European Federation for Cosmetic Ingredients (EFFCI) v European Parliament and Council of the European Union (¹)

(Manifest inadmissibility — Concept of measure of individual concern to an applicant — European Economic Interest Group — Contracts being performed — Intellectual property rights)

(2005/C 69/29)

(Language of the case: English)

In Case T-196/03: European Federation for Cosmetic Ingredients (EFFCI), established in Brussels (Belgium), represented by K. Van Maldegem and C. Mereu, Lawyers, against European Parliament (Agents: J. L. Rufas Quintana, M. Moore and K. Bradley, with an address for service in Luxembourg) and Council of the European Union (Agents: E. Karlsson and C. Giorgi Fort), application for the annulment of:

— Article 1(2) of Directive 2003/15/EC of the European Parliament and of the Council of 27 February 2003, amending Council Directive 76/768/EEC on the approximation of the laws of the Member States relating to cosmetic products (OJ 2003 L 66, p. 26), in so far as it inserts in Directive 76/768 a new Article 4a(2) and (2.1) and a new Article 4b,

— Article 1(5) of Directive 2003/15, in so far as it adds a new subparagraph to Article 6(3) of Directive 76/768,

the Court of First Instance (Third Chamber), composed of J. Azizi, President, M. Jaeger and F. Dehousse, Judges; H. Jung, Registrar, has given a judgment on 10 December, the operative part of which is as follows:

ORDER OF THE COURT OF FIRST INSTANCE

of 10 December 2004

in Case T-261/03 Euro Style 94 Srl v Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) (¹)

(Community trade mark — Opposition procedure — Application for figurative Community trade mark including the verbal element 'GLOVE' — National and international figurative and verbal marks 'GLOBE' — Relative ground for refusal — Article 8(1)(b) of Regulation No 40/94 — Action clearly devoid of legal foundation)

(2005/C 69/30)

(Language of the case: English)

In Case T-269/04, Euro Style 94 Srl, established in Baretta (Italy), represented by G. Pica, lawyer, with an address for service in Luxembourg, against the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) (Agents: J. Laporta Insa and A. Folliard-Monguiral), the other party to the proceedings before the Board of Appeal of the OHIM being RCN-Companhia de Importacao e Esportacao de Texteis, LDA, established in Oeiras (Portugal); appeal against the decision of the Second Board of Appeal of the OHIM of 19 May 2003 (Case R 67/2001-2), concerning an opposition procedure between RCN-Companhia de Importacao e Esportacao and Eurostyle 94 Srl, the Court of First Instance (Second Chamber), composed of J. Pirrung, President, N.J. Forwood and S.S. Papa-savvas, Judges; Registrar, H. Jung, made an order on 10 December 2004, the operative part of which is as follows: