



**Action brought on 13 February 2025 – MAN Truck & Bus v EUIPO – Rolls Royce Power Systems  
(V12X)**

**(Case T-108/25)**

(C/2025/1779)

*Language in which the application was lodged: German*

**Parties**

*Applicant:* MAN Truck & Bus SE (Munich, Germany) (represented by: C. Röhl, J. Haßold und P. Richnow, lawyers)

*Defendant:* European Union Intellectual Property Office (EUIPO)

*Other party to the proceedings before the Board of Appeal:* Rolls Royce Power Systems AG (Friedrichshafen, Germany)

**Details of the proceedings before EUIPO**

*Proprietor of the trade mark at issue:* Applicant

*Trade mark at issue:* EU word mark V12X – EU trade mark No 18 707 743

*Proceedings before EUIPO:* Cancellation proceedings

*Contested decision:* Decision of the Second Board of Appeal of EUIPO of 28 November 2024 in Case R 526/2024-2

**Form of order sought**

The applicant claims that the Court should:

- annul the contested decision and reject the application for cancellation;
- in the alternative, annul the contested decision and refer it back to the Board of Appeal;
- order EUIPO to pay the costs.

**Pleas in law**

- Infringement of Article 95(1) of Regulation (EU) 2017/1001 of the European Parliament and of the Council;
- Infringement of Article 95(2) of Regulation (EU) 2017/1001 of the European Parliament and of the Council;
- Infringement of Article 59(1)(a) read in conjunction with Article 7(1)(c) and (2) of Regulation (EU) 2017/1001 of the European Parliament and of the Council;
- Infringement of Article 59(1)(a) read in conjunction with Article 7(1)(b) and (2) of Regulation (EU) 2017/1001 of the European Parliament and of the Council;
- Infringement of the right to property.