

Re:

Action brought against the decision of the First Board of Appeal of EUIPO of 2 July 2015 (Case R 428/2014-1), relating to opposition proceedings between the Société des produits Nestlé and Pi-Design.

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Pi-Design AG to pay the costs.

⁽¹⁾ OJ C 371, 9.11.2015.

**Judgment of the General Court of 1 December 2016 — Universidad Internacional de la Rioja v
EUIPO — Universidad de la Rioja (UNIVERSIDAD INTERNACIONAL DE LA RIOJA uniR)**

(Case T-561/15) ⁽¹⁾

**(EU trade mark — Opposition proceedings — Application for EU figurative mark UNIVERSIDAD
INTERNACIONAL DE LA RIOJA uniR — Earlier EU word mark UNIRIOJA — Relative ground for
refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009)**

(2017/C 022/35)

Language of the case: Spanish

Parties

Applicant: Universidad Internacional de la Rioja, SA (Logroño, Spain) (represented by: C. Lema Devesa and A. Porras Fernandez-Toledano, lawyers)

Defendant: European Union Intellectual Property Office (represented by: A. Schifko, acting as Agent)

Other party to the proceedings before the Board of Appeal of EUIPO, intervenor before the General Court: Universidad de la Rioja (Logroño, Spain) (represented initially by: J. Diez-Hochleitner Rodríguez, D. Garayalde Niño and A. I. Alpera Plazas, lawyers, and subsequently by J Diez-Hochleitner Rodríguez and D Garayalde Niño

Re:

Action brought against the decision of the Fifth Board of Appeal of EUIPO of 22 June 2015 (Case R 1914/2014-5), relating to opposition proceedings between Universidad de la Rioja and Universidad Internacional de la Rioja.

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Universidad Internacional de la Rioja, SA to pay the costs.

⁽¹⁾ OJ C 389, 23.11.2015.