

Action brought on 26 May 2015 — Pirelli Tyre v OHIM (Tyre treads)**(Case T-280/15)**

(2015/C 270/39)

*Language of the case: Italian***Parties***Applicant:* Pirelli Tyre SpA (Milan, Italy) (represented by: D. Caneva and G. Fucci, lawyers)*Defendant:* Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM)**Details of the proceedings before OHIM***Design at issue:* Community design (Tyre treads) — Community design No 4 692-0002*Contested decision:* Decision of the Third Board of Appeal of OHIM of 8 January 2015 in Case R 1286/2014-3**Form of order sought**

The applicant claims that the Court should:

- annul the contested decision;
- grant the application for restitutio in integrum made by Pirelli Tyre SpA in accordance with Article 67 of Regulation No 6/2002/EC on Community designs, by declaring that the payment of the renewal fee relating to the second five-year period by way of a withdrawal from current account No 000069 under the name of Bugnion SpA is lawful and that, therefore, the right to the design at issue is still valid;
- order OHIM to pay the costs incurred by Pirelli Tyre SpA in the present proceedings.

Plea in law

- Infringement of Article 67 of Regulation No 6/2002/EC on Community designs.

Action brought on 26 May 2015 — Pirelli Tyre v OHIM (Tyres for vehicle wheels, pneumatic)**(Case T-281/15)**

(2015/C 270/40)

*Language of the case: Italian***Parties***Applicant:* Pirelli Tyre SpA (Milan, Italy) (represented by: D. Caneva and G. Fucci, lawyers)*Defendant:* Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM)**Details of the proceedings before OHIM***Design at issue:* Community design (Tyres for vehicle wheels, pneumatic) — Community design No 4 700-0001