

Defendant: European Investment Bank (represented by: T. Gilliams, G. Faedo and J. Klein, Agents, and A. Dal Ferro, lawyer)

Re:

Application based on Article 270 TFEU and Article 50a of the Statute of the Court of Justice of the European Union and seeking, first, annulment of the decisions contained in the salary slips for the month of February 2015 and the subsequent months applying to the applicants the decision of the EIB's Board of Directors dated 16 December 2014 and the decision of the EIB's Management Committee dated 4 February 2015, and of the article published online on 6 February 2015 and the information note dated 10 February 2015 informing staff of the adoption of that latter decision and, secondly, compensation in respect of the material and non-material harm allegedly suffered by the applicants.

Operative part of the order

1. *Formal note is taken of the withdrawal of Mr Dominique Courbin from the proceedings.*
2. *There is no further need to adjudicate on the action of Mr Henry von Blumenthal and the applicants other than Mr Courbin whose names are set out in the annex.*
3. *The European Investment Bank (EIB) shall pay the costs.*

(¹) OJ C 279, 24.8.2015 (case initially registered before the European Union Civil Service Tribunal under number F-78/15 and transferred to the General Court of the European Union on 1.9.2016).

Order of the General Court of 24 September 2019 — TrekStor v EUIPO — Beats Electronics (i.Beat jump)

(Case T-746/17) (¹)

(EU trade mark — Revocation proceedings — Withdrawal of the application for revocation — No need to adjudicate — Article 137 of the Rules of Procedure of the General Court — Avoidable costs — Article 139(a) of the Rules of Procedure of the General Court)

(2019/C 413/64)

Language of the case: English

Parties

Applicant: TrekStor Ltd (Hong Kong, China) (represented by: O. Spieker, M. Alber and A. Schönfleisch, lawyers)

Defendant: European Union Intellectual Property Office (represented initially by E. Markakis and D. Walicka, and subsequently by E. Markakis, A. Söder and H. O'Neill, acting as Agents)

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court: Beats Electronics LLC (Culver City, California, United States) (represented by: M. Petersenn, lawyer, and I. Fowler, Solicitor)

Re:

Action brought against the decision of the Fourth Board of Appeal of EUIPO of 12 September 2017 (Case R 2236/2016-4), relating to revocation proceedings between Beats Electronics and TrekStor.

Operative part of the order

1. *There is no longer any need to adjudicate on the action and the cross-claim.*
2. *TrekStor Ltd and Beats Electronics LLC shall bear their own respective costs and each pay half of the costs incurred by the European Union Intellectual Property Office (EUIPO).*
3. *TrekStor and Beats Electronics shall each pay to the Court the sum of EUR 2 500 under Article 139(a) of its Rules of Procedure.*

(¹) OJ C 32, 29.1.2018.

Order of the General Court of 24 September 2019 — TrekStor and Beats Electronics v EUIPO — Beats Electronics and TrekStor (iBeat)

(Joined Cases T-748/17 and T-770/17) (¹)

(EU trade mark — Revocation proceedings — Withdrawal of the application for revocation — No need to adjudicate — Article 137 of the Rules of Procedure of the General Court — Avoidable costs — Article 139(a) of the Rules of Procedure of the General Court)

(2019/C 413/65)

Language of the case: English

Parties

Applicant in Case T-748/17: TrekStor Ltd (Hong Kong, China) (represented by: O. Spieker, M. Alber and A. Schönfleisch, lawyers)

Applicant in Case T-770/17: Beats Electronics LLC (Culver City, California, United States) (represented by: M. Petersenn, lawyer, and I. Fowler, Solicitor)

Defendant: European Union Intellectual Property Office (represented, in Case T-748/17, initially by: E. Markakis and D. Walicka, and subsequently by E. Markakis, A. Söder and H. O'Neill, acting as Agents, and, in Case T-770/17, initially by: A. Söder and D. Walicka, and subsequently by A. Söder, E. Markakis and H. O'Neill, acting as Agents)

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court in Case T-748/17: Beats Electronics LLC (Culver City, California, United States) (represented by: M. Petersenn, lawyer, and I. Fowler, Solicitor)

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court in Case T-770/17: TrekStor Ltd (Hong Kong, China) (represented by: O. Spieker, M. Alber and A. Schönfleisch, lawyers)

Re:

Actions brought against the decision of the Fourth Board of Appeal of EUIPO of 12 September 2017 (Joined Cases R 2175/2016-4 and R 2213/2016-4), relating to revocation proceedings between Beats Electronics and TrekStor.