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- 4. The fourth plea in law, alleging breach of the principle of legality, given the correct implementation of the projects and the absence, on TECNALIA's part, of infringement of, or failure to fulfil, the commitments contracted.
- 5. The fifth plea in law, alleging breach of the principle of proportionality, on account of the failure to take into account the degree of fault on the part of each of the participants in the conduct alleged.

Action brought on 20 February 2018 — Laverana v EUIPO — Agroecopark (VERA GREEN) (Case T-106/18)

(2018/C 142/75)

Language in which the application was lodged: English

Parties

Applicant: Laverana GmbH & Co.KG (Wennigsen, Germany) (represented by: J. Wachinger, M. Zöbisch and R. Drozdz, lawyers)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: Agroecopark (Majadahonda, Spain)

Details of the proceedings before EUIPO

Applicant of the trade mark at issue: Other party to the proceedings before the Board of Appeal

Trade mark at issue: EU word mark VERA GREEN - Application for registration No 15 068 646

Procedure before EUIPO: Opposition proceedings

Contested decision: Decision of the Fifth Board of Appeal of EUIPO of 18 December 2017 in Case R 982/2017-5

Form of order sought

The applicant claims that the Court should:

- annul the contested decision;
- order EUIPO to pay the costs of proceedings.

Plea in law

— Infringement of Article 8(1)(b) of Regulation No 2017/1001.

Action brought on 20 February 2018 — Agencja Wydawnicza Technopol v EUIPO (200 PANORAMICZNYCH)

(Case T-117/18)

(2018/C 142/76)

Language of the case: Polish

Parties

Applicant: Agencja Wydawnicza Technopol sp. z o.o. (Częstochowa, Poland) (represented by: C. Rogula, lawyer)

Defendant: European Union Intellectual Property Office (EUIPO)