

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Mr Christian Schneider to pay the costs.

⁽¹⁾ OJ C 191, 8.6.2020.

**Order of the General Court of 25 May 2021 — Rochem Group v EUIPO — Rochem Marine
(R.T.S. ROCHEM Technical Services)**

(Case T-233/20) ⁽¹⁾

**(EU trade mark — Revocation of the contested decision — Action which has become devoid of purpose —
No need to adjudicate)**

(2021/C 278/61)

Language of the case: English

Parties

Applicant: Rochem Group AG (Zug, Switzerland) (represented by: K. Guridi Sedlak, lawyer)

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

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court: Rochem Marine Srl (Genoa, Italy) (represented by: R. Gioia and L. Mansi, lawyers)

Re:

Action brought against the decision of the First Board of Appeal of EUIPO of 20 February 2020 (Case R 1544/2019-1), relating to invalidity proceedings between Rochem Marine and Rochem Group.

Operative part of the order

1. There is no longer any need to adjudicate on the action.
2. The European Union Intellectual Property Office (EUIPO) shall bear its own costs and pay those incurred by Rochem Group AG and Rochem Marine Srl.

⁽¹⁾ OJ C 215, 29.6.2020.

**Order of the General Court of 25 May 2021 — Rochem Group v EUIPO — Rochem Marine
(ROCHEM)**

(Case T-261/20) ⁽¹⁾

**(EU trade mark — Revocation of the contested decision — Action which has become devoid of purpose —
No need to adjudicate)**

(2021/C 278/62)

Language of the case: English

Parties

Applicant: Rochem Group AG (Zug, Switzerland) (represented by: K. Guridi Sedlak, lawyer)

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

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court: Rochem Marine Srl (Genoa, Italy) (represented by: R. Gioia and L. Mansi, lawyers)

Re:

Action brought against the decision of the First Board of Appeal of EUIPO of 2 March 2020 (Case R 1547/2019-1), relating to invalidity proceedings between Rochem Marine and Rochem Group.

Operative part of the order

1. There is no longer any need to adjudicate on the action.
2. The European Union Intellectual Property Office (EUIPO) shall bear its own costs and pay those incurred by Rochem Group AG and Rochem Marine Srl.

⁽¹⁾ OJ C 222, 6.7.2020.

Order of the General Court of 25 May 2021 — Rochem Group v EUIPO — Rochem Marine (ROCHEM)

(Case T-262/20) ⁽¹⁾

(EU trade mark — Revocation of the contested decision — Action which has become devoid of purpose — No need to adjudicate)

(2021/C 278/63)

Language of the case: English

Parties

Applicant: Rochem Group AG (Zug, Switzerland) (represented by: K. Guridi Sedlak, lawyer)

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

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court: Rochem Marine Srl (Genoa, Italy) (represented by: R. Gioia and L. Mansi, lawyers)

Re:

Action brought against the decision of the First Board of Appeal of EUIPO of 2 March 2020 (Case R 1546/2019-1), relating to invalidity proceedings between Rochem Marine and Rochem Group.

Operative part of the order

1. There is no longer any need to adjudicate on the action.
2. The European Union Intellectual Property Office (EUIPO) shall bear its own costs and pay those incurred by Rochem Group AG and Rochem Marine Srl.

⁽¹⁾ OJ C 222, 6.7.2020.