

Appeal brought on 5 August 2021 by Health Product Group sp. z o.o. against the judgment of the General Court (Third Chamber) delivered on 16 June 2021 in Case T-678/19, Health Product Group v EUIPO

(Case C-483/21 P)

(2022/C 37/08)

Language of the case: English

Parties

Appellant: Health Product Group sp. z o.o. (represented by: M. Kondrat, adwokat)

Other party: European Union Intellectual Property Office

By order of 30 November 2021, the Court of Justice (Chamber determining whether appeals may proceed) held that the appeal was not allowed to proceed and that Health Product Group sp. z o.o. should bear its own costs.

Appeal brought on 10 August 2021 by Davide Groppi Srl against the judgment of the General Court (Second Chamber) of 16 June 2021 in Case T-187/20 Davide Groppi v EUIPO — Viabizzuno (Table lamp)

(Case C-490/21 P)

(2022/C 37/09)

Language of the case: Italian

Parties

Appellant: Davide Groppi Srl (represented by: F. Boscarior de Roberto, D. Capra and V. Malerba, avvocati)

Other party to the proceedings: European Union Intellectual Property Office

By order of 26 November 2021, the Court (Chamber determining whether appeals are allowed to proceed) declared that the appeal is inadmissible and ordered Davide Groppi Srl to bear its own costs.

Appeal brought on 19 August 2021 by DI against the judgment of the General Court (Fourth Chamber, Extended Composition) delivered on 9 June 2021 in Case T-514/19, DI v BCE

(Case C-513/21 P)

(2022/C 37/10)

Language of the case: English

Parties

Appellant: DI (represented by: L. Levi, avocate)

Other party to the proceedings: European Central Bank

Form of order sought

The appellant claims that the Court should:

- set aside the judgment under appeal;
- by consequence grant the appellant's requests:
 - the annulment of the decision of the Executive Board of the ECB dated 7 May 2019 imposing the disciplinary dismissal without notice;