

**Re:**

Action brought against the decision of the First Board of Appeal of EUIPO of 9 December 2020 (Case R 2729/2019-1), relating to invalidity proceedings between Mr Schuju and Lackmann Fleisch- und Feinkostfabrik.

**Operative part of the judgment**

The Court:

1. Dismisses the action;
2. Orders Lackmann Fleisch- und Feinkostfabrik GmbH to pay the costs.

(<sup>1</sup>) OJ C 242, 21.6.2021.

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**Judgment of the General Court of 23 February 2022 — Lackmann Fleisch- und Feinkostfabrik v  
EUIPO — Schuju (Хозяйка)**

(Case T-185/21) (<sup>1</sup>)

*(EU trade mark — Invalidity proceedings — EU word mark Хозяйка — Earlier national figurative mark  
хозяюшка — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EU)  
2017/1001)*

(2022/C 171/43)

*Language of the case: German*

**Parties**

*Applicant:* Lackmann Fleisch- und Feinkostfabrik GmbH (Bühl, Germany) (represented by: A. Lingenfelser, lawyer)

*Defendant:* European Union Intellectual Property Office (represented by: M. Eberl and D. Walicka, acting as Agents)

*Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court:* Peter Schuju (Borchken, Germany) (represented by: K. Borstel, lawyer)

**Re:**

Action brought against the decision of the First Board of Appeal of EUIPO of 16 November 2020 (Case R 2717/2019-1), relating to invalidity proceedings between Mr Schuju and Lackmann Fleisch- und Feinkostfabrik.

**Operative part of the judgment**

The Court:

1. Dismisses the action;
2. Orders Lackmann Fleisch- und Feinkostfabrik GmbH to pay the costs.

(<sup>1</sup>) OJ C 242, 21.6.2021.