

2. Orders Neolith Distribution, SL, to pay the costs.

⁽¹⁾ OJ C 252, 28.6.2021.

Judgment of the General Court of 19 January 2022 — Estetica Group Iwona Michalak v EUIPO (PURE BEAUTY)

(Case T-270/21) ⁽¹⁾

(EU trade mark — Application for the EU figurative mark PURE BEAUTY — Absolute ground for refusal — No distinctive character — Article 7(1)(b) of Regulation (EU) 2017/1001)

(2022/C 119/54)

Language of the case: Polish

Parties

Applicant: Estetica Group Iwona Michalak (Warsaw, Poland) (represented by: P. Gutowski, lawyer)

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

Re:

Action brought against the decision of the Fifth Board of Appeal of EUIPO of 16 March 2021 (Case R 1456/2020-5) concerning an application for registration of the figurative sign PURE BEAUTY as an EU trade mark.

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Estetica Group Iwona Michalak to pay the costs.

⁽¹⁾ OJ C 278, 12.7.2021.

Judgment of the General Court of 26 January 2022 — CNH Industrial v EUIPO (SOILXPLORER)

(Case T-300/21) ⁽¹⁾

(EU trade mark — Application for EU word mark SOILXPLORER — Absolute ground for refusal — Descriptive character — Article 7(1)(c) of Regulation (EU) 2017/1001)

(2022/C 119/55)

Language of the case: English

Parties

Applicant: CNH Industrial NV (Amsterdam, Netherlands) (represented by: L. Axel Karnøe Søndergaard, lawyer)

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

Re:

Action brought against the decision of the Fifth Board of Appeal of EUIPO of 26 March 2021 (Case R 386/2021-5), relating to an application for registration of the word sign SOILXPLORER as an EU trade mark.

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders CNH Industrial NV to pay the costs.

⁽¹⁾ OJ C 297, 26.7.2021.

Judgment of the General Court of 26 January 2022 — CNH Industrial v EUIPO (CROPXPLOER)

(Case T-301/21) ⁽¹⁾

(EU trade mark — Application for EU word mark CROPXPLOER — Absolute ground for refusal — Descriptive character — Article 7(1)(c) of Regulation (EU) 2017/1001)

(2022/C 119/56)

Language of the case: English

Parties

Applicant: CNH Industrial NV (Amsterdam, Netherlands) (represented by: L. Axel Karnøe Søndergaard, lawyer)

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

Re:

Action brought against the decision of the Fifth Board of Appeal of EUIPO of 26 March 2021 (Case R 387/2021-5), relating to an application for registration of the word sign CROPXPLOER as an EU trade mark.

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders CNH Industrial NV to pay the costs.

⁽¹⁾ OJ C 297, 26.7.2021.

Order of the General Court of 4 January 2022 — CR and CT v ECB

(Case T-730/19) ⁽¹⁾

(Economic and monetary policy — Applicant having ceased to reply to the Court's requests — No need to adjudicate)

(2022/C 119/57)

Language of the case: English

Parties

Applicants: CR, CT (represented by: O. Behrends, lawyer)

Defendant: European Central Bank (represented by: E. Koupepidou, A. Lefterov and F. Bonnard, acting as Agents)