

O/0864/25

TRADE MARKS ACT 1994

SUPPLEMENTARY DECISION

CONSOLIDATED PROCEEDINGS

IN THE MATTER OF THE REQUESTS FOR PROTECTION

IN THE UK FOR THE INTERNATIONAL REGISTRATIONS

WO0000001724318 AND WO0000001725487

IN CLASSES 9, 35, 36, 37 AND 42

BY AUTOGURU AUSTRALIA PTY LTD

AND THE OPPOSITIONS THERETO UNDER NUMBERS 443460 AND 443461,

RESPECTIVELY, BY CUMMINS FILTRATION INC

1. On 9 September 2025, I issued a decision in the above referenced consolidated proceedings, BL Number O/0824/25. It has been brought to my attention that my decision contained a typographical error at paragraph 121 in which I address the matter of damage. The paragraph of the decision reads as follows, due to the erroneous omission of the word 'no' after the first instance of 'be' and before the word 'deception':

'Following my finding that there will be deception, there will be no damage.'

2. Paragraph [121] should have, instead, been drafted as follows:

'Following my finding that there will be no deception, there will be no damage.'

3. I regard the above as an irregularity in procedure and capable of being corrected under Rule 74(1) of the Trade Marks Rules 2008.
4. This supplementary decision hereby corrects the typographical error noted above at [1] such that paragraph 121 of my decision O/0824/25 it is to be read as follows:

'Following my finding that there will be no deception, there will be no damage.'

5. The above correction does not affect the appeal period, nor is there any impact on costs.

**Dated this 19th day of September 2025**

**N. R. MORRIS**

**For the Registrar**

**the Comptroller-General**