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Action brought on 4 November 2019 — HA v Commission

(Case T-736/19)

(2019/C 432/80)

Language of the case: French

Parties

Applicant: HA (represented by S. Kreicher, lawyer)

Defendant: European Commission

Form of order sought

The applicant claims that the General Court should:

- admit the present action as procedurally valid;
- declare it to be well founded;
- consequently, annul the decision of the Appointing Authority dated 13 August 2019, notified on 24 August 2019, in response to the applicant's claim of 14 April 2019 (No R/249/19);
- order the European Commission to pay all the costs and expenses of the proceedings.

Pleas in law and main arguments

In support of the action, the applicant relies on a single plea in law, alleging infringement of the legal and regulatory provisions applicable and, in particular, Commission Decision C(2007)3195 of 2 July 2007 laying down general implementing provisions for the reimbursement of medical expenses, in so far as the contested decision set a ceiling for reimbursement of EUR 3 100.00 for the rental of equipment for the treatment of sleep apnoea for the period from 1 March 2019 to 29 February 2024, whereas the aforementioned Decision does not set any maximum reimbursable amount in the event of rental for a period of use that is equal to or greater than three months.

Action brought on 5 November 2019 — Huevos Herrera Mejías v EUIPO — Montesierra (MontiSierra HUEVOS CON SABOR A CAMPO)

(Case T-737/19)

(2019/C 432/81)

Language in which the application was lodged: Spanish

Parties

Applicant: Huevos Herrera Mejías, SL (Torre Alháquime, Spain) (represented by: E. Manresa Medina, lawyer)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: Montesierra, SA (Jerez de la Frontera, Spain)