

Operative part of the order

1. The application for interim measures is dismissed.
2. The order of 19 September 2019, *Helsingin kaupunki v Commission (T-597/19 R, not published)* is set aside.
3. There is no need to adjudicate on the application for leave to intervene of Nobina Oy and of Nobina AB or the application for confidentiality made by Helsingin kaupunki.
4. The costs are reserved, except for those incurred by Nobina Oy and Nobina AB, which shall bear their own costs relating to their application for leave to intervene in the proceedings for interim measures.

Order of the General Court of 6 March 2020 — Nutravita v EUIPO — Pegaso (nutravita Healthy Mind, Body & Soul)**(Case T-814/19) ⁽¹⁾****(European Union trade mark — Opposition proceedings — Withdrawal of the opposition — No need to adjudicate)**

(2020/C 191/24)

*Language of the case: English***Parties***Applicant:* Nutravita Ltd (Maidenhead, United Kingdom) (represented by: H. Dhondt and J. Cassiman, lawyers)*Defendant:* European Union Intellectual Property Office (represented by: D. Gája, acting as Agent)*Other party to the proceedings before the Board of Appeal of EUIPO:* Pegaso Srl (Negrar, Italy)**Re:**

Action brought against the decision of the Fourth Board of Appeal of EUIPO of 11 September 2019 (Case R 80/2019-4), relating to opposition proceedings between Pegaso Srl and Nutravita Ltd

Operative part of the order

1. There is no longer any need to adjudicate on the action.
2. Nutravita Ltd shall bear its own costs and pay those incurred by the European Union Intellectual Property Office (EUIPO).

⁽¹⁾ OJ C 27, 27.1.2020.

Action brought on 20 February 2020 — Gruppe Nymphenburg Consult v EUIPO (Limbic® Types)**(Case T-96/20)**

(2020/C 191/25)

*Language of the case: German***Parties***Applicant:* Gruppe Nymphenburg Consult AG (Munich, Germany) (represented by: R Kunze and G. Würtenberger, lawyers)