- Infringement of Article 57(3) of Regulation (EU) 2100/94 of the Council;
- Infringement of Article 75 of Regulation (EU) 2100/94 of the Council;
- Infringement of the principle of equal treatment.

# Action brought on 31 March 2020 — Griba v CPVO (Gala Perathoner)

(Case T-182/20)

(2020/C 191/43)

Language of the case: English

#### **Parties**

Applicant: Griba Baumschulgenossenschaft landwirtschaftliche Gesellschaft (Terlan, Italy) (represented by: G. Würtenberger, lawyer)

Defendant: Community Plant Variety Office (CPVO)

### Details of the proceedings before CPVO

Community Plant Variety at issue: Apple variety Gala Perathoner — Community Plant Variety Right No. 2009/0353

Contested decision: Decision of the Board of Appeal of CPVO of 17 January 2020 in Case A 004/2016

#### Form of order sought

The applicant claims that the Court should:

- annul the contested decision;
- order CPVO to pay the costs of the proceedings.

### Pleas in law

- Infringement of Article 76 of Regulation (EU) 2100/94 of the Council;
- Infringement of Article 8 of Regulation (EU) 2100/94 of the Council;
- Infringement of Article 57(3) of Regulation (EU) 2100/94 of the Council;
- Infringement of Article 75 of Regulation (EU) 2100/94 of the Council;
- Infringement of the principle of equal treatment.

Action brought on 7 April 2020 — Schneider v EUIPO — Raths (Teslaplatte)

(Case T-183/20)

(2020/C 191/44)

Language in which the application was lodged: German

## **Parties**

Applicant: Christian Schneider (Leverkusen, Germany) (represented by: R. Buttron, lawyer)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: Oliver Raths (Männedorf, Switzerland)