

Action brought on 30 January 2020 — IMI 2 Joint Undertaking v CHS**(Case T-53/20)**

(2020/C 114/11)

*Language of the case: English***Parties**

Applicant: IMI 2 Joint Undertaking (represented by: D. Waelbroeck, A. Duron and F. Federici, lawyers)

Defendant: Choice Healthcare Solutions Ltd (Cardiff, United Kingdom)

Form of order sought

The applicant claims that the Court should:

- order the defendant to reimburse to the applicant EUR 128 996,04, plus interest, in relation to Grant Agreement 115011 regarding the project 'PROactive — Physical Activity as a Crucial Patient Reported Outcome in COPD', subject to interest at the rate applied by the European Central Bank for its main refinancing operations plus 3,5 % as of 23 July 2019, until the date of receipt of the funds to be reimbursed to the applicant;
- order the defendant to pay the costs.

Pleas in law and main arguments

The applicant concluded a grant agreement with the defendant regarding the project 'PROactive — Physical Activity as a Crucial Patient Reported Outcome in COPD'.

In support of its application brought on the basis of Article 272 of the Treaty on the Functioning of the European Union, the applicant relies on breaches of the conditions of the said grant agreement by the defendant with regard to the costs claimed by it.

Action brought on 6 February 2020 — Puma v EUIPO — CAMäleon (PUMA-System)**(Case T-71/20)**

(2020/C 114/12)

*Language of the case: English***Parties**

Applicant: Puma SE (Herzogenaurach, Germany) (represented by: P. GonzálezBueno Catalán de Ocón, lawyer)

Defendant: European Union Intellectual Property Office (EUIPO)

Other party to the proceedings before the Board of Appeal: CAMäleon Produktionsautomatisierung GmbH (Dettenhausen, Germany)

Details of the proceedings before EUIPO

Applicant of the trade mark at issue: Other party to the proceedings before the Board of Appeal

Trade mark at issue: Application for European Union word mark PUMA-System — Application for registration No 16 786 907