



**Decision**  
**of the Court of First Instance of the Unified Patent Court**  
**issued on 5 May 2026**  
*concerning EP 2 028 981*  
*(Application for a cost decision with regard to UPC\_CFI\_159/2024; withdrawal)*

APPLICANT

**Hurom Co., Ltd.**

- 80-60, Golden root-ro - 62184 - Juchon-myeon,  
Gimhae-si, Gyeongsangnam-do - KR

Represented by Klaus Haft

RESPONDENTS

1) **NUC Electronics Europe GmbH**

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Represented by Christian  
Kau

2) **WARMCOOK**

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Represented by Christian  
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PATENT AT ISSUE:

European Patent No. EP 2 028 981

PANEL/DEVISION:

Panel of the Local Division in Mannheim

## DECIDING JUDGES:

This decision was issued by the legally qualified judge Böttcher acting as judge-rapporteur

LANGUAGE OF PROCEEDINGS: English

SUBJECT-MATTER OF THE PROCEEDINGS: Application for a cost decision; withdrawal

## BRIEF SUMMARY OF THE FACTS

After the Court of Appeal had set aside the decision of LD Mannheim dated 11 March 2025 and dismissed the infringement action, Claimant withdrew its Application for a cost decision by brief of 10 April 2026.

Defendants did not submit a comment on the withdrawal.

## REASONS FOR THE ORDER

The withdrawal of the Application for a cost decision, to which R. 265 RoP is to be applied by analogy (cf. CoA, decision of 27 April 2026, UPC\_CFI\_60/2026, Niche Biomedical v Onward Medical), is hereby permitted. Defendants have raised no objections. No interests on the part of Defendants are apparent that would preclude a withdrawal in favour of a decision on the merits of Claimant's application for a cost decision.

There is no need for a decision on the costs attributable to the cost proceedings at hand. A party, even if successful in the context of proceedings for a cost decision under R. 150 RoP, will have to carry its own costs attributable to the cost proceedings, except for the court fee of an appeal (cf. CoA, decision of 27 April 2026, UPC\_CFI\_60/2026, Niche Biomedical v Onward Medica; decision of 6 June 2025, UPC\_CoA\_618/2025, Hanshow v VusionGroup, para. 54). An exceptional case in which a party may be ordered to bear any unnecessary costs it has caused the court or another party (Art. 69(3) UPCA) is not given in the case at hand. Claimant was prompted to file an Application for a cost decision within one month after the decision dated 11 March 2025 was delivered.

## ORDER:

1. The withdrawal of the Application for a cost decision is permitted.
2. The proceedings are declared closed.
3. This order shall be entered in the register.

Issued in Mannheim on 5 May 2026

**NAME AND SIGNATURE**

Böttcher  
Legally qualified judge