



Mannheim local division
UPC_CFI_1291/2026

Decision
of the Court of First Instance of the Unified Patent Court
issued on 8 June 2026
(Withdrawal of application/release of security)

APPLICANTS

- 1) **Nokia Technologies Oy,**
Karakaari 7, 02610 Espoo, Finland

- 2) **Nokia Solutions and Networks Oy**
Karakaari 7, 02610 Espoo, Finland

Applicants represented by: Tim Smentkowski

RESPONDENTS:

- 1) **Zhejiang Geely Holding Group Co., Ltd.,**
No. 1760 Jiangling Road, Binjiang District
- 310051 - Hangzhou City - CN

- 2) **Hangzhou Geely New Energy Vehicle**
Sales Co. Ltd.,
Room 607, Building 1, No. 1760, Jiangling
Road, Binjiang District - 310051 -
Hangzhou City - CN

Applicants represented by: Steffen Elmar Steininger

PATENTS CONCERNED:

European Patents No. EP 3 799 333 and EP 4 090 075

PANEL/CHAMBER:

Panel of the Mannheim local division_J

JUDGES INVOLVED:

This decision was issued by Judge Sender, a legally qualified judge, acting as judge-rapporteur.

LANGUAGE OF THE PROCEEDINGS: German

SUBJECT MATTER: Application for provisional measures – in this case: withdrawal of the application and release of the security

BRIEF SUMMARY OF THE FACTS:

The applicants sought, by way of interim relief, the issuance of an *'anti-anti-suit injunction'* against the respondents, which was issued ex parte by the Mannheim local division on 20 April 2026. At the same time, the applicants were ordered to provide security by way of a cash deposit or a bank guarantee in the amount of €600,000. The applicants complied with this by depositing the aforementioned sum on 21 April 2026 (see Annex AR06).

On 27 May 2026, the applicants, with the consent of the respondents, applied for permission to withdraw the application for provisional measures (Rule 265 of the RoP) and for the security provided to be released (Rule 352.2 of the RoP).

REASONS FOR THE DECISION:

The withdrawal is in accordance with the mutual consent of the parties and is permitted pursuant to Rule 265 of the RoP. No order as to costs is required, as the parties have jointly declared that they will not submit any claims for costs.

Furthermore, following the amicable conclusion of the proceedings, there is no longer any need for the security deposit ordered. The sum of €600,000 deposited must therefore be released (R. 352.2 RoP).

In the absence of better information, the value of the claim, as determined and uncontested, corresponds to the figure stated in the application.

DECISION:

1. The withdrawal of application for grant interim measures (UPC_CFI_1291/2026) is admitted on the application of the applicants.
2. The proceedings are hereby declared closed in their entirety.
3. This decision is to be entered in the register.
4. No decision on the parties' costs is required.
5. The security of €600,000 (see Annex AR06) shall be released in full and repaid to the applicants.
6. The value in dispute for the injunction proceedings is set at €5,000,000.

Issued in Mannheim on 8 June 2026

NAME AND SIGNATURE

Sender Judge-
rapporteur