From: Section52CDPA

Subject: RE: Change to transitional provisions for the repeal of Section 52 of the CDPA

Date: 24 July 2015 15:14:41

The claimants, Vitra Collections AG, Cassina SpA and Knoll Inc, have brought a claim for judicial review against the Secretary of State for Business Innovation and Skills for the implementation of the repeal of section 52 of the Copyright, Designs and Patents Act 1988. The claim is that the implementation of the repeal is incompatible with EU law.

Any requests for further information should be addressed to the Administrative Court on 020 7947 6655 or <u>administrativecourtoffice.generaloffice@hmcts.x.gsi.gov.uk</u>, quoting case reference CO/2222/2015.

Under the Civil Procedure Rules, you can apply to the Administrative Court for documents, subject to the payment of a fee. For your reference, the relevant rules are available at https://www.justice.gov.uk/courts/procedure-rules/civil/rules/part05#5.4C.

I hope that this email is of assistance.

Kind regards,

Intellectual Property Office

From:

Sent: 23 July 2015 15:58 **To:** Section52CDPA

Subject: Change to transitional provisions for the repeal of Section 52 of the CDPA

Sirs

Regarding the notice posted today on your website announcing revocation of the Commencement Order which implemented the repeal of Section 52 CDPA, is it possible to supply me with a copy of the judicial review application referred to in your announcement and any court decision on that application, and/or any other relevant information?

Regards

__