Form of order sought

- Annul the decision of the Office for the Administration and Payment of Individual Entitlements (PMO) of 22 November 2013;
- rule that the amount incorrectly allocated to the applicants will not be recoverable;
- rule that the contested decision will take effect only on the first day of the following month, which is 1 December 2013, with respect to the changes to the amount of the survivors' and orphans' pensions awarded to the applicants.

Action brought on 22 September 2014 — ZZ v EMA

(Case F-97/14)

(2015/C 007/59)

Language of the case: French

Parties

Applicant: ZZ (represented by: S. Orlandi, lawyer)

Defendant: European Medicines Agency (EMA)

Subject-matter and description of the proceedings

Annulment of the EMA's decision, confirming the earlier decision annulled by judgment of the Civil Service Tribunal, not to renew the applicant's contract.

Form of order sought

The applicant claims that the Tribunal should:

- annul the decision adopted pursuant to the judgment of the Civil Service Tribunal of 26 June 2013 in joined cases F-135/11, F-51/12 and F-110/12;
- order the EMA to pay EUR 150 000 to the applicant by way of compensation for non-material harm suffered;
- order the EMA to pay EUR 1 to the applicant provisionally by way of compensation for material harm caused;

- order the EMA to pay the costs.

Action brought on 6 October 2014 — ZZ v OHIM

(Case F-101/14)

(2015/C 007/60)

Language of the case: German

Parties

Applicant: ZZ (represented by: Heinrich Tettenborn, lawyer)

Defendant: Office for Harmonisation in the Internal Market (OHIM)

Subject-matter and description of the proceedings

Action for annulment of the defendant's decision to apply to the competitions OHIM/AD/01/13 and OHIM/AST/02/13 the clause contained in the applicant's contract of employment, which provides for the termination of the applicant's contract of employment in the event that she is not included in the reserve list of the next open competition organised by EPSO for her function group with the specialisation 'industrial property', and claim for compensation in respect of the non-material damage caused to her.

Form of order sought

- Annul OHIM's decision, of which the applicant was informed by OHIM's letter of 28 November 2003, to apply to competitions OHIM/AD/01/13 and OHIM/AST/02/13, the notices for which were published on 31 October 2013, the clause contained in Article 5 of the applicant's contract of employment, which provides for the termination of the applicant's contract of employment in the event that she is not included in the reserve list of the next open competition organised by EPSO for her function group with the specialisation 'industrial property';
- Order OHIM to pay the applicant compensation of an appropriate amount, to be left to the discretion of the Court, in
 respect of the non-material damage caused to her by the decision of OHIM referred to in the first head of claim, and

Order OHIM to pay the costs.

Action brought on 6 October 2014 — ZZ v OHIM (Case F-102/14)

(2015/C 007/61)

Language of the case: German

Parties

Applicant: ZZ (represented by: Heinrich Tettenborn)

Defendant: Office for Harmonisation in the Internal Market (OHIM)

Subject-matter and description of the proceedings

Annulment of the decision of OHIM to apply the clause contained in the applicant's contract of employment — which provides for a termination of the applicant's contract of employment in the event that the applicant is not placed on the reserve list of the next general selection procedure organised by EPSO for its functional group and specialising in industrial property — to selection procedures OHIM/AD/01/13 and OHIM/AST/02/13, and a claim for damages for the non-material damage arising from that decision

Form of order sought

The applicant claims that the Court should:

set aside the decision of OHIM, which was communicated to the applicant by letter from OHIM dated 28 November 2003, to apply the clause contained in Article 5 of the applicant's contract of employment — which provides for a termination of the applicant's contract of employment in the event that the applicant is not placed on the reserve list of the next general selection procedure organised by EPSO for its functional group and specialising in industrial property — to selection procedures OHIM/AD/01/13 and OHIM/AST/02/13, which were published on 31 October 2013;