Operative part of the judgment

The Tribunal:

- 1. Dismisses the action;
- 2. Orders Mr Camacho-Fernandes to bear his own costs and to pay the costs incurred by the European Commission.
- (1) OJ C 108, 13.04.2013, p. 40.

Judgment of the Civil Service Tribunal (Third Chamber) of 9 April 2014 — Rouffaud v EEAS (Case F-59/13) $(^1)$

(Civil Service — Auxiliary member of contract staff — Reclassification of the contract — Pre-litigation procedure — Rule that the complaint must be consistent with the action — Amendment of the grounds of challenge in the case)

(2014/C 159/53)

Language of the case: French

Parties

Applicant: Thierry Rouffaud (Ixelles, Belgium) (represented initially by: A. Coolen, É. Marchal, S. Orlandi and D. Abreu Caldas, and subsequently by: S. Orlandi and D. Abreu Caldas, lawyers)

Defendant: European External Action Service (EEAS) (represented by: S. Marquardt and M. Silva, acting as Agents)

Re:

Application for annulment of the decision rejecting the applicant's application to have his successive fixed-term employment contracts reclassified as a contract of indefinite duration and to have his period completed as an auxiliary member of the contract staff recognised as a period of service completed as a member of the contract staff.

Operative part of the judgment

The Tribunal:

- 1. Dismisses the action;
- 2. Orders Mr Rouffard to bear his own costs and to pay the costs incurred by the European External Action Service.
- (1) OJ C 233, 10.8.2013, p. 14.

Order of the Civil Service Tribunal (2nd Chamber) of 9 April 2014 — Colart and Others v Parliament

(Case F-87/13) (1)

(Civil service — Staff representation — Framework agreement between the Parliament and the professional or trade union organisations of the institution — Executive Committee of a trade union — Dispute within the trade union as to the lawfulness and identity of the persons forming the Executive Committee — Rights of access to the email account put at the disposal of the trade union by the institution — Refusal of the institution to re-establish rights and/or to remove all rights of access to the email account — Legal interest in bringing proceedings — Manifest inadmissibility)

(2014/C 159/54)

Language of the case: French

Parties

Applicants: Philippe Colart and Others (Bastogne, Belgium) (represented by: A. Salerno and B. Cortese, lawyers)