Re:

Action under Article 272 TFEU seeking, first of all, a declaration that Grant Agreements No 238214 'C7' (Cerebellar-Cortical Control: Cells, Circuits, Computation, and Clinic) and No 238686 'Cerebnet' (Timing and plasticity in the olivocerebellar system), which were entered into in the context of call for proposals FP7-People-ITN-2008, cannot be interpreted as imposing an obligation on the beneficiaries to provide training to early-stage researchers exclusively on their own premises and, as a consequence, confirmation that the REA cannot reject as ineligible part of the costs relating to the training of three early-stage researchers outside the applicant's premises; and, secondly, an order that the REA is to pay all the costs related to the training of those early-stage researchers, as claimed by the applicant, together with interest from the date on which the payments were due under the agreements.

Operative part of the judgment

The Court:

- 1. Orders the Research Executive Agency (REA) to pay Universiteit Antwerpen the sum of EUR 45 526,73, corresponding to payment of some of the eligible costs under the 'Cerebnet' Agreement No 238686 entered into under the Seventh Framework Programme for research, technological development and demonstration activities (2007-2013), together with contractual interest from the date from which that amount was due under that agreement;
- 2. Dismisses the action as to the remainder;
- 3. Orders the REA and Universiteit Antwerpen to bear their own costs.
- (1) OJ C 270, 17.8.2015.

Judgment of the General Court of 1 March 2017 — EEAS v Gross

(Case T-472/15 P) (1)

(Appeal — Civil service — Officials — Promotion — 2013 promotion exercise — Non-inclusion on the list of promoted officials — No error of law)

(2017/C 121/37)

Language of the case: French

Parties

Appellant: European External Action Service (EEAS) (represented by: initially, S. Marquardt and M. Silva, and subsequently S. Marquardt, acting as Agents, and M. Troncoso Ferrer, S. Moya Izquierdo and F.-M. Hislaire, lawyers)

Other party to the proceedings: Philipp Oliver Gross (represented by: J.-N. Louis and N. de Montigny, lawyers)

Re:

Appeal against the judgment of the Civil Service Tribunal of the European Union (Third Chamber) of 3 June 2015, Gross v EEAS (F-78/14, EU:F:2015:52), seeking to have that judgment set aside.

Operative part of the judgment

The General Court:

- 1. Dismisses the appeal;
- 2. Orders the European External Action Service (EEAS) to bear its own costs and to pay those incurred by Mr Philipp Oliver Gross in the present proceedings.
- (1) OJ C 346, 19.10.2015.