

2. Orders dennree GmbH to pay the costs.

<sup>(1)</sup> OJ C 471, 22.11.2021.

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**Judgment of the General Court of 13 July 2022 — TL v Commission**

**(Case T-677/21) <sup>(1)</sup>**

***(Civil service — Members of the temporary staff — Appraisal report for 2019 — Obligation to state reasons — Manifest error of assessment — Setting of objectives — Misuse of powers — Liability)***

(2022/C 359/87)

Language of the case: English

**Parties**

*Applicant:* TL (represented by: L. Levi and N. Flandin, lawyers)

*Defendant:* European Commission (represented by: M. Brauhoff and L. Hohenecker, acting as Agents)

**Re:**

By her action based on Article 270 TFEU, the applicant seeks, first, annulment of her appraisal report for 2019 or, in the alternative, its partial annulment and, so far as necessary, of the decision of the European Commission's authority empowered to conclude contracts of employment of 8 July 2021 dismissing her complaint under Article 90(2) of the Staff Regulations of Officials of the European Union against that report, and, secondly, compensation for the non-material damage which she claims to have suffered due to the unlawfulness of that report.

**Operative part of the judgment**

The Court:

1. Dismisses the action;
2. Orders TL to pay the costs.

<sup>(1)</sup> OJ C 502, 13.12.2021.

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**Order of the General Court of 21 July 2022 — Fersher Developments and Lisin v Commission and ECB**

**(Case T-200/18) <sup>(1)</sup>**

***(Action for damages — Economic and monetary policy — Stability support programme for Cyprus — Memorandum of Understanding of 26 April 2013 on Specific Economic Policy Conditionality concluded between Cyprus and the European Stability Mechanism — Jurisdiction of the General Court — Sufficiently serious breach of a rule of law conferring rights on individuals — Equal treatment — Principle of proportionality — Action manifestly lacking any foundation in law)***

(2022/C 359/88)

Language of the case: English

**Parties**

*Applicants:* Fersher Developments LTD (Nicosia, Cyprus), Vladimir Lisin (Lipetsk, Russia) (represented by: R. Nowinski, lawyer)

*Defendants:* European Commission (represented by: L. Flynn, T. Materne and S. Delaude, acting as Agents), European Central Bank (represented by: O. Heinz, P. Papaschalis, G. Várhelyi and M. Szablewska, acting as Agents, and by H.-G. Kamann, lawyer)

**Re:**

By their action under Article 268 TFEU, the applicants seek compensation for the damage they claim to have suffered as a result of the decision of the Commission and the European Central Bank (ECB) to make the grant of a financial assistance facility to the Republic of Cyprus subject to certain conditions.

**Operative part of the order**

1. The action is dismissed.
2. Fersher Developments LTD and Mr Vladimir Lisin shall pay the costs.

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<sup>(1)</sup> OJ C 211, 18.6.2018.

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**Order of the General Court of 25 July 2022 — Armadora Parleros v Commission**

(Case T-254/21) <sup>(1)</sup>

*(Non-contractual liability — Common fisheries policy — Failure by the Commission to exercise its powers of control covered by the applicable legislation — Engine power of boats — Sufficiently serious breach of a rule of law conferring rights on individuals — Damage — Causal link — Limitation period — Action manifestly inadmissible)*

(2022/C 359/89)

Language of the case: Spanish

**Parties**

*Applicant:* Armadora Parleros, SL (Santa Eugenia de Ribeira, Spain) (represented by: J. Navas Marqués, lawyer)

*Defendant:* European Commission (represented by: M. Morales Puerta and K. Walkerová, acting as Agents)

**Re:**

By its action based on Article 268 TFEU, the applicant seeks compensation for damage caused to it by the loss of profit which it suffered as a result of an engine failure of its fishing vessel, the *Vianto Tercero*, in 2005. It attributes the origin of that engine failure to defective supervision by the Commission of the monitoring by the Kingdom of Spain of the rules of the common fisheries policy in the North-West Cantabrian sea fisheries zone. According to the applicant, the engine failure was caused by overuse of the engine due to the applicant's exposure to unfair competition from fishing vessels with an engine power in excess of the permitted power.

**Operative part of the order**

1. The action is dismissed as being manifestly inadmissible and, in any event, manifestly lacking any foundation in law.
2. Armadora Parleros SL shall pay the costs.

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<sup>(1)</sup> OJ C 252, 28.6.2021.