Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. ON shall bear his own costs and shall pay the costs incurred by the European Commission.
- (1) OJ C 191, 10.5.2022.

Order of the General Court of 26 September 2022 — OO v EIB

(Case T-134/22) (1)

(Civil service — EIB staff — Remuneration — Expatriation allowance reduced by half — Salary statement — Time limit for bringing proceedings — Inadmissibility)

(2022/C 463/76)

Language of the case: French

Parties

Applicant: OO (represented by: M. Velardo, lawyer)

Defendant: European Investment Bank (represented by: G. Faedo and J. Pawlowicz, acting as Agents, and B. Wägenbaur, lawyer)

Re:

By her action under Article 270 TFEU and under Article 50a of the Statute of the Court of Justice of the European Union, the applicant seeks annulment of the notice of the European Investment Bank (EIB) of 27 February 2012, in so far as that notice grants her an expatriation allowance reduced by half.

Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. OO shall bear the costs.
- (¹) OJ C 191, 10.5.2022.

Order of the General Court of 12 October 2022 — Saure v Commission

(Case T-165/22) (1)

(Action for annulment — Access to documents — Refusal to grant access — Lis pendens — Inadmissibility)

(2022/C 463/77)

Language of the case: German

Parties

Applicant: Hans-Wilhelm Saure (Berlin, Germany) (represented by: C. Partsch, lawyer)

Defendant: European Commission (represented by: G. Gattinara, K. Herrmann and A. Spina, acting as Agents)

Re:

By his action under Article 263 TFEU, the applicant seeks annulment of Commission Decision C(2022) 870 final of 7 February 2022 refusing access to certain documents.

Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. Mr Hans-Wilhelm Saure shall, in addition to bearing his own costs, pay those incurred by the European Commission.
- (1) OJ C 198, 16.5.2022.

Order of the President of the General Court of 21 September 2022 — Xpand Consortium and Others v Commission

(Case T-281/22 R)

(Interim relief — Public supply contracts — Provision of Development, Implementation, Maintenance/Operations, Advice and Consultancy Services in Accounting/Finance and Financial IT Systems — Application for interim measures — Lack of urgency)

(2022/C 463/78)

Language of the case: English

Parties

Applicants: Xpand Consortium (Brussels, Belgium), NTT Data Belgique (Brussels), Sopra Steria Benelux (Brussels), Fujitsu Technology Solutions (Brussels) (represented by: M. Troncoso Ferrer, L. Lence de Frutos and A. Rebollar Corrales, lawyers)

Defendant: European Commission (represented by: L. André and M. Ilkova, acting as Agents)

Re:

By their application based on Articles 278 and 279 TFEU, the applicants seek an order that the European Commission must refrain from launching a new procurement procedure with the same subject matter as that of the procedure for the award of a contract bearing the reference BUDG 19/PO/04, entitled 'Provision of Development, Implementation, Maintenance/Operations, Advice and Consultancy Services in Accounting/Finance and Financial IT Systems', until such time as the General Court has given a final ruling on their action for annulment, brought on 13 May 2022, against the Commission's decision of 3 March 2022 to cancel that procurement procedure.

Operative part of the order

- 1. The application for interim measures is dismissed.
- 2. The costs are reserved.

Order of the President of the General Court of 18 October 2022 — Fresenius Kabi Austria and Others v Commission

(Case T-416/22 R)

(Interim relief — Medicinal products for human use — Directive 2001/83/EC — Marketing authorisations for medicinal products containing the active substance 'hydroxyethyl starch (HES), solutions for infusion' — Application for suspension of operation of a measure — No urgency)

(2022/C 463/79)

Language of the case: English

Parties

Applicants: Fresenius Kabi Austria GmbH (Graz, Austria), and the 14 other applicants whose names are listed in the annex to the order (represented by: W. Rehmann and A. Knierim, lawyers)