

**Action brought on 29 April 2013 — ZZ v Commission****(Case F-39/13)**

(2013/C 207/102)

*Language of the case: French***Parties***Applicant:* ZZ (represented by: D. Abreu Caldas, A. Coolen, J.-N. Louis, É. Marchal and S. Orlandi, lawyers)*Defendant:* European Commission**Subject-matter and description of the proceedings**

Annulment of the decision fixing the applicant's accredited pension rights acquired before entry into service at the Commission on the basis of the new General Implementing Provisions of Article 11(2) of Annex VIII to the Staff Regulations of 3 March 2011 ('the GIP') and the decision rejecting the complaint.

**Form of order sought**

- Annul the decision rejecting her complaint of 24 January 2013 relating to the application of the GIP and the actuarial rates in force at the time of her application for transfer of her pension rights;
- annul the decision of the Office for the Administration and Settlement of Individual Entitlements of 11 July 2012, applying the actuarial values resulting from the new GIP;
- order the Commission to pay the costs.

**Action brought on 7 May 2013 — ZZ v Commission****(Case F-40/13)**

(2013/C 207/103)

*Language of the case: French***Parties***Applicant:* ZZ (represented by: S. Orlandi, A. Coolen, J.-N. Louis, E. Marchal and D. Abreu Caldas, lawyers)*Defendant:* European Commission**Subject-matter and description of the proceedings**

Annulment of the decision on the transfer of the applicant's pension rights into the pension scheme of the institutions of the European Union which applies the new General Implementing Provisions concerning Articles 11 and 12 of Annex VIII to the Staff Regulations.

**Form of order sought**

- declare unlawful Article 9 of the General Implementing Provisions of Article 11(2) of Annex VIII to the Staff Regulations;

- annul the decision of 11 October 2012 upholding the application of the parameters set out in the General Implementing Provisions of Article 11(2) of Annex VIII to the Staff Regulations of 3 March 2011 in respect of the transfer of the applicant's pension rights;

- order the Commission to pay the costs.

**Action brought on 8 May 2013 — ZZ and Others v EIB****(Case F-41/13)**

(2013/C 207/104)

*Language of the case: French***Parties***Applicants:* ZZ and Others (represented by: L. Levi, lawyer)*Defendant:* European Investment Bank**Subject-matter and description of the proceedings**

First, claim for annulment of the decisions in the wage slips of February 2013, determining the annual adjustment of salaries for 2013 to be limited to 1.8 %, of the defendant's information notes sent to the applicants on 5 February 2013 and 15 February 2013 and annulment of subsequent wage slips. Secondly, claim that the institution be ordered to pay damages in respect of the material and non-material harm allegedly suffered.

**Form of order sought**

- Annul the decision contained in the applicants' wage slips for February 2013, a decision determining the annual adjustment of salaries for 2013 to be limited to 1.8 % and, consequently, annul the similar decisions contained in the subsequent wage slips and, so far as necessary, annul two information notes sent to the applicants on 5 February 2013 and 15 February 2013;
- order the defendant to pay to each applicant, as compensation for material harm (i) the balance of salary corresponding to application of the annual adjustment for 2013, that is an increase of 1.8 %, for the period from 1 January 2013 to 31 December 2013; (ii) the balance of salary corresponding to the results of application of the annual adjustment of 1.8 % for 2013 on the amount of salaries to be paid from January 2014; (iii) default interest on the balance of salaries payable until full payment of the sums payable, the applicable default interest rates to be calculated on the basis of the rate set by the European Central Bank for its principal refinancing operations applicable over the period concerned, increased by three