

## EUROPEAN UNION CIVIL SERVICE TRIBUNAL

**Judgment of the Civil Service Tribunal (First Chamber) of 21 April 2015 — Alsteens v Commission**

(Case F-87/12 RENV)

**(Civil Service — Referred back after setting aside of the judgment — Temporary member of staff —  
Renewal of contract — Six year rule)**

(2015/C 190/36)

*Language of the case: French*

### Parties

*Applicant:* Geoffroy Alsteens (Marcinelle, Belgium) (represented by: S. Orlandi, lawyer)

*Defendant:* European Commission (represented by: J. Currall, acting as Agent)

### Re:

Referred back after setting aside of the judgment — Civil service — Application for annulment of the Commission's decision to limit the extension period of the applicant's contract.

### Operative part of the judgment

*The Tribunal:*

1. *Dismisses the action;*
2. *Orders Mr Alsteens to bear his own costs incurred in Cases F-87/12, T-373/13 P and F-87/12 RENV and to pay the costs incurred by the European Commission in Case F-87/12;*
3. *Orders the European Commission to bear its own costs in Cases T-373/13 P and F-87/12 RENV.*

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**Order of the Civil Service Tribunal (Third Chamber) of 22 April 2015 — ED v ENISA**

(Case F-105/14) <sup>(1)</sup>

**(Civil service — Temporary staff member — Selection procedure — Decision rejecting an application, during the pre-selection stage, following examination by a selection board — No complaint lodged within the time-limit laid down in the Staff Regulations against the decision rejecting the application — Request for information — Reply from the authority authorised to conclude employment contracts not including a review of the decision rejecting the application — Complaint lodged against that reply — Failure to comply with the pre-litigation procedure — Manifest inadmissibility — Article 81 of the Rules of Procedure)**

(2015/C 190/37)

*Language of the case: English*

### Parties

*Applicant:* ED (represented by: S.A. Pappas, lawyer)