Preface	V
List of Abbreviations and Acronyms	XXI
Table of Cases	XXIII
STATUTE OF THE COURT OF JUSTICE OF THE EUROPEAN UNI	ON
INTRODUCTION	1
INTERPRETATION	10 10
TITLE I. JUDGES AND ADVOCATES GENERAL	
Article 2 [Oath]	10
Article 3 [Immunity]	13
Article 4 [Exclusion of other occupation]	16
Article 5 [Term in office]	19
Article 6 [Deprivation of office]	21
Article 7 [New appointments]	25
Article 8 [Advocates-General]	25
TITLE II. ORGANISATION OF THE COURT OF JUSTICE	
Article 9 [Replacing of Judges]	25
Article 9a [Vice-President]	26
Article 10 [Oath of the Registrar]	26
Article 11 [Replacement of the Registrar]	27
Article 12 [Administrative support]	27
Article 13 [Assistant Rapporteurs]	28
Article 14 [Requirements of residence]	29
Article 15 [Judicial vacations]	30
Article 16 [Chambers]	31
Article 17 [Ability to deliberate]	35
Article 18 [Conflict of interest, bias]	36
TITLE III. PROCEDURE	
Article 19 [Representing the parties at Court]	45
Article 20 [Written and oral procedure]	55 55
Article 21 [Contents of a written application]	61
Article 22 [EAEC-Treaty]	64
Article 23 [Referral for preliminary rulings]	64
Article 23a [Expedited and urgent procedures]	84
Article 24 [Measures of organisation and inquiry]	88
Article 25 [Expert opinions]	92
Article 26 [Hearing of witnesses]	93
Article 27 [Defaulting witnesses]	93



VII

Article 28 [Oath]
Article 29 [Letter rogatory]
Article 30 [Violation of an oath]9
Article 31 [Public hearing]
Article 32 [Hearing experts, witnesses and parties]
Article 33 [Minutes of the hearing]
Article 34 [Case list]
Article 35 [Secrecy of deliberations]
Article 36 [Statement of reasons]
Article 37 [Handing down of judgments]
Article 38 [Costs]
Article 39 [Interim proceedings and suspending enforcement]
Article 40 [Intervention]
Article 41 [Judgment by default]
Article 42 [Third party proceedings]
Article 43 [Judgment of interpretation]
Article 44 [Application for revision]
Article 45 [Periods of grace, unforeseeable circumstances and force majeure]
Article 46 [Time bar in case of non-contractual liability] 13
TITLE IV. GENERAL COURT
Article 47 [Applicable rules]
Article 48 [Number of judges]
Article 49 [Advocate General]
Article 50 [Chambers, full Court, single Judge and Grand Chamber]
Article 51 [Jurisdictions]
Article 52 [Staff of the GC]
Article 53 [Provisions applicable to the GC]
Article 54 [Referring an action and staying proceedings]
Article 55 [Notification of decisions]
Article 56 [Appeal]
Article 57 [Abbreviated appeal]
Article 58 [Appeal limited to points of law]
Article 59 [Appeals procedure]
Article 60 [No suspensory effect]
Article 62 [Review by the ECJ]
Article 62b [No suspensory effect]
Article 02D [140 suspensory effect]
TITLE IVA. SPECIALISED COURTS
Article 62c [Specialised courts]
TITLE V. FINAL PROVISIONS
Article 63 [Rules of Procedure]
Annex 1. THE EUROPEAN UNION CIVIL SERVICE TRIBUNAL
Article 1 [Scope of jurisdiction]
Article 2 [Number of Judges and term in office]
Article 3 [Appointment of Judges]
Article 4 [President and Chambers]
Article 5 [Applicable provisions of the Statute]
Article 6 [Administrative support]

Article 7 [Applicable rules of the Statute]	192
Article 8 [Transmitting cases, suspension]	195
Article 9 [Appeal]	196
Article 10 [Expedited proceedings]	198
Article 11 [Appeals limited to points of law]	198
Article 12 [No suspensory effect]	200
Article 13 [Annulment and Referring Back]	200
•	
RULES OF PROCEDURE OF THE COURT OF JUSTICE (RP 2012)	
INTRODUCTORY PROVISIONS	
INTRODUCTION	201
INTERPRETATION	207
Article 1 Definitions	207
Article 2 Purport of these Rules	208
TITLE I. ORGANISATION OF THE COURT	
CHAPTER 1. JUDGES AND ADVOCATES GENERAL	208
Article 3 Commencement of the term of office of Judges and Advocates General	208
Article 4 Taking of the oath	209
Article 5 Solemn undertaking	210
Article 6 Depriving a Judge or Advocate General of his office	211
Article 7 Order of seniority	211
•	
CHAPTER 2. PRESIDENCY OF THE COURT, CONSTITUTION OF THE CHAMBERS	
AND DESIGNATION OF THE FIRST ADVOCATE GENERAL	212
Article 8 Election of the President and of the Vice-President of the Court	212
Article 9 Responsibilities of the President of the Court	213
Article 10 Responsibilities of the Vice-President of the Court	213
Article 11 Constitution of Chambers	214
Article 12 Election of Presidents of Chambers	216
Article 13	216
Article 14 Designation of the First Advocate General	216
CHAPTER 3. ASSIGNMENT OF CASES TO JUDGE-RAPPORTEURS AND ADVO-	
CATES GENERAL	217
Article 15 Designation of the Judge-Rapporteur	217
Article 16 Designation of the Advocate General	218
CHAPTER 4. ASSISTANT RAPPORTEURS	219
Article 17 Assistant Rapporteurs	219
CHAPTER 5. REGISTRY	220
Article 18 Appointment of the Registrar	220
Article 19 Deputy Registrar	222
Article 20 Responsibilities of the Registrar	222
Article 21 Keeping of the register	225
Article 22 Consultation of the register and of judgments and orders	220
CHAPTER 6. THE WORKING OF THE COURT	227
Article 23 Location of the sittings of the Court	227
Article 24 Calendar of the Court's judicial business	227
Article 25 General meeting	229 229
Article 26 Drawing-up of minutes	22

CHAPTER 7. FORMATIONS OF THE COURT	229
SECTION 1. COMPOSITION OF THE FORMATIONS OF THE COURT	229 229 231 232 232
Article 31 Where a member of the formation of the Court is prevented from acting	232
SECTION 2. DELIBERATIONS	233 233 236 236 236
CHAPTER 8. LANGUAGES Article 36 Language of a case Article 37 Determination of the language of a case Article 38 Use of the language of the case Article 39 Responsibility of the Registrar concerning language arrangements Article 40 Languages of the publications of the Court Article 41 Authentic texts Article 42 Language service of the Court	237 239 242 245 246 246
TITLE II. COMMON PROCEDURAL PROVISIONS	
CHAPTER 1. RIGHTS AND OBLIGATIONS OF AGENTS, ADVISERS AND LAW-YERS	247
Article 43 Privileges, immunities and facilities Article 44 Status of the parties' representatives Article 45 Waiver of immunity Article 46 Exclusion from the proceedings Article 47 University teachers and parties to the main proceedings	247 250 257 257 257
CHAPTER 2. SERVICE	250 250
CHAPTER 3. TIME-LIMITS	258 258 268 268
CHAPTER 4. DIFFERENT PROCEDURES FOR DEALING WITH CASES Article 53 Procedures for dealing with cases Article 54 Joinder Article 55 Stay of proceedings Article 56 Deferment of the determination of a case	26 26 26 27 27
CHAPTER 5. WRITTEN PART OF THE PROCEDURE Article 57 Lodging of procedural documents Article 58 Length of procedural documents	27- 27- 28
CHAPTER 6. THE PRELIMINARY REPORT AND ASSIGNMENT OF CASES TO FORMATIONS OF THE COURT	28
Article 59 Preliminary report	28 28

CHAPTER 7. MEASURES OF ORGANISATION OF PROCEDURE AND MEASURES
OF INQUIRY 284
SECTION 1. MEASURES OF ORGANISATION OF PROCEDURE
Article 61 Measures of organisation prescribed by the Court
Article 62 Measures of organisation prescribed by the Judge-Rapporteur or the Advocate
General
SECTION 2. MEASURES OF INQUIRY
Article 63 Decision on measures of inquiry
Article 64 Determination of measures of inquiry
Article 65 Participation in measures of inquiry
Article 66 Oral testimony
Article 67 Examination of witnesses 290
Article 68 Witnesses' oath
Article 69 Pecuniary penalties
Article 70 Expert's report
Article 71 Expert's oath
Article 72 Objection to a witness or expert
Article 75 Opening of the oral part of the procedure after the inquiry
CHAPTER 8. ORAL PART OF THE PROCEDURE
Article 76 Hearing
Article 77 Joint hearing
Article 78 Conduct of oral proceedings
Article 79 Cases heard in camera
Article 80 Questions
Article 81 Close of the hearing
Article 82 Delivery of the Opinion of the Advocate General
Article 83 Opening or reopening of the oral part of the procedure
Article 84 Minutes of hearings
Article 85 Recording of the hearing
CHAPTER 9. JUDGMENTS AND ORDERS
Article 86 Date of delivery of a judgment
Article 87 Content of a judgment
Article 88 Delivery and service of the judgment
Article 89 Content of an order
Article 90 Signature and service of the order
Article 91 Binding nature of judgments and orders
Article 92 Publication in the Official Journal of the European Union
Tricke 72 Tubication in the Official Journal of the European Official American
TITLE III DEPENDICES FOR A REFLIXING BY BUILDIC
TITLE III. REFERENCES FOR A PRELIMINARY RULING
CHAPTER 1. GENERAL PROVISIONS
Article 93 Scope
Article 94 Content of the request for a preliminary ruling
Article 95 Anonymity
Article 96 Participation in preliminary ruling proceedings
Article 97 Parties to the main proceedings
Article 98 Translation and service of the request for a preliminary ruling
Article 99 Reply by reasoned order
Article 100 Circumstances in which the Court remains seised
Article 101 Request for clarification
Article 102 Costs of the preliminary ruling proceedings
Article 103 Rectification of judgments and orders
Article 104 Interpretation of preliminary rulings

CHAPTER 2. EXPEDITED PRELIMINARY RULING PROCEDURE	345
Article 105 Expedited procedure	345 350
CHAPTER 3. URGENT PRELIMINARY RULING PROCEDURE	350
Article 107 Scope of the urgent preliminary ruling procedure	350
Article 108 Decision as to urgency	355
Article 109 Written part of the urgent procedure	356
Article 110 Service and information following the close of the written part of the procedure	358
Article 111 Omission of the written part of the procedure	358
Article 112 Decision on the substance	358
Article 113 Formation of the Court	358
Article 114 Transmission of procedural documents	359
CHAPTER 4, LEGAL AID	359
Article 115 Application for legal aid	360
Article 116 Decision on the application for legal aid	362
Article 117 Sums to be advanced as legal aid	362
Article 118 Withdrawal of legal aid	362
THERE ITO WHITEHAM OF TORM AND THE THERE AND THE	302
TITLE IV. DIRECT ACTIONS	
CHAPTER 1. REPRESENTATION OF THE PARTIES	363
Article 119 Obligation to be represented	363
-	303
CHAPTER 2. WRITTEN PART OF THE PROCEDURE	367
Article 120 Content of the application	367
Article 121 Information relating to service	374
Article 122 Annexes to the application	375
Article 123 Service of the application	376
Article 124 Content of the defence	376
Article 125 Transmission of documents	379
Article 126 Reply and rejoinder	379
CHAPTER 3. PLEAS IN LAW AND EVIDENCE	381
Article 127 New pleas in law	381
Article 128 Evidence produced or offered	384
-	
CHAPTER 4. INTERVENTION	385
Article 129 Object and effects of the intervention	387
Article 130 Application to intervene	388
Article 131 Decision on applications to intervene	390
Article 132 Submission of statements	392
CHAPTER 5. EXPEDITED PROCEDURE	394
Article 133 Decision relating to the expedited procedure	396
Article 134 Written part of the procedure	398
Article 135 Oral part of the procedure	399
Article 136 Decision on the substance	400
CHARTER & COCTE	
CHAPTER 6. COSTS	400
Article 137 Decision as to costs	401
Article 138 General rules as to allocation of costs	401
Article 139 Unreasonable or vexatious costs	402
Article 140 Costs of interveners	404
Article 141 Costs in the event of discontinuance or withdrawal	404
Article 142 Costs where a case does not proceed to judgment	406 406
Article 143 Costs of proceedings	400
Article 145 Dispute concerning the costs to be recovered	411
Article 145 Dispute concerning the costs to be recovered	417
ATTICLE 130 FIOCEGUIC IOI PAYMENT	41/

CHAPTER 7. AMICABLE SETTLEMENT, DISCONTINUANCE, CASES THAT DO NOT PROCEED TO JUDGMENT AND PRELIMINARY ISSUES	418
Article 147 Amicable settlement	
Article 148 Discontinuance	419
Article 149 Cases that do not proceed to judgment	
Article 150 Absolute bar to proceeding with a case	
Article 151 Preliminary objections and issues	
• •	
CHAPTER 8. JUDGMENTS BY DEFAULT	424
Article 152 Judgments by default	424
CHAPTER 9. REQUESTS AND APPLICATIONS RELATING TO JUDGMENTS AND ORDERS	
URDERS	427 427
Article 153 Competent formation of the Court	
Article 154 Rectification	
Article 155 Failure to adjudicate	
Article 156 Application to set aside	
Article 157 Third-party proceedings	433
Article 158 Interpretation	435
Article 159 Revision	438
CHAPTER 10. SUSPENSION OF OPERATION OR ENFORCEMENT AND OTHER	
INTERIM MEASURES	
Article 160 Application for suspension or for interim measures	
Article 161 Decision on the application	451
Article 162 Order for suspension of operation or for interim measures	451
Article 163 Change in circumstances	453
Article 164 New application	
Article 165 Applications pursuant to Articles 280 TFEU and 299 TFEU and Article 164 TEAEC	
Article 166 Application pursuant to Article 81 TEAEC	454
TITLE V. APPEALS AGAINST DECISIONS OF THE GENERAL COU CHAPTER 1. FORM AND CONTENT OF THE APPEAL, AND FORM OF ORDER	
SOUGHT	
Article 167 Lodging of the appeal	458
Article 168 Content of the appeal	459
Article 169 Form of order sought, pleas in law and arguments of the appeal	464
Article 170 Form of order sought in the event that the appeal is allowed	465
CHAPTER 2. RESPONSES, REPLIES AND REJOINDERS	467
Article 171 Service of the appeal	
Article 172 Parties authorised to lodge a response	468
Article 173 Content of the response	469
Article 174 Form of order sought in the response	469
Article 175 Reply and rejoinder	
CHAPTER 3. FORM AND CONTENT OF THE CROSS-APPEAL, AND FORM OF	
ORDER SOUGHT	472
Article 176 Cross-appeal	
Article 177 Content of the cross-appeal	47
	47 47
Article 177 Content of the cross-appeal	47
Article 177 Content of the cross-appeal	47
Article 177 Content of the cross-appeal	47 47 47
Article 177 Content of the cross-appeal Article 178 Form of order sought, pleas in law and arguments of the cross-appeal CHAPTER 4. PLEADINGS CONSEQUENT ON THE CROSS-APPEAL Article 179 Response to the cross-appeal Article 180 Reply and rejoinder on a cross-appeal	47 47 47
Article 177 Content of the cross-appeal Article 178 Form of order sought, pleas in law and arguments of the cross-appeal CHAPTER 4. PLEADINGS CONSEQUENT ON THE CROSS-APPEAL Article 179 Response to the cross-appeal Article 180 Reply and rejoinder on a cross-appeal CHAPTER 5. APPEALS DETERMINED BY ORDER	47 47 47 47
Article 177 Content of the cross-appeal Article 178 Form of order sought, pleas in law and arguments of the cross-appeal CHAPTER 4. PLEADINGS CONSEQUENT ON THE CROSS-APPEAL Article 179 Response to the cross-appeal Article 180 Reply and rejoinder on a cross-appeal	47 47 47 47 47

CHAPTER 6. EFFECT ON A CROSS-APPEAL OF THE REMOVAL OF
THE APPEAL FROM THE REGISTER
Article 183 Effect on a cross-appeal of the discontinuance or manifest inadmissibility of the
appeal
CHAPTER 7. COSTS AND LEGAL AID IN APPEALS
Article 184 Costs in appeals
Article 185 Legal aid
Article 186 Prior application for legal aid
Article 187 Decision on the application for legal aid
Article 188 Sums to be advanced as legal aid
Article 189 Withdrawal of legal aid
CHAPTER 8. OTHER PROVISIONS APPLICABLE TO APPEALS
Article 190 Other provisions applicable to appeals
Article 130 Other provisions applicable to appeals
TITLE VI. REVIEW OF DECISIONS OF THE GENERAL COURT
Article 191 Reviewing Chamber
Article 192 Information and communication of decisions which may be reviewed
Article 193 Review of decisions given on appeal
Article 194 Review of preliminary rulings
Article 195 Judgment on the substance of the case after a decision to review
TITLE VII. OPINIONS
Article 196 Written part of the procedure
Article 197 Designation of the Judge-Rapporteur and of the Advocate General
Article 198 Hearing
Article 199 Time-limit for delivering the Opinion
Article 200 Delivery of the Opinion
TITLE VIII. PARTICULAR FORMS OF PROCEDURE
Article 201 Appeals against decisions of the arbitration committee
Article 201 Appeals against decisions of the arbitration committee
Article 203 Procedure under Article 103 TEAEC and 105 TEAEC
Article 204 Procedure provided for by Article 111(3) of the EEA Agreement
Article 205 Settlement of the disputes referred to in Article 35 TEU in the version in force
before the entry into force of the Treaty of Lisbon
Article 206 Requests under Article 269 TFEU
There are requeste ander minute are an arminimization and an arminimization and arminimization and arminimization arminimization and arminimization arminimi
FINAL PROVISIONS
Article 207 Supplementary rules
Article 208 Implementing rules
Article 209 Repeal

RULES OF PROCEDURE OF THE GENERAL COURT OF THE EUROPEAN UNION (RP GC)

INTRODUCTION	201
INTERPRETATION	509
Article 1 [Terminology]	509
THE TELEPHONE	
TITLE I. ORGANISATION OF THE GENERAL COURT	
TITLE I. ORGANISATION OF THE GENERAL COURT	
CHAPTER 1. PRESIDENT AND MEMBERS OF THE GENERAL COURT	509
Article 2 [Judges and Advocates-General]	510
Article 3 [Term in office]	511
Article 4 [Taking the oath]	511
Article 5 [Revocation]	512
Article 6 [Order of seniority]	514
Article 7 [Election of the President]	515
Article 8 [Powers of the President]	515
Article 9 [Substitute of the President]	516
	310
CHAPTER 2. CONSTITUTION OF THE CHAMBERS AND DESIGNATION OF	
JUDGE-RAPPORTEURS AND ADVOCATES GENERAL	516
Article 10 [Chambers]	516
Article 11 [Competence of the Chambers]	517
Article 12 [Criteria of allocation]	518
Article 13 [Assignment, Judge-Rapporteur]	519
Article 14 [Plenary session, Grand Chamber and Chambers]	521
Article 15 [Electing the President of the Chamber]	525
Article 16 [Powers of the President of a Chamber]	526
Article 17 [Advocate General assisting plenary session]	527
Article 18 [Advocate General assisting a Chamber]	528
Article 19 [Designating an Advocate General]	529
CHAPTER 3. REGISTRY	529
SECTION 1. THE REGISTRAR	529
	529
Article 20 [Appointment of the Registrar]	530
	531
Article 22 [Substitute]	531
	533
Article 24 [Register]	535
Article 25 [Archives and publications]	536
Article 27 [Attending the sittings]	536
	330
SECTION 2. Other Departments	536
Article 28 [Administrative support]	536
Article 29 [Oath]	537
Article 30 [General administration]	537
CHAPTER 4. THE WORKING OF THE GENERAL COURT	537
Article 31 [Dates of the sittings]	538
Article 32 [Deliberations]	538
Article 33 [Modalities of deliberations]	541
Article 34 [Judicial vacations]	543
CHAPTER 5. LANGUAGES	545
Article 35 [Language of the case]	545

Article 36 [Translations]	553 55 6
CHAPTER 6. RIGHTS AND OBLIGATIONS OF AGENTS, ADVISERS AND LAW-	556
Article 38 [Immunities, privileges and facilities]	556
Article 39 [Proof of status]	561
Article 40 [Waiving immunities, privileges and facilities]	561
Article 41 [Exclusion of the proceedings]	562
Article 42 [University teachers]	568
TITLE II. PROCEDURE	
CHAPTER 1. WRITTEN PROCEDURE	568
Article 43 [General rules for pleadings]	573
Article 44 [Contents of an application]	584
Article 45 [Serving the application]	607
Article 46 [Contents of the statement of defence]	607
Article 47 [Reply and rejoinder]	615
Article 48 [Further evidence; no new pleas in law]	621
Article 49 [Measures of organization or of inquiry]	629
Article 50 [Joining cases]	630
Article 51 [Referring a case to a different formation]	634
Article 52 [Preliminary report]	637
Article 53 [Opening the oral procedure]	639
Article 54 [Opening of the oral procedure in certain cases]	641
CHAPTER 2. ORAL PROCEDURE	641
Article 55 [Sequence of oral hearings]	645
Article 56 [Directing the proceedings]	647
Article 57 [Hearing in camera]	648
Article 58 [Questions]	649
Article 59 [Restricted rights of the parties]	658
Article 60 [End of the oral procedure]	658
Article 61 [Opinion of the Advocate General]	658
Article 62 [Reopening order]	659
Article 63 [Minutes]	662
CHAPTER 3. MEASURES OF ORGANISATION OF PROCEDURE AND MEASURES OF INQUIRY	664
SECTION 1. MEASURES OF ORGANIZATION OF PROCEDURE	664
Article 64 [Measures of organization]	665
SECTION 2. MEASURES OF INQUIRY	677
Article 65 [Catalogue of measures]	677
Article 66 [Order]	680
Article 67 [Applying the order]	681
SECTION 3. The Summoning and Examination of Witnesses and Experts	682
Article 68 [Witnesses]	682
Article 69 [Obligation to attend]	685
Article 70 [Expert's report]	686
Article 71 [Oath]	689
Article 72 [Perjury]	689
Article 73 [Objecting to a witness or expert]	690
Article 74 [Travel and subsistence expenses]	690
Article 75 [Letters rogatory]	690
Article 76 [Minutes]	691

CHAPTER 3a. EXPEDITED PROCEDURES	
CHAPTER 4. STAY OF PROCEEDINGS AND DECLINING OF JURISDICTION BY THE GENERAL COURT	01
	01
Article 78 [Decision to stay]	04
Article 79 [Duration of the stay]	04
Article 80 [Decision declining jurisdiction]	05
CHAPTER 5. JUDGMENTS70	06
	06
	09
	10
Article 84 [Rectifying judgments]71	
Article 85 [Supplementing the part on costs]	
Article 86 [Publication of the case-law]	
	•
CHAPTER 6. COSTS 71	16
Article 87 [Allocation of costs]	17
Article 88 [Staff cases]	28
Article 89 [Costs of enforcement of a judgment]	30
Article 90 [Judicial costs]	31
Article 91 [Recoverable costs]	34
Article 92 [Taxation]	55
Article 93 [Currency]	66
CHAPTER 7. LEGAL AID 76	66
	67
Article 95 [Relevant documents]	
Article 96 [Specific procedure]	-
Article 97 [Modelities of narmout]	70 79
Article 97 [Modalities of payment]	/7
CHAPTER 8. DISCONTINUANCE	80
Article 98 [Amicable settlement]	80
Article 99 [Discontinuing the proceedings]	81
CHAPTER 9. SERVICE	83
	83
	85
	88
	91
Article 103 [Extension of time-limits]	96
TITLE III. SPECIAL FORMS OF PROCEDURE	
	97
	98
	15
	19
	19
	22
	23
	24
· · ·	25
	25
	3(
	33]
reflect 115 [110001212 out to proceedings, devote or purpose]	-

Article 114 [Preliminary pleas not going to the substance]	4
CHAPTER 3. INTERVENTION	2
Article 115 [Admission as intervener]	_
Article 116 [Subsequent procedure]	:8
CHAPTER 4. JUDGMENTS OF THE GENERAL COURT DELIVERED AFTER ITS DECISION HAS BEEN SET ASIDE AND THE CASE REFERRED BACK TO IT	7
Article 117 [Referral back to GC]	7
Article 118 [Formation of Judges]	
Article 119 [Procedure after referral to the GC]	
Article 120 [Applicable provisions] 85 Article 121 [Costs] 86	
	U
CHAPTER 4a. DECISIONS OF THE GENERAL COURT GIVEN AFTER ITS DECISION HAS BEEN REVIEWED AND THE CASE REFERRED BACK TO IT 86	60
Article 121a	i 1
Article 121b	
Article 121c	
Article 121d)2
CHAPTER 5. JUDGMENTS BY DEFAULT AND APPLICATIONS TO SET THEM ASIDE	52
Article 122 [Conditions]	52
CHAPTER 6. EXCEPTIONAL REVIEW PROCEDURES	57
SECTION 1. THIRD-PARTY PROCEEDINGS	57
Article 123 [Third-party proceedings]	57
Article 124 [Chamber hearing third-party proceedings]	0
SECTION 2. REVISION	70
Article 125 [Time-limits] 87	70
Article 126 [Contents of the application]	′2
Article 127 [Competent formation] 87	
Article 128 [Appeal and application for revision]	/5
SECTION 3. INTERPRETATION OF JUDGMENTS	75
Article 129 [Contents of the application]	75
TITLE IV. PROCEEDINGS RELATING TO	
INTELLECTUAL PROPERTY RIGHTS	
	79
Article 131 [Language of the proceedings]	30
Article 132 [Additional indications in the application]	33
Article 133 [Service of the application]	
Article 134 [Intervention]	
	38 91
	91
71100 100 [0000]	•
TITLE V. APPEALS AGAINST DECISIONS OF THE	
EUROPEAN UNION CIVIL SERVICE TRIBUNAL	
LONGI LAN CITION GIVID OF WIND LINDOWN	
Article 136a [Language of the proceedings]	94
	95
Article 138 a [Notice of appeal]	95
	96

Article 140 [Serving the notice of appeal]	897
Article 141 [Response]	897
Article 142 [Petita]	898
Article 143 [Reply and rejoinder]	898
Article 144 [Applicable provisions]	899
Article 145 [Appeal manifestly inadmissible or unfounded]	899
Article 146 [Oral procedure]	900
Article 147 [Preliminary report]	901
Article 148 [Costs]	901
Article 149 [Intervention]	902
FINAL PROVISIONS	
Article 150 [Practice directions to parties]	902 903
Index	905