Noting of loss of rights pursuant to Rule 112(1) EPC

In the European patent application cited above, the designation(s) of the following Contracting State(s):
....................................................................................................................................................................
.....................................................................................................................................................................
is (are) deemed to be withdrawn (R. 17(1) EPC) because a new European patent application was filed pursuant to Article 61(1)(b) EPC on ................................................................................................................................................
by ................................................................................................................................................................
who has been adjudged in a final decision dated .....................................................................................
to be entitled to the grant of the European patent for the State(s) indicated above.

Means of redress

Request for a decision (R. 112(2) EPC)

If the applicant considers that the finding of the European Patent Office is inaccurate, he may, within a (non-extendable) period of two months after notification of this communication, apply in writing for a decision on the matter. The application can only lead to the finding being reversed if this does not actually correspond to the factual or legal situation.