ORDER OF THE COURT OF FIRST INSTANCE

of 2 June 2004

in Case T-123/03 Pfizer Ltd v Commission of the European Communities (¹)

(Medicinal products for human use — Initiation, under Article 30 of Directive 2001/83/EC, of the procedure under Article 32 of that directive — Application for annulment — Measure against which an action may be brought — Preparatory measure — Inadmissible)

(2004/C 228/95)

(Language of the case: English)

In Case T-123/03: Pfizer Ltd, established in Sandwich, Kent (United Kingdom), represented by D. Anderson QC, K. Bacon, Barrister, I. Dodds-Smith and T. Fox, Solicitors, against Commission of the European Communities (Agents: H. Støvlbaek and X. Lewis, acting as Agents, with an address for service in Luxembourg) — application for the annulment of the Commission Decision of 6 January 2003 initiating a referral to the European Agency for the Evaluation of Medicinal Products (EMEA) in relation to Lopid under Article 30 of Directive 2001/83/EC of the European Parliament and of the Council of 6 November 2001 on the Community code relating to medicinal products for human use (OJ 2001 L 311, p. 67) — the Court of First Instance (Fourth Chamber), composed of: H. Legal, President, V. Tilli and M. Vilaras, Judges; H. Jung, Registrar, has made an order on 2 June 2004, the operative part of which is as follows:

- 1. The application is dismissed as inadmissible.
- 2. The applicant shall pay the costs.
- (1) OJ C 171 of 19.7.2003.

established in Bremen (Germany), Hauptverban der Deutschen Bauindustrie eV, established in Berlin (Germany), represented by H.-P. Schneider, lawyer, against Commission of the European Communities (Agents: K. Wiedner, assisted by A. Böhlke, lawyer, with an address for service in Luxembourg) — application for annulment of Article 1 of, and Table 1 of the Annex to, Commission Decision 2003/312/EC of 9 April 2003 on the publication of the reference of standards relating to thermal insulation products, geotextiles, fixed fire-fighting equipment and gypsum blocks in accordance with Council Directive 89/106/EEC (OJ 2003 L 114, p. 50), — the Court of First Instance (Third Chamber), composed of J. Azizi, (President), M. Jaeger and F. Dehousse, Judges; H. Jung, Registrar, has made an order on 25 May 2004, the operative part of which is as follows:

- 1. The action is dismissed as inadmissible;
- The applicants shall bear their own costs and those incurred by the defendant, including those relating to the interlocutory proceedings in Case T-264/03 R.

(1) OJ C 239, 4.10.2003.

Action brought on 25 May 2004 by Ryanair Limited against the Commission of the European Communities

(Case T-196/04)

(2004/C 228/97)

(Language of the case: English)

ORDER OF THE COURT OF FIRST INSTANCE

of 25 May 2004

in Case T-264/03: Jürgen Schmoldt and Others v Commission of the European Communities (1)

(Action for annulment — Procedural time-limit — Natural or legal persons — Acts of individual concern to them — Decision — Thermal insulation standards — Inadmissibility)

(2004/C 228/96)

(Language of the case: German)

In Case T-264/03: Jürgen Schmoldt, residing in Dallgow-Döberitz (Germany), Kaefer Isoliertechnik GmbH & Co. KG, An action against the Commission of the European Communities was brought before the Court of First Instance of the European Communities on 25 May 2004 by Ryanair Limited, Dublin, Ireland, represented by Mr D. Gleeson and Mr A. Collins Barristers and Dr V. Power, Solicitor.

The applicant claims that the Court should:

- Annul the decision of 12 February 2004 concerning the advantages authorised by the Walloon Region and Brussels South Charleroi Airport to the airline Ryanair at the time of its installation at Charleroi.
- Order the Commission to pay the costs of these proceedings.