

1. *The application is dismissed as inadmissible.*
2. *The applicant shall bear the costs.*

(¹) OJ C 173 of 16.6.2001.

ORDER OF THE PRESIDENT OF THE COURT OF FIRST INSTANCE

of 20 December 2001

in Case T-213/01 R: Österreichische Postsparkasse AG v Commission of the European Communities

(Proceedings for interim measures — Competition — Access to documents — Admissibility — Urgency — Weighing of interests)

(2002/C 156/48)

(Language of the case: German)

In Case T-213/01 R: Österreichische Postsparkasse AG, established in Vienna, represented by M. Klusmann, F. Wiener and A. Reidlinger, lawyers, against Commission of the European Communities (Agent: S. Rating), — application principally for suspension of the operation of the Commission's decision COMP/D-1/36.571 of 9 August 2001 and, in the alternative, for an order restraining the Commission from disclosing to the Freiheitliche Partei Österreichs the statement of objections of 10 September 1999 and the further statement of objections of 21 November 2000 in Case COMP/36.571, — the President of the Court of First Instance has made an order on 20 December 2001 in which he:

1. *Dismisses the application for interim measures.*
2. *Reserves the costs.*

ORDER OF THE PRESIDENT OF THE COURT OF FIRST INSTANCE

of 20 December 2001

in Case T-214/01 R: Bank für Arbeit und Wirtschaft AG v Commission of the European Communities

(Proceedings for interim measures — Competition — Access to documents — Admissibility — Urgency — Weighing of interests)

(2002/C 156/49)

(Language of the case: German)

In Case T-214/01 R: Bank für Arbeit und Wirtschaft AG, established in Vienna, represented by H.J. Niemeyer, lawyer, against Commission of the European Communities (Agent: S. Rating), — application principally for suspension of the operation of the Commission's decision COMP/D-1/36.571 of 25 July 2001 and, in the alternative, for an order restraining the Commission from disclosing to the Freiheitliche Partei Österreichs the statement of objections of 10 September 1999 and the further statement of objections of 21 November 2000 in Case COMP/36.571, — the President of the Court of First Instance has made an order on 20 December 2001 in which he:

1. *Dismisses the application for interim measures.*
2. *Reserves the costs.*

ORDER OF THE COURT OF FIRST INSTANCE

of 21 March 2002

in Case T-218/01: Laboratoire Monique Remy SAS against the Commission of the European Communities⁽¹⁾

(Action for annulment — Time-limits — Manifest inadmissibility)

(2002/C 156/50)

(Language of the case: French)

In Case T-218/02: Laboratoire Monique Remy SAS, established in Grasse (France), represented by J.-F. Pupel, lawyer, v Commission of the European Communities (Agent: A. Bordes)