Article 86(2)(f) of the Staff Regulations for officials of the European Communities — the President of the Court of First Instance has made an order on 14 August 2002, in which he:

- 1. Dismisses the application for interim measures;
- 2. Orders that costs are reserved.

ORDER OF THE PRESIDENT OF THE COURT OF FIRST INSTANCE

of 16 July 2002

in Case T-207/02 R: Nicoletta Falcone v Commission of the European Communities

(Procedure for interim relief — Competition procedure — Interim measures — Urgency — None)

(2002/C 261/30)

(Language of the case: Italian)

In Case T-207/02 R: Nicoletta Falcone, residing in Florence (Italy), represented by M. Condinanzi, lawyer, against Commission of the European Communities (Agents: J. Currall and A. Dal Ferro) — application for an interim measure requiring the Commission to invite the applicant to complete her application for admission to the second set of tests in general competition COM/A/10/01, in the field of law, fixed for 19 July 2002, from which she was excluded by decision of the jury of 2 May 2002 informing her that she had not been admitted to the written tests in the said competition — the President of the Court of First Instance has made an order on 16 July 2002, in which he:

- 1. Dismisses the application;
- 2. Orders that costs are reserved.

Action brought on 29 June 2002 by José Lloris Maeso against Commission of the European Communities

(Case T-165/02)

(2002/C 261/31)

(Language of the case: Spanish)

An action against the Commission of the European Communities was brought before the Court of First Instance of the European Communities on 29 June 2002 by José Lloris Maeso, residing in Valencia (Spain), represented by Julián Bosch Abarca, lawyers.

The applicant claims that the Court should:

 annul the decision of the selection board for competition COM/A/10/01 (Law) of 2 May 2002, and that he be admitted to the next stage of that competition.

Pleas in law and main arguments

The applicant in the present case is challenging the decision of the selection board for COM/A/10/01 (Law), notified by letter dated 2 May 2002, awarding him in respect of one of the selection tests in that competition, specifically test (a), marks below the minimum required to be admitted to the remainder of the tests for that competition.

In support of his claim, the applicant alleges error in the marking of the abovementioned test (a).

Action brought on 14 August 2002 by Sunrider Corporation against the Office for Harmonisation in the Internal Market

(Case T-242/02)

(2002/C 261/32)

(Language of the case: Greek)

An action against the Office for Harmonisation in the Internal Market was brought before the Court of First Instance of the European Communities on 14 August 2002 by Sunrider Corporation, whose registered office is in Torrance, California (USA), represented by Nikolaos Dontas and Maria Bra, Lawyers, with an address for service in Luxembourg.