The applicant submits in particular that the refusal adversely affects the rights of defence which it might invoke both against the Italian Government (by challenging the document to which access was requested before the competent Italian court) and against the Commission itself from the point at which, not being aware of the contents of the measure to which access is sought, the applicant is unable to rely on any errors of appraisal which the Commission may have committed in forming the view that it had been properly adopted.

## Removal from the register of Case T-336/01 (1)

(2003/C146/82)

(Language of the case: English)

By order of 19 March 2003 the President of the Fourth Chamber of the Court of First Instance of the European Communities ordered the removal from the register of Case T-336/01: EuroCommerce A.I.S.B.L. v Commission of the European Communities.

(1) OJ C 84 of 06.04.2002.

<sup>(&</sup>lt;sup>1</sup>) See p. 43 of this Official Journal.