ORDER OF THE PRESIDENT OF THE COURT OF FIRST INSTANCE

of 11 April 2003

in Case T-392/02 R: Solvay Pharmaceuticals BV v Council of the European Union

(Procedure for interim relief — Directive 70/524/EEC — Withdrawal of authorisation for the placing on the market of an additive in feedingstuffs — Regulation (EC) No 1756/ 2002 — Application for suspension of operation — Admissibility — Prima facie case — Urgency — Balancing of interests)

(2003/C171/47)

(Language of the case: French)

In Case T-392/01 R: Solvay Pharmaceuticals BV, established in Weesp (Netherlands) represented by C. Meijer, F. Herbert and M. L. Struys, lawyers, with an address for service in Luxembourg, against the Council of the European Union (Agents: M. Balta and M. Ruggeri Laderchi) — application for the suspension of operation of Council Regulation (EC) No 1756/2002 of 23 September 2002 amending Council Directive 70/524/EEC concerning additives in feedingstuffs as regards withdrawal of the authorisation of an additive and amending Commission Regulation (EC) No 2430/1999 (OJ 2002 L 265, p. 1) — the President of the Court of First Instance made an order on 11 April 2003, the operative part of which is as follows:

1. The application for interim measures is dismissed.

2. The costs are reserved.

ORDER OF THE PRESIDENT OF THE COURT OF FIRST INSTANCE

of 27 March 2003

in Case T-398/02 R: Linea GIG Srl v Commission of the European Communities

(Application for interim relief — Competition — Payment of fines — Bank guarantee — Urgency — Exceptional circumstances — Balancing of interests)

(2003/C171/48)

(Language of the case: Italian)

In Case T-398/02 R: Linea GIG Srl, having its registered office in Florence (Italy), represented by L. D'Amario and B. Calzia,

lawyers, with an address for service in Luxembourg, against Commission of the European Communities (Agents: L. Pignataro-Nolin and O. Beynets) — application for suspension of the operation of the decision of the Commission of 30 October 2002 relating to a proceeding pursuant to Article 81 EC and Article 53 of the EEA Agreement (COMP/35.587 PO Video Games, COMP/35.706 PO Nintendo Distribution and COMP/ 36.321 Omega — Nintendo) — the President of the Court of First Instance made an order on 27 March 2003, the operative part of which is as follows:

- 1. The application is dismissed.
- 2. Costs are reserved.

ORDER OF THE COURT OF FIRST INSTANCE

of 28 April 2003

in Case T-15/03: José Luis Zuazaga Meabe against Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) (¹)

(Community trade mark — Annulment — Time limits — Manifest Inadmissibility)

(2003/C171/49)

(Language of the case: Spanish)

In Case T-15/03: José Luis Zuazaga Meabe, residing in Bilbao (Spain), against Office for Harmonisation in the Internal market (Trade Marks and Designs) (OHIM), the other party to proceedings being: Banco Bilbao Vizcaya Argentaria SA, established in Madrid, — appeal against the decision of the Second Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) of 24 October 2002 in Case R-918/2001-2 relating to the opposition proceedings between José Luis Zuazaga Meabe and Banco Bilbao Vizcaya Argentaria SA — the Court of First Instance (Second Chamber), composed of N.J. Forwood, President, and J. Pirrung and A.W.H. Meij, Judges; H. Jung, Registrar; has made an order on 28 April 2003 by which it:

- 1. Dismisses the action as inadmissible;
- 2. Orders the applicant to pay its own costs.

^{(&}lt;sup>1</sup>) OJ C 70, 22.3.2003.