## ORDER OF THE COURT OF FIRST INSTANCE

of 6 May 2003

in Case T-46/02: Finchimica SpA and I.PI.CI — Industria Prodotti Chimici SpA v European Parliament and Council of the European Union (1)

(Decision No 2455/2001/EC — Action for annulment — Inadmissibility)

(2003/C 184/78)

(Language of the case: English)

In Case T-46/02, Finchimica SpA, established in Manerbio (Italy), I.PI.CI — Industria Prodotti Chimici SpA, established in Novate Milanese (Italy), represented by K. Van Maldegem and C. Mereu, lawyers, v European Parliament (Agents: C. Pennera and M. Moore) and Council of the European Union (Agents: M. Sims-Robertson and B. Hoff-Nielsen), supported by Commission of the European Communities (Agents: G. Valero Jordana and K. Fitch): Application for partial annulment of Decision No 2455/2001/EC of the European Parliament and of the Council of 20 November 2001 establishing the list of priority substances in the field of water policy and amending Directive 2000/60/EC (OJ 2001 L 331, p. 1), the Court of First Instance (Third Chamber), composed of: K. Lenaerts, President, J. Azizi and M. Jaeger, Judges; H. Jung, Registrar, has made an order on , the operative part of which is as follows:

- 1. The application is dismissed as inadmissible.
- 2. The applicants shall bear their own costs and pay the costs incurred by the Parliament and the Council.
- 3. The Commission shall bear its own costs.

(1) OJ C 144 of 15.06.2002.

## ORDER OF THE COURT OF FIRST INSTANCE

of 6 May 2003

in Case T-57/02: Makhteshim Agan Holding BV v European Parliament and Council of the European Union (1)

(Decision No 2455/2001/EC — Action for annulment — Inadmissibility)

(2003/C 184/79)

(Language of the case: English)

In Case T-57/02, Makhteshim Agan Holding BV, established in Amsterdam (Netherlands), represented by P. Logelain, K. Van

Maldegem and C. Mereu, lawyers, v European Parliament (Agents, C. Pennera and M. Moore) and Council of the European Union (Agents: M. Sims-Robertson and B. Hoff-Nielsen), supported by Commission of the European Communities (Agents: G. Valero Jordana and K. Fitch): Application for partial annulment of Decision No 2455/2001/EC of the European Parliament and of the Council of 20 November 2001 establishing the list of priority substances in the field of water policy and amending Directive 2000/60/EC (OJ 2001 L 331, p. 1), the Court of First Instance (Third Chamber), composed of: K. Lenaerts, President, J. Azizi and M. Jaeger, Judges; H. Jung, Registrar, has made an order on 6 May 2003, the operative part of which is as follows:

- 1. The application is dismissed as inadmissible.
- 2. The applicant shall bear its own costs and pay the costs incurred by the Parliament and the Council.
- 3. The Commission shall bear its own costs.

(1) OJ C 144 of 15.06.2002.

## ORDER OF THE COURT OF FIRST INSTANCE

of 6 May 2003

in Case T-70/02: Griffin (Europe) Headquaters NV v European Parliament and Council of the European Union (1)

(Decision No 2455/2001/EC — Action for annulment — Inadmissibility)

(2003/C 184/80)

(Language of the case: English)

In Case T-70/02, Griffin (Europe) Headquarters NV, established in Zaventem (Belgium), represented by K. Van Maldegem and C. Mereu, lawyers, v European Parliament (Agents: C. Pennera and M. Moore) and Council of the European Union (Agents: M. Sims-Robertson and B. Hoff-Nielsen), supported by Commission of the European Communities (Agents: G. Valero Jordana and K. Fitch): Application for partial annulment of Decision No 2455/2001/EC of the European Parliament and of the Council of 20 November 2001 establishing the list of priority substances in the field of water policy and amending