The applicant claims that the Court should:

- annul the decision contained in Article 2 of Commission Decision of 4 April 2003 on the requests received by the Commission to increase in MAGP IV objectives to take into account improvements on safety, navigation at sea, hygiene, product quality and working conditions for vessels of more than 12 m in length overall notified under document number C(2003) 1113 to reject a safety capacity application for a proposed new RSW vessel, MFV Golden Rose;
- order the Commission to pay the costs of these proceedings.

Pleas in law and main arguments

The applicant invokes the same pleas in law as in Case T-218/ 03 $(^{\rm l}).$

(1) See p. 9 of this Official Journal.

 order the Commission to pay the costs of these proceedings.

Pleas in law and main arguments

The applicant invokes the same pleas in law as in Case T-218/ 03 $^{(1)}$.

⁽¹⁾ See p. 9 of this Official Journal.

Action brought on 13 June 2003 by Eugene Hannigan against the Commission of the European Communities

(Case T-228/03)

(2003/C 239/23)

(Language of the case: English)

Action brought on 13 June 2003 by Brendelen Limited against the Commission of the European Communities

(Case T-227/03)

(2003/C 239/22)

(Language of the case: English)

An action against the Commission of the European Communities was brought before the Court of First Instance of the European Communities on 13 June 2003 by Brendelen Limited, Greencastle, (Ireland), represented by P. Gallagher and A. Collins, Barristers, and D. Barry, Solicitor.

The applicant claims that the Court should:

— annul the decision contained in Article 2 of Commission Decision of 4 April 2003 on the requests received by the Commission to increase in MAGP IV objectives to take into account improvements on safety, navigation at sea, hygiene, product quality and working conditions for vessels of more than 12 m in length overall notified under document number C(2003) 1113 to reject a safety capacity application to lengthen the MFV Brendelen and for a proposed new vessel to replace the MFV Brendelen; An action against the Commission of the European Communities was brought before the Court of First Instance of the European Communities on 13 June 2003 by Eugene Hannigan, Killybegs, (Ireland), represented by P. Gallagher and A. Collins, Barristers, and D. Barry, Solicitor.

The applicant claims that the Court should:

- annul the decision contained in Article 2 of Commission Decision of 4 April 2003 on the requests received by the Commission to increase in MAGP IV objectives to take into account improvements on safety, navigation at sea, hygiene, product quality and working conditions for vessels of more than 12 m in length overall notified under document number C(2003) 1113 to reject a safety capacity application for a proposed new vessel MFV Niamh Eoghan;
- order the Commission to pay the costs of these proceedings.

Pleas in law and main arguments

The applicant invokes the same pleas in law as in Case T-218/ 03 $^{(1)}$.

⁽¹⁾ See p. 9 of this Official Journal.