ORDER OF THE COURT OF FIRST INSTANCE

of 9 July 2003

in Case T-219/01: Commerzbank AG v Commission of the European Communities (1)

(Action for annulment — Application for access to documents — Decision of the Hearing Officer — Admissibility)

(2003/C 251/21)

(Language of the case: German)

In Case T-219/01: Commerzbank AG, established in Frankfurt am Main (Germany), represented by H. Satzki and B. Maassen, lawyers, against the Commission of the European Communities (Agent: S. Rating) — application for annulment of the Hearing Officer's decision of 17 August 2001 refusing to allow the applicant access to certain documents concerning the closure of the proceeding in Case COMP/E-1/37.919 — bank fees for currency exchange in the Euro zone, initiated against other banks — the Court of First Instance (Fifth Chamber), composed of R. García-Valdecasas, President, P. Lindh and J. D. Cooke, Judges; H. Jung, Registrar, has made an order on 9 July 2003, in which it:

- 1. Dismisses the action as inadmissible.
- 2. Orders the applicant to bear its own and the defendant's costs, including the costs of the interlocutory proceedings in Case T-219/01~R.

(1) OJ C 369 of 22.12.01.

ORDER OF THE COURT OF FIRST INSTANCE (FIFTH CHAMBER)

of 9 July 2003

in Case T-250/01: Dresdner Bank AG v Commission of the European Communities (1)

(Action for annulment — Application for access to documents — Decision of the Hearing Officer — Admissibility)

(2003/C 251/22)

(Language of the case: German)

In Case T-250/01: Dresdner Bank AG, established in Frankfurt am Main (Germany), represented by W. Bosch and M. Hirsch, lawyers, against the Commission of the European Communities (Agent: S. Rating) — application for annulment

of the Hearing Officer's decision of 16 August 2001 refusing to allow the applicant access to certain documents concerning the closure of the proceeding in Case COMP/E-1/37.919 — bank fees for currency exchange in the Euro zone, initiated against other banks — the Court of First Instance (Fifth Chamber), composed of R. García-Valdecasas, President, P. Lindh and J. D. Cooke, Judges; H. Jung, Registrar, has made an order on 9 July 2003, in which it:

- 1. Dismisses the action as inadmissible.
- 2. Orders the applicant to bear its own and the defendant's costs.

(1) OJ C 3 of 5.1.02.

ORDER OF THE PRESIDENT OF THE COURT OF FIRST INSTANCE

of 5 August 2003

in Case T-158/03 R: Industria Químicas del Vallés, SA v Commission of the European Communities

(Interlocutory proceedings — Application to suspend application — Prima facie case — Urgency — Weighing of interests)

(2003/C 251/23)

(Language of the case: Spanish)

In Case T-158/03 R: Industria Químicas del Vallés, SA, established in Barcelona (Spain), represented by C. Fernández Vicién, P. González-Espejo and J. Sabater Marotias, lawyers, against Commission of the European Communities (Agents: B. Doherty and S. Pardo Quintillán) — application to suspend application of Commission Decision 2003/308/EC of 2 May 2003 concerning the non-inclusion of metalaxyl in Annex I to Council Directive 91/414/EEC and the withdrawal of authorisations granted to plant-protection products containing this active substance (OJ 2003 L 113, p. 8), the President of the Court made an order on 5 August 2003, the operative part of which is as follows:

- 1. The interlocutory application is dismissed;
- 2. The costs are reserved.