

Operative part of the order

1. Cases T-278/00 to T-280/00, T-282/00 to T-286/00 and T-288/00 to T-295/00 are joined for the purposes of this order.
2. The objections of inadmissibility raised by the European Commission are joined to the substance.
3. The actions are dismissed as manifestly lacking any foundation in law.
4. Albergo Quattro Fontane Snc, Comitato 'Venezia vuole vivere', Hotel Gabrielli Sandwirth SpA, Astrocoop — Universale — Pulizie, manutenzioni e trasporti Soc. coop. rl, GE.AL.VE. Srl, Metropolitan Srl, Hotel Concordia Snc, Manutencoop Soc. coop. rl, Società per l'industria alberghiera (SPLIA), Principessa Srl, Albergo ristorante 'All'Angelo' Snc, Albergo Saturnia Internazionale SpA, Savoia e Jolanda Srl, Hotels Biasutti Snc, Ge.A.P. Srl, Rialto Inn Srl and Bonvecchiati Srl shall bear their own costs and pay those incurred by the Commission.

⁽¹⁾ OJ C 372, 23.12.2000.

**Order of the General Court of 20 February 2013 —
Département du Loiret v Commission****(Case T-369/00) ⁽¹⁾**

(State aid — Land sale price — Decision ordering the recovery of aid incompatible with the common market — Agreement by which all the assets of the recipient of the aid were transferred to the authorities which granted the aid — No need to adjudicate)

(2013/C 108/65)

Language of the case: French

Parties

Applicant: Département du Loiret (France) (represented by: A. Carnelutti, lawyer)

Defendant: European Commission (represented by: B. Stromsky and J. Flett, acting as Agents)

Re:

Action for the partial annulment of Commission Decision 2002/14/EC of 12 July 2000 on the state aid granted by France to Scott Paper SA Kimberly-Clark (OJ 2002 L 12, p. 1)

Operative part of the order

1. There is no longer any need to adjudicate on this action.
2. The Département du Loiret shall pay the costs before the Court of Justice and the General Court.

⁽¹⁾ OJ C 61, 24.2.2001.

**Order of the General Court of 21 February 2013 —
Maruccio v Commission****(Case T-85/11 P) ⁽¹⁾**

(Appeal — Civil service — Officials — Social security — Serious illness — Reimbursement of medical expenses — Commission decision refusing to reimburse medical expenses incurred by the appellant at the rate of 100 % — Obligation to state reasons — Article 72 of the Staff Regulations — Criteria adopted by the medical council — Opinion of the medical officer produced during the proceedings — Competence of the head of the settlements office — Appeal manifestly unfounded)

(2013/C 108/66)

Language of the case: Italian

Parties

Applicant: Luigi Marcuccio (Tricase, Italy) (represented by: G. Cipressa, lawyer)

Defendant: European Commission (represented by: J. Currall and C. Berardis-Kayser, Agents, and A. Dal Ferro, lawyer)

Re:

Appeal against the judgment of the Civil Service Tribunal of the European Union (First Chamber) of 23 November 2010 in Case F-65/09 *Marcuccio v Commission*, not published in the ECR, seeking to have that judgment set aside.

Operative part of the order

1. The appeal is dismissed.
2. Mr Luigi Marcuccio is to bear his own costs and to pay the costs incurred by the European Commission in the appeal proceedings.

⁽¹⁾ OJ C 103, 2.4.2011.