1. the application is dismissed as inadmissible;

- 2. there is no need to rule on the application to intervene;
- 3. the applicant is ordered to bear its own costs and to pay the costs of the Commission. The Hellenic Republic is ordered to bear the costs incurred by it in connection with the submission of its application to intervene.

(1) OJ No C 208, 12. 8. 1995.

# ORDER OF THE COURT OF FIRST INSTANCE of 13 November 1995

in Case T-127/95: Société auxiliaire d'entreprises v. Commission of the European Communities (<sup>1</sup>)

(Refusal by the Commission to initiate Treaty infringement proceedings — Action for annulment — Action for declaration of failure to act — Inadmissible)

### (96/C 16/31)

#### (Language of the case: French)

In Case T-127/95: Société auxiliaire d'entreprises, established at Issy-les-Molineaux (France), represented by Alexandre Carnelutti, of the Paris Bar, v. Commission of the European Communities (Agent: Henrik van Lier) application, primarily, for the annulment of the decision of the Commission of 29 March 1995 not to initiate proceedings against the Hellenic Republic for infringement of Community law with respect to the award of the public contract for the new Athens airport on the Spata site, alternatively, for a declaration that the Commission has failed to act — the Court of First Instance (Third Chamber), composed of C.P. Briët, President, and B. Vesterdorf and A. Potocki, Judges; H. Jung, Registrar, made an order on 13 November 1995, the operative part of which is as follows:

- 1. the application is dismissed as inadmissible;
- 2. there is no need to rule on the application to intervene;
- 3. the applicant is ordered to bear its own costs and to pay the costs of the Commission. The Hellenic Republic is ordered to bear the costs incurred by it in connection with the submission of its application to intervene.
- (<sup>1</sup>) OJ No C 208, 12. 8. 1995.

ORDER OF THE COURT OF FIRST INSTANCE of 13 November 1995

in Case T-128/95: Aéroports de Paris v. Commission of the European Communities (<sup>1</sup>)

(Refusal by the Commission to initiate Treaty infringement proceedings — Action for annulment — Action for declaration of failure to act — Inadmissible) (96/C 16/32)

## (Language of the case: French)

In Case T-128/95: Aéroports de Paris, established in Paris, represented by Hugues Calvet, of the Paris Bar, with an address for service in Luxembourg at the Chambers of Aloyse May, 31 Grand-Rue, v. Commission of the European Communities (Agent: Henrik van Lier) application, primarily, for annulment of the decision of the Commission of 29 March 1995 not to initiate proceedings against the Hellenic Republic for infringement of Community law with respect to the award of the public contract for the new Athens airport on the Spata site, alternatively, for a declaration that the Commission has failed to act - the Court of First Instance (Third Chamber), composed of C.P. Briët, President, and B. Vesterdorf and A. Potocki, Judges; H. Jung, Registrar, made an order on 13 November 1995, the operative part of which is as follows:

- 1. the application is dismissed as inadmissible;
- 2. there is no need to rule on the application to intervene;
- 3. the applicant is ordered to bear its own costs and to pay the costs of the Commission. The Hellenic Republic is ordered to bear the costs incurred by it in connection with the submission of its application to intervene.

(1) OJ No C 208, 12. 8. 1995.

## ORDER OF THE PRESIDENT OF THE COURT OF FIRST INSTANCE of 7 November 1995

in Case T-168/95 R: Eridania Zuccherifici Nazionali SpA and Others v. Council of the European Union (96/C 16/33)

#### (Language of the case: Italian)

In Case T-168/95 R: Eridania Zuccherifici Nazionali SpA, established in Genoa (Italy), Industria Saccarifera Italiana Agroindustriale SpA (ISI), established in Padua (Italy), Sadam Zuccherifici, established in Bologna (Italy), Sadam Castiglionese SpA, established in Bologna, Sadam Abruzzo SpA, established in Bologna, Zuccherificio del Molise SpA,