COURT OF FIRST INSTANCE

Assignment of Judges to Chambers

(2003/C 112/42)

At its plenary meeting on 2 April 2003, the Court of First Instance decided, pursuant to Article 10 of the Rules of Procedure of the Court of First Instance, in respect of the period ending on 30 September 2003, to assign Judge Martins Ribeiro to the First Chamber, to the First Chamber, Extended Composition, and to the Fifth Chamber, Extended Composition.

Consequently, the composition of the Chambers as decided on 4 July 2002 (OJ C 202 of 24 August 2002, p. 19) is modified as follows:

First Chamber

B. Vesterdorf (President of the Chamber), H. Legal and M.E. Martins Ribeiro, Judges.

First Chamber, Extended Composition

B. Vesterdorf (President of the Chamber), J. Azizi, M. Jaeger, H. Legal and M.E. Martins Ribeiro, Judges.

Fifth Chamber, Extended Composition

R. García-Valdecasas (President of the Chamber), P. Lindh, J.D. Cooke, H. Legal and M.E. Martins Ribeiro, Judges.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 12 March 2003

in Case T-254/99: Maja Srl v Commission of the European Communities (¹)

(Regulation (EEC) No 4028/86 — Community aid — Sale of business — Implementation of project — Procedure for discontinuance of aid — Action for annulment)

(2003/C 112/43)

(Language of the case: Italian)

In Case T-254/99: Maja Srl, formerly Ca'Pasta Srl, established in Padua (Italy), represented by P. Piva, R. Mastroianni and

G. Arendt, lawyers, with an address for service in Luxembourg, against Commission of the European Communities (Agents: C. Cattabriga and A. Dal Ferro) — application for the annulment of Commission decision C(1999) 2183 of 5 August 1999, first, discontinuing the financial aid granted to the applicant by Commission decision C(91) 654/87 of 29 April 1991 in the framework of project IT/0166/91/01, entitled 'Modernisation of an aquaculture production unit at Contarina (Veneto)' and for an order directing the applicant to repay to the Commission ITL 420 810 718 (EUR 217 330,59) — the Court of First Instance (Second Chamber), composed of R.M. Moura Ramos, President, J. Pirrung and A.W.H. Meij, Judges; Palacio González, Principal Administrator, for the Registrar, has given a judgment on 12 March 2003, in which it

- 1. Dismisses the application;
- 2. Orders the applicant to pay the costs, including those of the proceedings for interim measures.

(1) OJ C 34 of 5.2.2000.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 4 March 2003

in Case T-319/99: Federación Nacional de Empresas de Instrumentación Científica, Médica, Técnica y Dental (FENIN) v Commission of the European Communities (¹)

(Competition — Abuse of a dominant position — Public health service — Late payment of invoices — Complaint submitted by suppliers — Definition of undertaking)

(2003/C 112/44)

(Language of the case: Spanish)

In Case T-319/99, Federación Nacional de Empresas de Instrumentación Científica, Médica, Técnica y Dental (FENIN), established in Madrid (Spain), represented by R. García-Gallardo Gil-Fournier, G. Pérez Olmo and D. Domínguez Pérez, lawyers, v Commission of the European Communities (Agents: W. Wils, É. Gippini-Fournier and J. Rivas Andrés): Application for annulment of the Commission's decision of