Chamber), composed of R. Silva de Lapuerta, President of the Chamber, J. Makarczyk and P. Kūris (Rapporteur), Judges; F.G. Jacobs, Advocate General; R. Grass, Registrar, gave a judgment on 10 March 2005, in which it:

- 1. Declares that, by failing to adopt the laws, regulations and administrative provisions necessary to comply with Directives 2002/19/EC of the European Parliament and of the Council of 7 March 2002 on access to, and interconnection of, electronic communications networks and associated facilities (Access Directive), 2002/20/EC of the European Parliament and of the Council of 7 March 2002 on the authorisation of electronic communications networks and services (Authorisation Directive), 2002/21/EC of the European Parliament and of the Council of 7 March 2002 on a common regulatory framework for electronic communications networks and services (Framework Directive), and 2002/22/EC of the European Parliament and of the Council of 7 March 2002 on universal service and users' rights relating to electronic communications networks and services (Universal Service Directive), the Grand Duchy of Luxembourg has failed to fulfil its obligations under those directives.
- 2. Orders the Grand Duchy of Luxembourg to pay the costs.
- (1) OJ C 190, 24.07.2004.

JUDGMENT OF THE COURT

(Fifth Chamber)

of 10 March 2005

in Case C-240/04: Commission of the European Communities v Kingdom of Belgium (1)

(Failure of a Member State to fulfil obligations — Directives 2002/19/EC, 2002/20/EC, 2002/21/EC and 2002/22/EC — Electronic communications networks and services — Failure to transpose within the prescribed period)

(2005/C 115/16)

(Language of the case: French)

In Case C-240/04 Commission of the European Communities (Agent: M. Shotter) v Kingdom of Belgium (Agent: E. Dominkovits) — Action under Article 226 EC for failure to fulfil obligations, brought on 8 June 2004 — the Court (Fifth Chamber), composed of R. Silva de Lapuerta, President of the Chamber, J. Makarczyk and P. Kūris (Rapporteur), Judges; F.G. Jacobs, Advocate General; R. Grass, Registrar, gave a judgment on 10 March 2005, in which it:

- 1. Declares that, by failing to adopt all the laws, regulations and administrative provisions necessary to comply with Directives 2002/19/EC of the European Parliament and of the Council of 7 March 2002 on access to, and interconnection of, electronic communications networks and associated facilities (Access Directive), 2002/20/EC of the European Parliament and of the Council of 7 March 2002 on the authorisation of electronic communications networks and services (Authorisation Directive), 2002/21/EC of the European Parliament and of the Council of 7 March 2002 on a common regulatory framework for electronic communications networks and services (Framework Directive), and 2002/22/EC of the European Parliament and of the Council of 7 March 2002 on universal service and users' rights relating to electronic communications networks and services (Universal Service Directive), the Kingdom of Belgium has failed to fulfil its obligations under those directives.
- 2. Orders the Kingdom of Belgium to pay the costs.
- (1) OJ C 190, 24.07.2004.

ORDER OF THE COURT

(Second Chamber)

of 17 February 2005

in Case C-250/03: Reference for a preliminary ruling from the Tribunale amministrativo regionale per la Lombardia in Giorgio Emanuele Mauri v Ministero della Giustizia, Commissione per gli esami di avvocato presso la Corte d'appello di Milano (¹)

(Article 104(3) of the Rules of Procedure — Access to the profession of advocate — Rules on the examination for authorisation to practise as an advocate)

(2005/C 115/17)

(Language of the case: Italian)

In Case C-250/03: reference for a preliminary ruling under Article 234 EC from the Tribunale amministrativo regionale per la Lombardia, (Italy), made by decision of 13 November 2002, received at the Court on 11 June 2003, in the proceedings between Giorgio Emanuele Mauri and Ministero della Giustizia, Commissione per gli esami di avvocato presso la Corte d'appello di Milano — the Court (Second Chamber), composed of C.W.A. Timmermans (Rapporteur), President of the Chamber, C. Gulmann, R. Schintgen, J. Makarczyk and J. Klučka, Judges; P. Léger, Advocate General; R. Grass, Registrar, made an order on 17 February 2005, the operative part of which is as follows: