

3. The Commission shall bear the costs it has incurred to date in connection with the action brought by the abovementioned sixteen undertakings.

4. The remainder of the costs are reserved.

(¹) OJ C 372 of 23.12.2000.

3. The Commission shall bear the costs it has incurred to date in connection with the action in so far as it was brought by Baglioni Hotels SpA.

4. The Italian Republic shall bear the costs it has incurred to date in connection with the action in so far as it was brought by Baglioni Hotels SpA.

5. The remainder of the costs are reserved.

(¹) OJ C 355 of 9.12.2000.

ORDER OF THE COURT OF FIRST INSTANCE

of 10 March 2005

in Case T-269/00 Baglioni Hotels SpA and Sagar Srl v
Commission of the European Communities (¹)

(State aid — Commission decision declaring incompatible with the common market unlawful aid schemes and requiring repayment of incompatible aid — National procedure for repayment precluded — Action for annulment — No legal interest in bringing proceedings — Inadmissibility)

(2005/C 155/37)

(Language of the case: Italian)

In Case T-269/00: Baglioni Hotels SpA and Sagar Srl, established in Venice (Italy), represented by A. Vianello, M. Merola and M. Pappalardo, lawyers, with an address for service in Luxembourg, supported by the Italian Republic (Agent: U. Leanza, with an address for service in Luxembourg), against Commission of the European Communities (Agent: V. Di Bucci and A. Dal Ferro, lawyer, with an address for service in Luxembourg) — action for annulment of Commission Decision 2000/394/EC of 25 November 1999 on aid to firms in Venice and Chioggia by way of relief from social security contributions under Laws Nos 30/1997 and 206/1995 (OJ 2000 L 150, p. 50) — the Court of First Instance (Second Chamber, Extended Composition), composed of J. Pirrung, President, A.W.H. Meij, N.J. Forwood, I. Pelikánová, S. Papasavvas, Judges; H. Jung, Registrar, made an order on 10 March 2005, the operative part of which is as follows:

1. The action is dismissed in part as inadmissible in so far as it was brought by Baglioni Hotels SpA.
2. Baglioni Hotels SpA shall bear its own costs.

ORDER OF THE COURT OF FIRST INSTANCE

of 10 March 2005

in Case T-273/00 Unione degli industriali della provincia di Venezia (Unindustria) and Others v Commission of the European Communities (¹)

(State aid — Commission decision declaring incompatible with the common market unlawful aid schemes and requiring repayment of incompatible aid — National procedure for repayment precluded — Action for annulment — No legal interest in bringing proceedings — Inadmissibility)

(2005/C 155/38)

(Language of the case: Italian)

In Case T-273/00: Unione degli industriali della provincia di Venezia (Unindustria), Comitato Venezia Vuole Vivere, Mingardi Srl and the other twelve applicants listed in the Annex to the order, established in Venice (Italy), represented by A. Vianello, M. Merola and A. Sodano, lawyers, with an address for service in Luxembourg, supported by the Italian Republic (Agent: U. Leanza, with an address for service in Luxembourg), against Commission of the European Communities (Agent: V. Di Bucci and A. Dal Ferro, lawyer, with an address for service in Luxembourg) — action for annulment of Commission Decision 2000/394/EC of 25 November 1999 on aid to firms in Venice and Chioggia by way of relief from social security contributions under Laws Nos 30/1997 and 206/1995 (OJ 2000 L 150, p. 50) — the Court of First Instance (Second Chamber, Extended Composition), composed of J. Pirrung, President, A.W.H. Meij, N.J. Forwood, I. Pelikánová, S. Papasavvas, Judges; H. Jung, Registrar, made an order on 10 March 2005, the operative part of which is as follows: