INFORMATION ON UNPUBLISHED DECISIONS

Judgment of the Court (Sixth Chamber) of 21 December 2011 — A2A, formerly ASM Brescia v Commission

(Case C-318/09 P)

(Appeal — State aid — Aid granted to public utilities — Tax exemptions — Decision
declaring the aid scheme incompatible with the common market — Action
for annulment — Admissibility — Locus standi — Legal interest in bringing
proceedings — Article 87 EC — Concept of 'aid' — Article 88 EC — Concept of
'new aid' — Article 10 EC — Duty to cooperate in good faith — Regulation (EC)
No 659/1999 — Articles 1 and 14 — Lawfulness of a recovery order — Principle of
legal certainty — Duty to state reasons)

- 1. Actions for annulment Natural or legal persons Measures of direct and individual concern to them Commission decision prohibiting a sectoral aid scheme Action brought by an undertaking having received individual aid granted under that scheme and that must be recovered Admissibility (Art. 230, fourth para., EC) (see paras 55-60)
- 2. Actions for annulment Legal interest in bringing proceedings Condition Action capable of procuring an advantage for the party bringing it Commission decision on the recovery of State aid (see paras 68-70)
- 3. Appeals Pleas in law Inadequate statement of reasons Reliance by the Court of First Instance on implied reasoning Whether permissible Conditions (Art. 225 EC; Statute of the Court of Justice, Arts 36 and 53, first para.) (see para. 97)
- 4. Appeals Pleas in law Mistaken assessment of the facts Inadmissibility Review by the Court of the assessment of the facts and evidence Possible only where the clear sense of the evidence has been distorted (Art. 225 EC; Statute of the Court of Justice, Art. 58, first para.) (see paras 103-105)

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- 5. Appeals Pleas in law Plea directed against a ground of the judgment not necessary in order to support the operative part Plea in law ineffective (see para. 109)
- 6. Appeals Pleas in law Distortion of national law relied on as evidence Admissibility (Art. 225 EC; Statute of the Court of Justice, Art. 51, first para.) (see para. 125)
- 7. Appeals Pleas in law Plea submitted for the first time in the context of the appeal Inadmissibility (Rules of Procedure of the Court of Justice, Arts 42(2) and 118) (see para. 131)

Re:

Appeal brought against the judgment of the Court of First Instance (Eighth Chamber, Extended Composition) of 11 June 2009 in Case T-189/03 *ASM Brescia* v *Commission* by which that court dismissed the action brought for annulment of Articles 2 and 3 of Commission Decision 2003/193/EC of 5 June 2002 on State aid granted by Italy in the form of tax exemptions and subsidised loans to public utilities with a majority public capital holding (OJ 2003 L 77, p. 21).

Operative part

The Court:

- 1. Dismisses the main appeal and the cross-appeal;
- 2. Orders A2A SpA to pay the costs of the main appeal;
- 3. Orders the European Commission to pay the costs of the cross-appeal.
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