

Case T-126/00

Confederazione Generale dell'Industria Italiana (Confindustria)  
and Others

v

Commission of the European Communities

(Time-limit for bringing an action — Manifest inadmissibility)

Order of the Court of First Instance, 19 January 2001 . . . . . II- 87

Summary of the Order

*Procedure — Time-limits for bringing an action — Calculation*

*(Art. 230, fifth subpara.; Rules of Procedure of the Court of First Instance, Art. 101(1)(a) and 102(1))*

The interpretation of the Community rules on time-limits for bringing proceedings, according to which, regardless of the hour of day at which the measure in question is notified, 'time does not begin to run until the end of the day of notification', also

applies to Article 102(1) of the Rules of Procedure of the Court of First Instance, regarding time-limits which begin to run from the publication of the contested measure, which states that those periods are to be calculated, for the purposes of

Article 101(1)(a) of the Rules ‘from the end of the 14th day after publication’. from which the time-limit is calculated is, therefore, postponed until the 14th day following publication of the measure in question.

Article 102(1) of the Rules therefore allows the applicant 14 full days as well as the normal period of two months, and the day (see paras 14-15)