

decision of 12 November 2004 to reimburse to the applicant an amount for the costs of labour not exceeding EUR 85 971; and thirdly, the Commission's decision of 7 March 2005 to issue a debit note in the amount of EUR 59 485 in respect of the applicant.

Operative part

The Court:

1. Dismisses the action as inadmissible;
2. Orders the applicant to bear its own costs and to pay those of the Commission.

Order of the President of the Court of First Instance of 26 February 2007 — Icuna.Com v Parliament

(Case T-383/06 R)

Interim measures — Application for suspension of operation of a decision —
No need to adjudicate

Applications for interim measures — Suspension of operation of a measure — Order provisionally suspending operation of a European Parliament decision until delivery of the order concluding the interim proceedings — Indication by the Parliament of its intention not to implement that decision further — No need to adjudicate (Rules of Procedure of the Court of First Instance, Art. 105(2)) (see paras 9-12)

Re:

APPLICATION for interim measures seeking, in substance, suspension of operation of the decision of the European Parliament dated 1 December 2006 accepting the

tender submitted by Mostra and rejecting the applicant's tender in the context of call for tenders EP/DGINFO/WEBTV/2006/2003 and also of the implementation of any contract entered into with Mostra, pending the decision of the Court in the main action.

Operative part

The Court:

1. Finds no further need to adjudicate on the application for interim measures;
2. Reserves the costs.

Order of the President of the Court of First Instance of 26 February 2007 — Sumitomo Chemical Agro Europe v Commission

(Case T-416/06 R)

Application for interim measures — Application for suspension of operation —
Directive 91/414/EEC — No urgency

1. *Applications for interim measures — Suspension of operation of a measure — Interim measures — Conditions for granting — Urgency — Prima facie case — Cumulative nature — Weighing-up of all the interests at stake (Arts 242 EC and 243 EC; Rules of Procedure of the Court of First Instance, Art. 104(2)) (see paras 16-17)*
2. *Applications for interim measures — Suspension of operation of a measure — Interim measures — Conditions for granting — Urgency — Serious and irreparable damage — Meaning — Burden of proof (Arts 242 EC and 243 EC; Rules of Procedure of the Court of First Instance, Art. 104(2)) (see paras 38, 39)*
3. *Applications for interim measures — Suspension of operation of a measure — Interim measures — Conditions for granting — Serious and irreparable damage (Arts 242 EC and 243 EC; Rules of Procedure of the Court of First Instance, Art. 104(2)) (see paras 48, 49, 60, 69, 70)*