



## LOCAL DIVISION OF MILAN

found that:

the Registry must proceed with the notification of the Statement of claim to the parties defendants;

theoretically it could be necessary to proceed with the notification of a copy of all the documents attached by the plaintiff to the Statement of claim;

in this possible perspective, it would therefore be necessary to proceed with preparation and to the shipment of a paper copy of approximately 2000 pages of documents for each defendant, since a mailing address is not known for any of them - except one electronic to be used for notification;

the plaintiff was heard on the point, after being summoned before the judge rapporteur, and has given its consent to the notification of the application in the prescribed manner by the Rules of Procedure, without transmitting a copy of the attached documents;

therefore considered appropriate to proceed with the execution of the notification in a manner that appear to be more responsive to a criterion of economy and efficiency, in full compliance of the adversarial principle and, in any case, in full compliance with all the provisions contained in the international conventions regarding the service of judicial documents and in the scope of the European Union and outside the EU;

for these reasons, orders that the Registry proceeds with the notification of the Statement of claim according to the methods established by the Rules of Procedure without sending a copy of the documents attached to the plaintiff, as in any case listed on pages 47 and following. of the Statement of claim e in any case briefly described in their contents in the body of the same deed.

Milan, 26 June 2023.

Il presiding judge e judge rapporteur  
*Dr. Pierluigi Perrotti*