judgment of the Court of First Instance of the European Communities (Second Chamber, Extended Composition) of 11 March 1999 in Case T-157/94 Ensidesa v Commission [1999] ECR II-707, seeking to have that judgment set aside, the other party to the proceedings being: Commission of the European Communities (Agents: J. Currall and W. Wils), assisted by J. Rivas de Andrés), the Court (Fifth Chamber), composed of: M. Wathelet, President of the Chamber, D.A.O. Edward, A. La Pergola, P. Jann (Rapporteur) and S. von Bahr, Judges; C. Stix-Hackl, Advocate General; M.-F. Contet, Principal Administrator, for the Registrar, has given a judgment on 2 October 2003, in which it:

1. Dismisses the appeal;

2. Orders Empresa Siderúrgica SA (Ensidesa) to pay the costs.

(1) OJ C 299 of 16.10.1999.

JUDGMENT OF THE COURT

(Fifth Chamber)

of 2 October 2003

in Case C-199/99 P: Corus UK Ltd v Commission of the European Communities (1)

(Appeal — Agreements and concerted practices — European producers of beams)

(2003/C 275/08)

(Language of the case: English)

In Case C-199/99 P, Corus UK Ltd, formerly British Steel plc, established in London (United Kingdom), (represented by P. Collins and M. Levitt, solicitors): Appeal against the judgment of the Court of First Instance of the European Communities (Second Chamber, Extended Composition) of 11 March 1999 in Case T-151/94 British Steel v Commission [1999] ECR II-629, seeking to have that judgment set aside, the other party to the proceedings being: Commission of the European Communities (Agents: J. Currall and W. Wils, assisted by J. Flynn, barrister), the Court (Fifth Chamber), composed of: M. Wathelet, President of the Chamber, D.A.O. Edward, A. La Pergola, P. Jann (Rapporteur) and S. von Bahr, Judges; C. Stix-Hackl, Advocate General; M.-F. Contet, Principal Administrator, for the Registrar, has given a judgment on 2 October 2003, in which it:

- 1. Dismisses the appeal;
- 2. Orders Corus UK Ltd to pay the costs.
- (¹) OJ C 204 of 17.7.1999.

JUDGMENT OF THE COURT

of 30 September 2003

In Joined Cases C-57/00 P and C-61/00 P: Freistaat Sachsen, Volkswagen AG and Volkswagen Sachsen GmbH v Commission of the European Communities (1)

(State aid — Compensation for the economic disadvantages caused by the division of Germany — Serious disturbance in the economy of a Member State — Regional economic development — Community framework for State aid in the motor vehicle industry)

(2003/C 275/09)

(Language of the case: German)

(Provisional translation; the definitive translation will be published in the European Court Reports)

In Joined Cases C-57/00 P and C-61/00 P, Freistaat Sachsen (represented by J. Sedemund) with an address for service in Luxembourg (C-57/00 P), Volkswagen AG and Volkswagen Sachsen GmbH (represented by M. Schütte) with an address for service in Luxembourg (C-61/00 P): Appeals against the judgment of the Court of First Instance of the European Communities (Second Chamber, Extended Composition) of 15 December 1999 in Joined Cases T-132/96 and T-143/96 Freistaat Sachsen and Others v Commission [1999] ECR II-3663, seeking to have that judgment set aside, the other parties to the proceedings being: Commission of the European Communities (Agent: K.-D. Borchardt, assisted by M. Núñez-Müller) with an address for service in Luxembourg, Federal Republic of Germany (Agent: T. Oppermann) and United Kingdom of Great Britain and Northern Ireland, the Court, composed of: G.C. Rodríguez Iglesias, President, J.-P. Puissochet, M. Wathelet, R. Schintgen and C.W.A. Timmermans (Presidents of Chambers), D.A.O. Edward, P. Jann, V. Skouris, F. Macken (Rapporteur), S. von Bahr and J.N. Cunha Rodrigues, Judges; J. Mischo, Advocate General; H.A. Rühl, Principal Administrator, for the Registrar, has given a judgment on 30 September 2003, in which it:

- 1. Dismisses the appeals;
- Orders the Freistaat Sachsen to pay the costs in Case C-57/ 00 P;
- 3. Orders Volkswagen AG and Volkswagen Sachsen GmbH to pay the costs in Case C-61/00 P;