

I

(Information)

COURT OF JUSTICE

COURT OF JUSTICE

JUDGMENT OF THE COURT

of 10 December 2002

in Case C-29/99: Commission of the European Communities v Council of the European Union⁽¹⁾

(International agreements — Convention on Nuclear Safety — Accession decision — Compatibility with the Euratom Treaty — External competence of the Community — Articles 30 to 39 of the Euratom Treaty)

(2003/C 19/01)

(Language of the case: English)

In Case C-29/99, Commission of the European Communities (Agents: T. F. Cusack and L. Ström) v Council of the European Union (Agents: S. Marquardt, F. Anton and A. P. Feeney): Application for annulment in part of the Council Decision of 7 December 1998 approving the accession of the European Atomic Energy Community to the Nuclear Safety Convention, the Court, composed of: G.C. Rodríguez Iglesias, President, J.-P. Puissochet, R. Schintgen, C.W.A. Timmermans (Presidents of Chambers), C. Gulmann, D.A.O. Edward, A. La Pergola, P. Jann, V. Skouris, F. Macken, N. Colneric (Rapporteur), S. von Bahr and J.N. Cunha Rodrigues, Judges; F.G. Jacobs, Advocate General; D. Louterman-Hubeau, Head of Division, for the Registrar, has given a judgment on 10 December 2002, in which it:

1. Annuls the third paragraph of the declaration made by the European Atomic Energy Community according to the provisions of Article 30(4)(iii) of the Nuclear Safety Convention, which is attached to the Council Decision of 7 December 1998 approving the accession of the European Atomic Energy Community to the Nuclear Safety Convention, in so far as

Articles 7, 14, 16(1) and (3) and 17 to 19 of that convention are not referred to therein;

2. Dismisses the remainder of the application;
3. Orders the Commission of the European Communities and the Council of the European Union to bear their own costs.

⁽¹⁾ OJ C 100 of 10.4.1999.

JUDGMENT OF THE COURT

(Sixth Chamber)

of 12 December 2002

in Case C-470/99 (Reference for a preliminary ruling from the Vergabekontrollsenat des Landes Wien: Universale-Bau AG, Bietergemeinschaft: 1. Hinteregger & Söhne Bauges. mbH Salzburg, 2. ÖSTU-STETTIN Hoch- und Tiefbau GmbH, v Entsorgungsbetriebe Simmering GesmbH⁽¹⁾)

(Directive 93/37/EEC — Public works contracts — Definition of ‘contracting authority’ — Body governed by public law — Restricted procedure — Rules for weighting of criteria for selecting candidates invited to tender — Advertisement — Directive 89/665/EEC — Review procedures relating to public procurement — Time-limits for review)

(2003/C 19/02)

(Language of the case: German)

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

In Case C-470/99: Reference to the Court under Article 234 EC by the Vergabekontrollsenat des Landes Wien (Austria) for