- at the annual rate of 5 % from 1 January to 31 December 2006;
- at the annual rate of 5,25 % from 1 January 2007 until the debt is paid in full;
- Decides that there is no need to adjudicate on the claim against Internet Commerce Network;
- 3. Orders Dane-Elec Memory to bear its own costs and pay those incurred by the Commission;
- 4. Orders Internet Commerce Network to bear its own costs.

(1) OJ C 212 of 2.9.2006.

Judgment of the Court of First Instance of 12 September 2007 — Commission v Chatziioannidou

(Case T-20/07) (1)

(Appeal — Staff case — Officials — Pensions — Annulment at first instance of Commission decisions calculating the number of years of pensionable service — Transfer of national pension rights)

(2007/C 247/55)

Language of the case: French

Parties

Appellant: Commission of the European Communities (represented by: D. Martin and K. Herrmann, Agents)

Other party to the proceedings: Eleni Chatziioannidou (Auderghem, Belgium) (represented by: S. Pappas, lawyer)

Re:

Appeal brought against the judgment of the European Union Civil Service Tribunal (First Chamber) of 14 November 2006 in Case F-100/05 *Chatziioannidou* v *Commission* (not yet published in the ECR) seeking to have that judgment set aside.

Operative part of the judgment

The Court:

1. Dismisses the appeal;

2. Orders the Commission to pay the costs.

(1) OJ C 69, 24.3.2007.

Order of the Court of First Instance of 29 August 2007 — SELEX Sistemi Integrati v Commission

(Case T-186/05) (1)

(Action for damages — Non-contractual liability — Competition — Decision of the Commission rejecting a complaint under Article 82 EC — Action in part manifestly inadmissible and in part manifestly without foundation in law — Actual loss)

(2007/C 247/56)

Language of the case: Italian

Parties

Applicant: SELEX Sistemi Integrati SpA, formerly Alenia Marconi Systems SpA (Rome, Italy) (represented by: F. Sciaudone, lawyer)

Defendant: Commission of the European Communities (represented by: A. Bouquet, L. Visaggio and F. Amato, acting as Agents)

Re:

Action for damages for the loss allegedly suffered by the applicant as a result of the decision of the Commission of 12 February 2004 rejecting the complaint brought by the applicant against Eurocontrol in respect of alleged infringements of the provisions of the EC Treaty on competition.

Operative part of the order

- The action is dismissed as in part manifestly inadmissible and in part manifestly without foundation in law.
- 2. SELEX Sistemi Integrati Spa shall pay the costs.
- (1) OJ C 217, 3.9.2005.