- 1. The second ground of appeal is dismissed in its entirety as in part manifestly inadmissible and in part manifestly unfounded.
- 2. Costs are reserved.

(1) OJ C 247 of 26.8.2000.

ORDER OF THE COURT

(Fifth Chamber)

of 5 June 2002

in Case C-205/00: Irish Cement Ltd v Commission of the European Communities (1)

(Appeal — Competition — Cement — Article 85(1) of the EC Treaty (now Article 81(1) EC) — Appeal in part manifestly inadmissible and in part manifestly unfounded)

(2002/C 191/16)

(Language of the case: English)

In Case C-205/00 P, Irish Cement Ltd, established in Dublin (Ireland), represented by P. Sreenan, SC, instructed by J. Glackin, solicitor, with an address for service in Luxembourg: Appeal against the judgment of the Fourth Chamber, Extended Composition, of the Court of First Instance of the European Communities in Joined Cases T-25/95, T-26/95, T-30/95 to T-32/95, T-34/95 to T-39/95, T-42/95 to T-46/95, T-48/95, T-50/95 to T-65/95, T-68/95 to T-71/95, T-87/95, T-88/95, T-103/95 and T-104/95 Cimenteries CBR and Others v Commission [2000] ECR II-491, seeking to have that judgment set aside in part, the other party to the proceedings being: Commission of the European Communities (Agent: R. Lyal), the Court (Fifth Chamber), composed of: P. Jann, President of the Chamber, D.A.O. Edward (Rapporteur), A. La Pergola, M. Wathelet and A. Rosas, Judges; D. Ruiz-Jarabo Colomer, Advocate General; R. Grass, Registrar, has made an order on 5 June 2002, the operative part of which is as follows:

- The following are rejected as manifestly inadmissible and manifestly unfounded:
 - the first to third, ninth to twelfth and fourteenth heads of the third plea in law,

 the second, third and seventh heads of the fourth plea in law,

with the exception, as regards the fourteenth head of the third plea in law and the third head of the fourth plea in law, of the arguments based on the Court of First Instance's assessment of the overall responsibility of the undertakings involved in the single infringement:

Costs are reserved.

(1) OJ C 247 of 26.8.2000.

ORDER OF THE COURT

(Fifth Chamber)

of 5 June 2002

in Case C-211/00 P: Ciments Français SA v Commission of the European Communities (1)

(Appeals — Competition — Cement — Article 85(1) of the EC Treaty (now, Article 81(1) EC) — Appeal in part manifestly unfounded)

(2002/C 191/17)

(Language of the case: French)

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

In Case C-211/00 P: Ciments Français SA, established in Paris, represented by A. Winckler, lawyers — appeal against the judgment of the Court of First Instance of the European Communities, Fourth Chamber, Extended Composition, of 15 March 2000 in Joined Cases T-25/95, T-36/95, T-30/95 to T-32/95, T-34/95 to T-39/95, T-42/95 to T-46/95, T-48/95, T-50/95 to T-65/95, T-68/95 to T-71/95, T-87/95 to T-88/95 and T-103/95 to T-104/95 Cimenteries CBR and Others v Commission [2000] ECR II-491, seeking to have that judgment partially set aside, the other party to the proceedings being Commission of the European Communities (Agents: R. Lyal, assisted by N. Coutrelis) — the Court (Fifth Chamber), composed of P. Jann, President of the Chamber, D.A.O. Edward (Rapporteur), A. La Pergola, M. Wathelet and A. Rosas, Judges; D. Ruiz-Jarabo Colomer, Advocate General; R. Grass, Registrar, made an order on 5 June 2002, the operative part of which is as follows:

- 1. The first and fourth grounds of appeal are dismissed as manifestly unfounded.
- 2. Costs are reserved.
- (1) OJ C 247 of 26.8.2000.

- 1. The fourth, fifth and sixth grounds of appeal are dismissed in their entirety as manifestly unfounded.
- 2. Costs are reserved.
- (1) OJ C 247 of 26.8.2000.

ORDER OF THE COURT

(Fifth Chamber)

of 5 June 2002

in Case C-213/00 P: Italcementi — Fabbriche Riunite Cemento SpA v Commission of the European Communities (1)

(Appeals — Competition — Cement — Article 85(1) of the EC Treaty (now, Article 81(1) EC) — Appeal in part manifestly unfounded)

(2002/C 191/18)

(Language of the case: Italian)

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

In Case C-219/00 P: Italcementi — Fabbriche Riunite Cemento SpA, established in Bergamo, Italy, represented by A. Predieri, M. Siragusa, M. Beretta, C. Lanciani and F. M. Moretti, lawyers — appeal against the judgment of the Court of First Instance of the European Communities, Fourth Chamber, Extended Composition, of 15 March 2000 in Joined Cases T-25/95, T-36/95, T-30/95 to T-32/95, T-34/95 to T-39/95, T-42/95 to T-46/95, T-48/95, T-50/95 to T-65/95, T-68/95 to T-71/ 95, T-87/95 to T-88/95 and T-103/95 to T-104/95 Cimenteries CBR and Others v Commission [2000] ECR II-491, seeking to have that judgment set aside, the other party to the proceedings being Commission of the European Communities (Agents: R. Lyal, assisted by A. Dal Ferro) — the Court (Fifth Chamber), composed of P. Jann, Presidents of the Chamber, D.A.O. Edward (Rapporteur), A. La Pergola, M. Wathelet and A. Rosas, Judges; D. Ruiz-Jarabo Colomer, Advocate General; R. Grass, Registrar, made an order on 5 June 2002, the operative part of which is as follows:

ORDER OF THE COURT

(Fifth Chamber)

of 5 June 2002

in Case C-217/00 P: Buzzi Unicem SpA v Commission of the European Communities (1)

(Appeals — Competition — Cement — Article 85(1) of the EC Treaty (now, Article 81(1) EC) — Appeal in part manifestly inadmissible and in part manifestly unfounded)

(2002/C 191/19)

(Language of the case: Italian)

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

In Case C-217/00 P: Buzzi Unicem SpA, formerly Unicem SpA, established in Casale Monferrato (Italy), represented by C. Osti and A. Prastaro, lawyers — appeal against the judgment of the Court of First Instance of the European Communities, Fourth Chamber, Extended Composition, of 15 March 2000 in Joined Cases T-25/95, T-36/95, T-30/95 to T-32/95, T-34/ 95 to T-39/95, T-42/95 to T-46/95, T-48/95, T-50/95 to T-65/95, T-68/95 to T-71/95, T-87/95 to T-88/95 and T-103/ 95 to T-104/95 Cimenteries CBR and Others v Commission [2000] ECR II-491, seeking to have that judgment set aside, the other party to the proceedings being Commission of the European Communities (Agents: R. Lyal, assisted by A. Dal Ferro) — the Court (Fifth Chamber), composed of P. Jann, Presidents of the Chamber, D.A.O. Edward (Rapporteur), A. La Pergola, M. Wathelet and A. Rosas, Judges; D. Ruiz-Jarabo Colomer, Advocate General; R. Grass, Registrar, made an order on 5 June 2002, the operative part of which is as follows: