Operative part of the judgment

The Court:

- 1. Annuls Article 1 of Council Regulation (EC) No 2229/2003 of 22 December 2003 imposing a definitive anti-dumping duty and collecting definitively the provisional duty imposed on imports of silicon originating [in] Russia in so far as it imposes an anti-dumping duty on the applicant;
- Orders the Council to bear its own costs and pay those of the applicant;
- 3. Orders the Commission to bear its own costs.
- (1) OJ C 106, 30.4.2004.

Judgment of the Court of First Instance of 7 March 2007
— Sequeira Wandschneider v Commission

(Case T-110/04) (1)

(Officials — Career development report — Assessment period 2001/2002 — Action for annulment — Statement of reasons — Evaluation of merits — Evidence — Action for damages)

(2007/C 95/75)

Language of the case: French

Parties

Applicant: Paulo Sequeira Wandschneider (Brussels, Belgium) (originally represented by G. Vandersanden and A. Finchelstein, and then by G. Vandersanden and C. Ronzi, lawyers)

Defendant: Commission of the European Communities (represented by: G. Berscheid and H. Tserepa-Lacombe, Agents)

Re:

First, an application for annulment of the decision of 23 April 2003 containing the applicant's career development report for the period 1 July 2001 to 31 December 2002 and, second, an application for damages

Operative part of the judgment

The Court:

- 1. Annuls the decision of 23 April 2003 containing the applicant's career development report for the period 1 July 2001 to 31 December 2002;
- 2. Rejects the action for damages;

3. Orders the Commission to pay all the costs.

(1) OJ C 106 of 30.4.2004.

Judgment of the Court of First Instance of 8 March 2007

— France Télécom v Commission

(Case T-339/04) (1)

(Competition — Decision ordering an inspection — Loyal cooperation with the national courts — Loyal cooperation with the national competition authorities — Article 20(4) of Regulation (EC) No 1/2003 — Commission Notice on Cooperation within the Network of Competition Authorities — Statement of reasons — Proportionality)

(2007/C 95/76)

Language of the case: French

Parties

Applicant: France Télécom SA, formerly Wanadoo SA (Paris, France) (represented by: H. Calvet and M.-C. Rameau, lawyers)

Defendant: Commission of the European Communities (represented by: É. Gippini Fournier and O. Beynet, Agents)

Re:

Annulment of Commission Decision C (2004) 1929 of 18 May 2004 in Case COMP/C-1.38.916 ordering French Eélécom SA and all undertakings which it controls directly or indirectly, including Wanadoo SA and all undertakings controlled directly or indirectly by Wanadoo SA, to submit to an inspection pursuant to Article 20(4) of Council Regulation (EC) No 1/2003 of 16 December 2003 on the implementation of the rules on competition laid down in Articles 81 [EC] and 82 [EC] (OJ 2003 L 1, p. 1).

Operative part of the judgment

The Court:

- 1. Dismisses the application;
- 2. Orders the applicant to pay the costs.
- (1) OJ C 262, 23.10.2004.