

3. Orders Impetus Simvouloi Mikhanikoi — Kainotomia kai Tekhnologia EPE, under the Artis (Advanced Road Transport Informatics in Spain) contract (reference V 2043), to pay to the Commission the sum of EUR 9 230.77 by way of principal sum, together with interest for late payment, at the statutory annual rate applicable in Spain, from 29 January 2003 until payment in full of the debt;
4. Orders each party to bear its own costs.

**Judgment of the Court of First Instance (Fifth Chamber,
Extended Composition) of 25 October 2007 — Riva Acciaio v Commission**

(Case T-45/03)

Agreements, decisions and concerted practices — Producers of reinforcing bars — Decision establishing an infringement of Article 65 CS — Decision based on the ECSC Treaty after expiry of that treaty — Lack of competence of the Commission

1. *ECSC — Agreements, decisions and concerted practices — Commission decision establishing an infringement of Article 65 CS after the expiry of that treaty (Art. 65(1), (4) and (5) CS; Council Regulation No 17, Arts 3 and 15(2)) (see paras 55, 57, 72, 73, 77)*
2. *ECSC — Agreements, decisions and concerted practices — Commission's competence under Article 65(4) and (5) CS to establish and penalise an infringement of Article 65(1) CS — Disappearance on expiry of the ECSC Treaty (Arts 65(1), (4) and (5) CS and 97 CS; Art. 305(1) EC; Merger Treaty) (see paras 89-92, 94, 96)*

Re:

APPLICATION for annulment of Commission Decision C(2002) 5087 final of 17 December 2002, relating to a proceeding under Article 65 CS (Case COMP/37.956 — Reinforcing bars).

Operative part

The Court:

1. Annuls Commission Decision C(2002) 5087 final of 17 December 2002 relating to a proceeding under Article 65 CS (Case COMP/37.956 — Reinforcing bars) with regard to Riva Acciaio SpA;
2. Orders the Commission to bear its own costs and to pay those incurred by Riva Acciaio;
3. Orders the Italian Republic to bear its own costs.

Judgment of the Court of First Instance (Fifth Chamber, Extended Composition) of 25 October 2007 — Feralpi Siderurgica v Commission

(Case T-77/03)

Agreements, decisions and concerted practices — Producers of reinforcing bars — Decision establishing an infringement of Article 65 CS — Decision based on the ECSC Treaty after expiry of that treaty — Lack of competence of the Commission