



Reports of Cases

Order of the Court (Fifth Chamber) of 28 February 2013 — Comunidad Autónoma de la Rioja v Diputación Foral de Vizcaya and Others

(Case C-465/09 P-DEP)

(Taxation of costs)

1. *Judicial proceedings — Costs — Taxation — Recoverable costs — Definition — Expenses necessarily incurred by the parties — Scope (Rules of Procedure of the Court of Justice, Art. 144(b)) (see paras 21, 22)*
2. *Judicial proceedings — Costs — Taxation — Recoverable costs — Elements to be taken into consideration (Rules of Procedure of the Court of Justice, Art. 144(b)) (see para. 23)*
3. *Judicial proceedings — Costs — Taxation — Recoverable costs — Involvement of more than one lawyer — Included — Conditions (Rules of Procedure of the Court of Justice, Art. 144(b)) (see paras 30-36)*
4. *Judicial proceedings — Costs — Taxation — Recoverable costs — Intervener (Rules of Procedure of the Court of Justice, Art. 144(b)) (see para. 35)*

Re:

Application for taxation of costs following the order of the Court (Third Chamber) of 9 June 2011 in Joined Cases C-465/09 P to C-470/09 P *Diputación Foral de Vizcaya and Others v Commission*.

Operative part

The total costs to be reimbursed by the Territorio Histórico de Vizcaya — Diputación Foral de Vizcaya, the Territorio Histórico de Álava — Diputación Foral de Álava and the Territorio Histórico de Guipúzcoa — Diputación Foral de Guipúzcoa, and the Comunidad autónoma del País Vasco — Gobierno Vasco to the Comunidad autónoma de La Rioja, in equal shares, are fixed at EUR 1 178.24.