

PUBLIC PROCUREMENT LAW REVIEW
Table of Contents
2002-2005

[2002] 11 (1) P.P.L.R

Articles

The Utilities (Amendments) Regulations 2001 and Establishment of a System of Attestation in the United Kingdom	<i>Professor Sue Arrowsmith</i>	1
Consolidated Version of the Utilities Contracts Regulations 1996	<i>Glenn Fletcher</i>	5
An Overview of Turkish Public Procurement Law	<i>Robert L Burdsal</i>	56
From Transition To Cohesion: The Reform of Public Procurement in Estonia	<i>Aleksander Lamvol</i>	74

News and Analysis

European Communities

The European Commission's Communication on the Environment and Public Procurement	NA1
-----------------------------------------------------------------------------------	-----

European Court of Justice/Court of First Instance

Legality of National Measures to Promote the Procurement of Energy from Renewable Sources	NA8
-------------------------------------------------------------------------------------------	-----

[2002] 11 (2) P.P.L.R.

Articles

- Introduction: the Symposium “Drafting A Government Law”: Lessons
learned from the United States *Professor Steven L Schooner* 99
- Desiderata: Objectives for a System of Government
Contract Law *Professor Steven L Schooner* 103
- Integrity: Maintaining a Level Playing Field *Rand L. Allen* 111
- Learning from the United States’ Procurement Law Experience: On
“Law Transfer” and Its Limitations *Professor Joshua I. Schwartz* 115
- Lessons from the Commercial Marketplace *Carl L. Vacketta* 126
- Enforcing the Bargain: Contract Administration *C. Stanley Dees* 131
- Resolving Differences: Protests and Disputes *Frederick J. Lees* 138
- Transnational Concerns: Domestic Preferences *Patricia H. Wittie* 145

News and Analysis

World Trade Organisation

The Proposed WTO Agreement on Transparency in Government procurement-
Doha and Beyond NA13

European Communities

Proposed Adoption of Mandatory Common Procurement Vocabulary NA19

New Standard Model Notices NA21

Value of Thresholds under the Directives on Public Procurement Applicable
from January 1, 2002 NA23

European Court of Justice/Court of First Instance

Award Criteria under the E.C. Procurement Directives: a Note on the *SIAC*
Construction Case NA25

Abnormally Low Bids under the E.C. Procurement Directives: a Note on
Joined Cases C-285/99 and 286/99 NA30

United States

A Brief Survey of U. S. Procurement Reform in the E.U. Context NA33

[2002] 11 (3) P.P.L.R

Articles

Distortions of Competition in Tender Proceedings: How to Deal with Conflicts of Interest (Family Ties, Business Links and Cross-Representation of Contracting Authority Officials and Bidders) and the Involvement of Project Consultants *Hans-Joachim Priess* 153

Disclosure of Information Relating to Public Procurement: the Role of Freedom of Information Law *Maeve MCDonagh* 172

Historical Review of Saudi Administrative Contracts *Ibrahim Alhudaithy* 186

News and Analysis

European Court of Justice/Court of First Instance
Requirement for the Designation of Technical Specifications in Public Contracts Below the Thresholds NA45

The Interplay between the E.C. Rules on Public Procurement and State Aid NA47

European Communities
Commission Communication on the Social Consideration NA53

Contract between Awarding Authorities: the Judgment of the French Council of State of July 27, 2001 and the Reform of French Rules on Centralised Procurement NA60

International Developments
International Anti-Corruption Instruments: Recent Developments in the Americas and the United States NA65

Public Procurement and the Development Agenda NA71

United Kingdom
Application of the U.K. Procurement Regulations to PFI Contracts: New Case Law NA84

[2002] 11 (4) P.P.L.R

Articles

Chinese Law and Practice on Government Procurement in the
Context of China's WTO Accession *Qingjiang Kong* 201

Value for Money v. Equal Treatment: The Relationship Between
the Seemingly Overriding National Rationale for Regulating Public
Procurement and the Fundamental E.C. Principle of Equal
Treatment *Florian Neumayr* 215

The Character and Role of National Challenge Procedures under
the Government Procurement Agreement *Professor Sue Arrowsmith* 235

News and Analysis

International Developments

UNCITRAL Legislative Guide on Privately Financed Infrastructure Projects NA89

United Kingdom

Interpretation of the U.K. Utilities Contracts Regulations: a Note on
the De la Rue Case NA93

Developments in Employee Transfer Issues NA98

[2002] 11 (5) P.P.L.R

Articles

Re-opening the Debate on the Lack of Impact of E.U.-tenders on the
Openness of Public Procurement *Poul Thøis Madsen* 265

The European Court of Justice Decision in *Alcatel*- the Implication
in the United Kingdom for Procurement Remedies and PFI *Cecily Davis* 215

The Economics of Military Outsourcing *Professor Keith Hartley* 287

News and Analysis

United Kingdom

Further developments in the Luck litigation under U.K. Public
Services Contracts Regulations: the decision of McDuff J in *Luck v.*
London Borough of Tower Hamlets NA105

European Communities

E.C. Proposals on Public Service Contracts for Passenger Transport NA114

[2002] 11 (6) P.P.L.R

Articles

Electronic Reverse Auctions under the EC Public Procurement Rules:
Current Possibilities and Future Prospects *Professor Sue Arrowsmith* 299

United States Federal Timber Sale Contracts: Tensions Between
Endangered Species and the Sovereign Act Defence *Peter A. Jacxsens* 331

News and Analysis

European Court of Justice/Court of First Instance

Exclusion of Services Concessions from the EC Directives:
More Jurisprudence from the ECJ NA119

Annulment of a European Parliament Decision to Reject a Complaint
against a Contract for Chauffeur Services that Infringed French Law NA122

The Reviewability under EC Law of the Decision to Withdraw an
Invitation to Tender NA126

China

The New Chinese Government Procurement Act NA 133

[2003] 12 (1) P.P.L.R

Articles

- EC External Aid Procurement and the European Ombudsman *Peter Kalbe* 1
- Electronic Procurement of Goods and Services in Brazil Under the
Procurement Auction Procedure *Ricardo Pagliari levy and
Marcelo S. Barradas Correia* 21
- The EC Competition Law Rules and Electronic Reverse Auctions: A Case
For Concern? *Ciara Kennedy-Loest and Ruth Kelly* 27
- Bidder Remedies to Enforce the EC Procurement Rules in
England and Wales *Despina Pachnou* 35

News and Analysis

European Communities

- Update on the European Commission's Proposal to Amend the Public Sector
Procurement Directives: Adoption of a Common Position NA1

European Court of Justice/Court of First Instance

- Environmental Criteria and the EC Procurement Directives: A Note on the
Concordia Bus Finland Case NA3

Ireland

- The SIAC Case in the Supreme Court of Ireland: Award Criteria and the
Standard for Judicial Review NA9

- The Use of Minimum Pre-qualification Criteria: *The Whelan Group* Case NA13

[2003] 12 (2) P.P.L.R

Articles

The Current State of Public Procurement in the Slovak Republic *Paul J. Carrier* 65

The UNCITRAL Model Law on Procurement: How Does it Reconcile the Theoretical Goal of Total Objectivity with the Practical Requirement for Some Degree of Subjectivity *Martin Dischendorfer* 100

News and Analysis

European Communities

List of Hard Defence Products Under Article 296 EC NA15

European Court of Justice/Court of First Instance

EC-External Aid: some Comments on the *Tideland* Case NA22

Categorisation of a Contract Comprising a Mix of Different Services: the *Felix Swoboda* case NA28

The EBS Case: Definition of a “Body Governed by Public Law”, Limitation Periods, and Publicity Requirements for Scoring Methods NA34

Commission Award Procedure for Supply of Office Furniture NA41

[2003] 12 (3) P.P.L.R

Articles

The Award of A Public Contract as State Aid within the Meaning of Article 87(1) EC *Jens Hillger* 109

Analysis of Public Procurement Authorities in Central European Countries *Paul J. Carrier* 131

News and Analysis

European Communities

The Permissibility of Post-Selection Modifications in a Tendering Procedure: Decision by the European Commission that the London Underground Public-Private Partnership does not Involve State Aid NA47

Post-Tender Changes in the Membership of Bidding Consortium: Case-57/01 *Makedoniko* NA56

The Obligation to Advertise Contracts under the EC Treaty: Recent Action by the Commission NA60

European Communities/United Kingdom

New Forms for Submitting Notices to the Official Journal of the European Union NA62

Germany

Public-Private Joint Venture Companies and the Application of Public Procurement Law NA64

Public-Private Partnerships in Germany: Important Developments Regarding Operator Models in 2002 NA69

United Kingdom

The Circumstances in which a Public Body may be Regarded as an “Undertaking” and thus Subject to the Competition Act 1998 Solely Because of its Function as a Purchaser of Particular Goods or Services: *BetterCare Group Limited supported by the Registered Homes Confederation of Northern Ireland Limited, Bedfordshire Care Group v The Director General of Fair Trading* NA71

[2003] 12 (4) P.P.L.R

Articles

Damages Liability for Breach of EC Procurement Law: Governing Principles and Practical Solutions *Henrik Leffler* 151

The Impact of Devolution on Public Procurement in the United Kingdom *Phinella Henderson* 175

News and Analysis

European Communities/Court of First Instance
Just When is a Public Body an “Undertaking”?
Fenin and Bettercare Compared NA75

Whether a National Limitation Period for Procurement Actions may be Overridden: A Note on Case C-327/00, *Santex v Unita Socio Sanitaria Locale n.42 di Pavia* NA78

European Communities
Industrial and Market Issues in European Defence: the Commission Communication of 2003 on Harmonisation and Liberalisation of Defence Markets NA82

Green Light to Thessaloniki Metro Contract, Despite Post-Tender Modifications: Commission Press Release IP/03/2003 of April 30, 2003 NA90

United Kingdom
Introduction of a System of Procurement Attestation for Utilities in the United Kingdom NA92

The Final Stage in the *Luck* Litigation? A Second Decision of the Court of Appeal in *Luck v London Borough of Tower Hamlets* NA94

[2003] 12 (5) P.P.L.R

Articles

The Principles of Equal Treatment and Transparency and the Commission
Interpretative Communication on Concessions *Matthias Krugner* 181

The Characteristics of Saudi Administrative Contracts *Ibrahim Alhudaithy* 208

News and Analysis

International Developments

Shedding Light on corrupt Practices in Public Procurement NA101

European Court of Justice/Court of First Instance

Remedying a Breach of Community Law: the Judgment in
Joined Cases C-20/01 and C-28/01, *Commission v Germany* NA109

The Use of Qualitative Award Criteria and the Difference between Award
and Qualification Criteria: A note on Case T-4/01, *Renco SpA v Council of
the European Union* NA116

Whether it is Compulsory to Publish the Relative Weighting of Award
Criteria: A note on Case T-183/00, *Strabag Benelux NV v Council of
the European Union* NA120

The Definition of “Meeting Needs in the General Interest” and
“Management Supervision” within the Meaning of the EC procurement
Directives, Case-373/00, *Adolf Truley GmbH v BestattungWien GmbH* NA123

[2003] 12(6) P.P.L.R

Articles

The Breakdown of the United States Government Purchase Card and
Proposals for Reform *Jessica Tillipman* 229

The New Austrian Federal Procurement Act 2002: The Austrian Way of
Implementing Recent Developments in EU Procurement Law
and Practice *Florian Neumayr* 248

Third Country Access to Public Procurements in the Community:
The Case of Companies and Nationals from Central
and Eastern European Countries *Martin Dischendorfer* 256

News and Analysis

International Developments

New Developments in UNCITRAL: Future Work on Public Procurement and
New Model Provisions on Privately Financed Infrastructure Project NA131

European Communities

Changes to the EC External Aid Public Procurement Regime: The New Practical
Guide to EC External Aid Procedures NA135

European Court of Justice. Court of First Instance

Whether a Publicly Owned Property Developer is a “Contracting Authority”:
A Note on Case C–18/01 *Arkkitehtuuritoimisto Riitta Korhonen Oy v Varkauden
Taitotalo Oy* NA139

Whether the Prospects of Success of the Substantive Action May be Taken
Into Account when Considering an Application for Interim Measures: A Note
On Case C–424/-01 *CS Communications & Systems Austria v AUV* NA144

France

The Consequences of the *Alcatel Austria* Case under French Law:
the *Sodisfom* Judgment of the Administrative Court of Paris, April 1, 2003 NA148

United Kingdom

An Update on Freedom of Information and Public Procurement NA151

[2004] 13(1) P.P.L.R

Articles

International Steps to Untie Aid: the DAC/OECD Recommendation on Untying
Official Development Assistance to the Least Development
Countries *Annamaria La Chimia* 1

Facilitating Sustainable Development Through Public and Donor Procurement
Regimes: Tools and Techniques *R.B. Watermeyer* 30

News and Analysis

International Developments

After the Failure of Cancun: *Quo Vadis* WTO? NA1

European Communities/France

The French Council of State and Reform of Public Contracts law of 2001 NA6

European Court of Justice/Court of First Instance

Forcing Aggrieved Bidders to Raise Irregularities of the Award Procedure
Before the Contract Award: The Fritsch Case: Case C-410/01, *Fritsch, Chiari &
Partner, Ziviltechniker v Autobahnen- und Schnellstraßen-Finanzierungs-AG
(ASFINAG)* NA 14

United Kingdom

Public Procurement and Contracting Out: the Impact of the Human
Rights Act 1998 NA 18

[2004] 13(2) P.P.L.R

Articles

The Entity Coverage of the EC Procurement Directives and UK Regulations: A
Review *Professor Sue Arrowsmith* 59

Legal Regulation and Proposed Changes in the Field of Public Procurement
In the Czech Republic *Radek Jurcik* 87

News and Analysis

European Court of Justice/Court of First Instance
The Exemption for Contracts Accompanied by Special Security Measures:
Case C-252/01 *Commission v Belgium* NA33

Consecutive Infringements of the Public Procurement Rules and their Treatment
Under the Remedies Directives: The *Hackermuller* Case NA36

The Classification of Selection Criteria and the Legality of Ex Officio
Interventions of Review Bodies in Review Procedures under the EC Directives
on Public Procurement: The *GAT* Case NA39

Serbia
Public Procurement Summary Report NA 47

United States
The Release of Pricing Information in Public Contracts under Freedom of
Information Law: Information on United States Law NA54

[2004] 13(3) P.P.L.R

Articles

The Interaction between EC Rules on Public Procurement and State Aid

Alik Doern 97

The Role of the Commission in Enforcing EC Public Procurement Rules

Amandine Delsaux 130

News and Analysis

European Communities

Value of Thresholds under the Directives on Public Procurement Applicable from January 1, 2004

NA55

European Court of Justice/Court of First Instance

Case C-214/00, *Commission v Spain*: Defective Implementation of Remedies Directive 89/665 due to the Exclusion of Private Law Entities and to Limitations on the Availability of Interim Measures

NA57

Case C-283/00, *Commission v Spain*: Whether the Spanish Prison Authority Called SIEPSA Meets Non-Commercial Needs in the General Interest and Hence is a Contracting Authority

NA61

Case C-244/02, *Kauppatalo Hansel Oy v Imatran Kaupunki*: The Discretion To Terminate an Award Procedure in order to Change the Award Criteria

NA64

The Assessment of Variants under the EC Public Procurement Rules: The *Traunfellner* Case: Case C-421/01 *Traunfellner GmbH v Osterreichische Autobahnen- und SchnellstraBen-Finanzierungs- AG (ASFINAG)*, European Court of Justice judgment of October 16, 2003

NA67

The Rules on Award Criteria Under the Ec Procurement Directives and the Effect of Using Unlawful Criteria: The EVN Case: *Case C-448/01, EVN v Republic of Austria*, judgment of December 4, 2003

NA74

World Trade Organisation/United States

Award of Prime Contracts for Infrastructure Reconstruction in Iraq—An Assessment under the WTO Agreement on Government Procurement

NA85

[2004] 13(4) P.P.L.R

Articles

- The New Procurement Directives of the European Union *Rhodri Williams* 153
- The Impact of the New Procurement Directive on Large Public Infrastructure Projects: Competitive Dialogue or Better the Devil you Know? *Adrian Brown* 160
- Competitive Dialogue *Steen Treumer* 178
- Secondary Policies in Public Procurement: The Innovations of the New Directives *Joel Arnould* 187
- Defence Procurement: The New New Public Sector Directive and Beyond *Martin Trybus* 198

News and Analysis

European Court of Justice/Court of First Instance

- Inadmissibility of a Challenge to the Commission's Decision to Close its File on Thessaloniki Metro: Case T-202/02, *Makedoniko Metro and Michaniki v Commission* NA91
- The EC Judgment in AOK: Can a Major Public Sector Purchaser Control The Prices it Pays or is it Subject to the Competition Act? Cases C-264/01, C-306/01, C-354/01 and C-355/01: *AOK v Bundesverband v Ichthyol*, ECJ March 16, 2004 NA95
- Challenging Discriminatory Technical Specifications Under the Remedies Directives: The Grossman Case. Case C-230/02, *Grossman Air Service, Bedarfsluftunternehmen GmbH & Co.KG v Republic of Austria*, ECJ Judgement of October 16, 2003 NA98
- #### *International Developments*
- Iraq Reconstruction: US Government Procurement Practices in a Coalition Environment NA103
- #### *Ireland*
- Time Limits for Judicial Review: *Dekra Eireann Teoranta v The Minister for the Environment and Local Government and S.G.S. Ireland Limited*, Judgment of the Supreme Court, April 4, 2003 NA113

United Kingdom

[2004] 13(5) P.P.L.R

Articles

The Paper Tiger Stirs: Rethinking Suspension and
Debarment *Steven L. Schooner* 211

What the MCI Case Teaches About the Current State of Suspension and
Debarment *Susan M. Collins* 218

Emerging Issues in Suspension & Debarment: Some Observations From an
Experienced Head *Richard J. Bednar* 223

Access to Information: The Key Challenge to a Credible Suspension and
Debarment Programme *Steven A. Shaw* 230

Contractor Debarment and Suspension: A Broken System *Danielle Brian* 235

Government Contract Suspension and Debarment: What Every Contractor
Needs to Know *James J. McCullough and Abram J. Pafford* 240

The New Era of Corporate Governance and Ethics: The Extreme Sport of
Government Contracting *John S. Pachter* 247

The Government's Debarment Process: Out-of-Step with Current
Ethical Standards *Marcia G. Madsen* 252

Suspension and Debarment: Re-examining the Process *Christopher R. Yukins* 255

The Boeing Suspension: Has Increased Consolidation Tied the United
States Department of Defence's Hands? *Jennifer S. Zucker* 260

[2004] 13(6) P.P.L.R

Articles

The New Directives' Rules on E-Communication Mechanis in Public
and Utilities Procurement *Roger Bickerstaff* 277

China's Evolving Legal Framework on Public Procurement *Ping Wang* 285

Lingering Between Public Law and Business Efficiencys: Realities
and Uncertainties under the Greek Concession *Emmanuel P. Mastromanolis* 319

News and Analysis

European Court of Justice/Court of First Instance

Case C-212/02, *Commission v Austria*, The Requirement for Effective
Remedies to Challenge an Award Decision NA165

Case C-212/02, *Commission v Austria*, ECJ judgment of June 24, 2004 NA165

European Communities

The Commission Green Paper on Public Private Partnerships and Community
Law on Public Contracts and Concessions NA169

New Skin for an Old Ceremony: Postal Service Providers Are Now
Contracting Entities NA174

United Kingdom

The National Procurement Strategy for Local Government NA181

[2005] 14(1) P.P.L.R

Articles

- The Principle of Non-discrimination in Procurement for Development Assistance *Friedl Weiss and Dimitrios Kalogeras* 1
- The Global Procurement Harmonisation Initiative *Attila Kovacs* 15
- A Generic and Systemic Approach to Procurement: The Case for an International Standard *R. B. Watermeyer* 39

News and Analysis

International Developments

- The WTO General Council Decision of August 1, 2004: A Note on the Decision Not to Launch Negotiations on Transparency in Government Procurement During the Doha Round NA1

European Court of Justice/Court of First Instance

- Grounds for Dispensing with Competition Under Works Directive 93/37: A Note on Case C-385/02, *European Commission v Italy* on Flood Protection Works NA5
- A Note on Case C-125/03, *Commission v Germany* on the Impact of Concluded Contracts NA8
- Availability of Interim Orders Irrespective of Whether a Substantive Action Has Already Been Brought: Case-202/03, *DAC SpA v Azienda Ospedaliera Spedali Civili di Brescia* NA9
- United Kingdom*
- The Timing of the Holyrood Inquiry NA10

[2005] 14(2) P.P.L.R

Articles

The External Sphere of Public Procurement law: Bi-regional Trade Relations from the Perspective of the European Community *Johannes Siegfried Schnitzer* 63

Factors Influencing Bidders' Recourse to the European Commission to Enforce EC Procurement Law *Despina Pachnou* 91

The New European Defence Agency: Major Development or Fig Leaf *Aris Georgopoulo* 103

News and Analysis

European Court of Justice/Court of First Instance

The Right to Choose Between the Criteria of Lowest Price and Most Economically Advantageous Tender: Case C-247/02, *Sintesi SpA v Autorita per la Vigilanza sui Lavori Pubblici* NA15

The Conditions Member States may Impose for the Award of Damages under The Public Remedies Directive: Case C-275/03, *Commission v Portugal* NA19

Failure to Advertise a Contract that was the Subject of an Option in a Notice Published for a Different Contract: Case C-340-/02, *Commission v France* NA22

European Commission Actions to Enforce EU Procurement Law in Five Member States: Commission Press Release IP/04/1294 of October 25, 2004 NA29

European Communities

The Commission's Green Paper on Defence Procurement NA34

United Kingdom

The Wood Review NA39

The Time-limit for Instituting Proceedings under the UK Procurement Regulations: *Holleran v Severn Trent Water* NA44

Office of Fair Trading Report: The Impact of Public Procurement on Competition NA 48

[2005] 14 (3) P.P.L.R

Articles

A Bridge Too Far: Why the European Commission's Attempts to Construct an Obligation to Tender outside the Scope of the Public Procurement Directives should be Dismissed *Erik Pijnacker Hordijk and Maarten Meulenbelt* 123

Towards the Harmonisation of International Procurement Policies and Practices *Eche Nwogwugwu* 131

The Development of Defence Procurement Policy in Nigeria and the Case for Reform *Sope Williams* 153

News and Analysis

International Developments

The Comesa Public Procurement Reform Initiative NA51

European Commission

The Commission's Action Plan for the Implementation of the Legal Framework For Electronic Public Procurement NA62

Commission Decision on Utilities Which are Exposed to Competition NA69

European Court of Justice

Application of the Procurement Directives to Contracts Awarded by Public Bodies to Subsidiaries and the Scope of the Remedies Directive: A Note on Case C-26/03, *Stadt Halle* NA72

Issues under the EC Procurement Directives: A Note on Case C-84/03 *Commission v Spain* NA78

Contracting Authorities as Service Providers under the EC Public Procurement Directives: A Note on Case C-126/03, *Commission v Germany* NA80

Framework Agreements under the UK Procurement Regulations: *Denfleet v NHS Purchasing and Supply Agency* NA86

[2005] 14(4) P.P.L.R

Articles

UNCITRAL Considers Electronic Reverse Auctions, as Comparative
Public Procurement Comes of Age in the
United States *Christopher R. Yukins and Don Wallace, Jr.* 183

Electronic Reverse Auctions under the New EC
Procurement Directives *Sue Arrowsmith* 203

News and Analysis

European Court of Justice/Court of First Instance
Submission of a Bid by a Person Who has Carried Out Preparatory Work
for a Procurement: Cases C-21/03 & 34/03, *Fabricom SA v Belgium* NA93

Damages for Irregularities in the Award Process: Case T-160/03, *AFCOn*
Management Consultants v Commission NA98

United Kingdom
The Relationship Between Judicial Review and the UK Procurement
Regulations: A Note on *Cookson & Clegg Ltd v Ministry of Defence*
and Cooneen Watts & Stone Ltd (Interested Party) NA104

[2005] 14(5) P.P.L.R

Articles

Avoiding the Procurement Rules by Awarding Contracts to an In-House Entity: The Scope of the Procurement Directives in the Classical Sector *Attorney-at-Law Kurt Weltzien 237*

Bidders' Use of Mechanisms to Enforce EC Procurement Law *Despina Pachnou 256*

News and Analysis

European Court of Justice/Court of First Instance
Grounds for Failing to Advertise a Contract for a Conveyor-Belt System: A Note on Case C-394/02, *Commission v Greece* NA111

The Classification of Public Contracts Concerning Railway Infrastructures under the EC Public Procurement Directives: A Note on Joint Cases C-462/03, *Strabag AG v Oesterreichische Bundesbahnen* and C-63/03, *Kostmann GmbH v Oesterreichische Bundesbahnen* NA114

Practical Remedies for Bidders on TACIS Contracts: Additional Comments on Case T-160/03, *AFCon Management Consultant, Mullin and Grady v Commission* NA121

International Developments
Trust is Good, Control Even Better: German Higher Administrative Court Reviews Military Procurement Decisions NA128

Competitive Procurement Proceedings for Public-Private Partnerships in Brazil NA136

United Kingdom
Plans for Implementing the Alcatel Ruling in the United Kingdom NA140

The Public Sector Information Regulations NA144

R.(on the application of Fuji Photo Film (UK) Ltd) v Secretary of State for Health NA150

[2005] 14(6) P.P.L.R

Articles

Standstill obligations in European and Belgian Public Procurement
Law *William Timmermans and Mike Gelders* 265

Judicial Review and Public Procurement Regulations *S.H. Bailey* 291

News and Analysis

European Court of Justice

Transparency Obligations Under The EC Treaty in Relation to Public Contracts that
Fall Outside the Procurement Directives: A Note on Case C–231/03, *Consiorzio
Aziende Metano (Coname) v Comune di Cingia de’Botti* NA153

The Reviewability of the Decision to Withdraw an Invitation to Tender:
A Note on Judgment of the Court of Justice in
Case C–15/04, *Koppensteiner GmbH v Bundesimmobiliengesellschaft mbH* NA160

Penalties Despite Compliance? A Note on Case C–503/04,
Commission v Germany NA164

Court of First Instance

Action for Annulment and Damages for Irregularities in the Award Process:
Case T–148/04, *TQ3 Travel Solutions v Commission* NA171

Public–Private Partnerships under the Constraints of EC Procurement Rules NA176

Denmark

Enforcement of the EC Public Procurement Rules in Denmark NA186

Germany

Changes to German Public Procurement Legislation Introduced by the
PPP Acceleration Act NA195

United Kingdom

Cookson and Clegg in the Court of Appeal NA201