INTERNATIONAL COURT OF APPEAL (I.C.A.)

of the

FEDERATION INTERNATIONALE DE L'AUTOMOBILE

CASE

Appeal brought by the Motor Sports Assocation (MSA) (ASN of Great Britain) on behalf of its competitor Aston Martin Racing, against the decision handed down by the "Appeal Review Board", notified on 21 April 2005, concerning the "53rd Annual Mobil 1 Twelve Hours of Sebring"

Hearing of Tuesday 19 July 2005 in Paris

The FIA INTERNATIONAL COURT OF APPEAL, composed of Mr Jean-François Veroux (France), elected President, Mr Philippe Roberti de Winghe (Belgium), Mr Harry Duijm (Netherlands) and Mr José Macedo e Cunha (Portugal),

Meeting in Paris on Tuesday 19 July 2005 at the headquarters of the Fédération Internationale de l'Automobile, 8, place de la Concorde, 75008 Paris,

Ruling on the appeal brought by the Motor Sports Association (Great Britain) on behalf of its competitor Aston Martin Racing, against the decision handed down by the "Appeal Review Board", notified on 21 April 2005, concerning the "53rd Annual Mobil 1 Twelve Hours of Sebring",

WHEREAS in a letter dated 26 June 2005, the MSA, on behalf of its competitor Aston Martin Racing, informed Mr Ward, the Secretary General of the International Court of Appeal, that Aston Martin Racing was withdrawing its appeal,

WHEREAS no objection was raised in this respect, either by the FIA or by any opposing party who might have come forward, and whereas it does not appear that the appeal that had been brought can be considered as frivolous,

ON THESE GROUNDS,

ACCEPTS the withdrawal of the appeal by the competitor Aston Martin Racing, represented by its ASN, the Motor Sports Association,

PRONOUNCES the forfeiture of the appeal fee, in accordance with Article 185 of the International Sporting Code,

LEAVES it to the appellant to pay the costs, in accordance with Article 190 of the International Sporting Code.

The President,

Made in Paris, 19 July 2005