

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

of the

FEDERATION INTERNATIONALE DE L'AUTOMOBILE

CASE

**Appeal brought by the Confederation of Australian Motor Sport Limited
(CAMS) on behalf of its competitor Team Dynamik PTY. LTD.,
against the decision handed down on 19 November 2004 by a body
described as V8 Supercar National Court of Appeal (“V8 SNCA”)**

Hearing of Thursday 24 February 2005 in Paris

The FIA INTERNATIONAL COURT OF APPEAL, composed of Mr Graham Stoker (Great Britain), elected President, Mr Xavier Conesa (Spain), Mr Vassilis Koussis (Greece) and Mr Laurent Anselmi (Monaco);

Meeting in Paris on Thursday 24 February 2005 at the headquarters of the Fédération Internationale de l'Automobile, 8, place de la Concorde, 75008 Paris, concerning the appeal brought by the Confederation of Australian Motor Sport Limited (CAMS) on behalf of its licence-holder, the competitor Team Dynamik PTY. LTD., against the decision handed down on 19 November 2004 by a body described as V8 Supercar National Court of Appeal (V8 SNCA);

WHEREAS the CAMS, the ASN of Australia, and the competitor Team Dynamik PTY. LTD. jointly asked the International Court of Appeal to accept the withdrawal, formulated on 11 February 2005, of the appeal which they had officially brought,

WHEREAS no objection was raised in this respect, either by the FIA or by any opposing party who might have come forward,

ON THESE GROUNDS,

ACCEPTS the withdrawal of the appeal,

DECLARES that the appeal fee will not be returned, in accordance with Article 185.2, paragraph 3, of the International Sporting Code which states: "*If the appeal ... is withdrawn after being brought, no part of the appeal fee shall be returned.*",

LEAVES it to the appellant to pay the costs.

The President,

Made in Paris, 24 February 2005