



**ឯកសារដើម**  
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E218/7

**ព្រះរាជាណាចក្រកម្ពុជា**  
**ជាតិ សាសនា ព្រះមហាក្សត្រ**

**អង្គជំនុំជម្រះវិសាមញ្ញក្នុងតុលាការកម្ពុជា**  
Extraordinary Chambers in the Courts of Cambodia  
Chambres Extraordinaires au sein des Tribunaux Cambodgiens

Kingdom of Cambodia  
Nation Religion King  
Royaume du Cambodge  
Nation Religion Roi

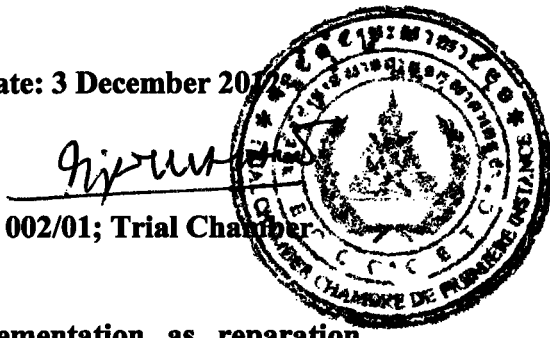
**MEMORANDUM – TRIAL CHAMBER**

**TO:** Civil Party Lead Co-Lawyers **Date:** 3 December 2012

**FROM:** NIL Nonn, President, Trial Chamber

**CC:** All Trial Chamber Judges; All parties, Case 002/01; Trial Chamber Senior Legal Officer

**SUBJECT:** Indication of priority projects for implementation as reparation (Internal Rule 80bis(4))



Reference is made to the Trial Chamber’s suggestion of 3 August 2012 that in order to ensure that proceedings in Case 002/01 may result in meaningful reparation for victims, and in view of limited donor funds and finite human resources in both the Lead Co-Lawyers’ and Victims’ Support Sections, that the Lead Co-Lawyers prioritize for development a small number of reparations awards out of the totality currently contemplated pursuant to Internal Rule 23 *quinquies* (3)(b), and to commence preparation for their implementation as soon as possible (E218, paragraph 19). At the Trial Management Meeting, the Lead Co-Lawyers indicated that they had made a selection of a small number of projects from among the totality of those identified pursuant to Internal Rule 80bis(4) and would, in due course, specify those projects which appear to have the greatest likelihood of being realised and which are therefore considered by the Lead Co-Lawyers to be priority projects for implementation (T., 27 August 2012, pp. 7-8).

Pursuant to Internal Rule 80bis(4), the Lead Co-Lawyers are requested to identify by 1 February 2013 the Civil Parties’ prioritized list of reparation projects currently under development for submission to the Chamber. Noting the challenges in bringing reparations to fruition described by the International Lead Co-Lawyer in the recent Trial Management Meeting, the Chamber wishes to clarify that implementation of these measures may begin prior to the verdict in Case 002/01. This is in keeping with the purposes for which Internal Rule 23 *quinquies* (3)(b) was adopted, which were to enable, with donor assistance and that of external collaborators, the realization of meaningful reparations within a reasonable time. It follows that the Lead Co-Lawyers and the Victims Support section should identify on an urgent, priority basis funds available to support those projects which will be sought as reparations. The Chamber would therefore be grateful if the Lead Co-Lawyers would provide, in consultation with the Victims’ Support Section, information regarding the current status of the financing of their prioritized projects. Upon receipt of this information, or thereafter, further clarifications may be sought by the Chamber at a later date.