UNITED NATIONS

I -95-13/1-T D8797-08791 14 Fermany 20) 8797

International Tribunal for the

Prosecution of Persons

Responsible for Serious Violations of

International Humanitarian Law

Committed in the Territory of Former Yugoslavia since 1991

Case No.

IT-95-13/1-T

Date:

14 February 2007

Original:

English

## TRIAL CHAMBER II

Before:

Judge Kevin Parker, Presiding

Judge Christine Van Den Wyngaert

Judge Krister Thelin

Registrar:

**Hans Holthuis** 

**Decision of:** 

**14 February 2007** 

**PROSECUTOR** 

v.

MILE MRKŠIĆ MIROSLAV RADIĆ VESELIN ŠLJIVANČANIN

**SCHEDULING ORDER** 

## The Office of the Prosecutor:

Mr Marks Moore

Mr Vincent Lunny

Ms Meritxell Regue

Mr Alexis Demirdjian

## **Counsel for the Accused:**

Mr Miroslav Vasić and Mr Vladimir Domazet for Mile Mrkšić Mr Borivoje Borović and Ms Mira Tapušković for Miroslav Radić Mr Novak Lukić and Mr Momčilo Bulatović for Veselin Šljivančanin

1

Case No.: IT-95-13/1-T 14 February 2007

THIS TRIAL CHAMBER of the International Tribunal for the Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law Committed on the Territory

of the Former Yugoslavia since 1991 ("Tribunal"),

**BEING SEISED OF** the "Joint Defence Motion for Extension of Time" filed jointly by Counsel for Mile Mrkšić, Miroslav Radić and Veselin Šljivančanin ("Defence") on 12 February 2007 ("Motion") in which the Defence request that, due to technical and translation matters, they be granted an extension of time to file their written briefs no later than 19 February 2007 and to

commence closing arguments on 5 March 2007;

NOTING the "Prosecution Response to Joint Defence Motion for Extension of Time", filed on 13

February 2007, in which the Office of the Prosecutor ("Prosecution") adopts a neutral position to

the extension sought by the Defence, but requests that the time period between the filing and the

commencement of oral submissions is not diminished;

**NOTING** the oral order made by the Chamber on 1 December 2006 pursuant to which the parties

are to file their final trial briefs no later than 16 February 2007 and oral arguments are to be heard

between 28 February 2007 and 2 March 2007;

**CONSIDERING** that, in the present case, good cause has been shown to warrant the extension of

time sought by the Defence;

**CONSIDERING**, further, that on 13 February 2007 the Prosecution filed its "Motion to Reopen

Prosecution Case" requesting that the Chamber reopen the case for the limited purpose of receiving

as exhibits an audio recording and its transcript from the bar table;

CONSIDERING that the Chamber must decide on the Prosecution's "Motion to Reopen

Prosecution Case" before the parties submit their final trial briefs;

For the foregoing reasons, and pursuant to Rules 86 and 127 of the Rules of Procedure and

Evidence, the Trial Chamber orders that

(1) final trial briefs shall be filed no later than noon, 26 February 2007,

(2) closing arguments will be heard on 14, 15, and 16 March 2007.

Case No.: IT-95-13/1-T

2

Done in English and French, the English version being authoritative.

Dated this fourteenth day of February 2007,

At The Hague

The Netherlands



Judge Christine Van Den Wyngaert

[Seal of the Tribunal]