UNITED NATIONS

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:

23 February 2007

Original:

English

IN TRIAL CHAMBER II

Before:

Judge Kevin Parker, Presiding

Judge Christine Van Den Wyngaert

Judge Krister Thelin

Registrar:

Mr Hans Holthuis

Decision:

23 February 2007

PROSECUTOR

v.

MILE MRKŠIĆ MIROSLAV RADIĆ VESELIN ŠLJIVANČANIN

DECISION ON MRKŠIĆ DEFENCE MOTION FOR VARIATION FROM WORD LIMIT

The Office of the Prosecutor:

Mr Marks Moore Mr Vincent Lunny

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

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TRIAL CHAMBER II ("Chamber") of the International Tribunal for the Prosecution of Persons

Responsible for Serious Violations of International Humanitarian Law Committed in the Territory

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

BEING SEIZED OF the "Mile Mrkšić's Defence Motion for Variation of Word Limit," filed on

21 February 2007 ("Motion"), in which the Defence for Mile Mrkšić ("Mrkšić Defence") requests

authorisation to exceed the word limit outlined in the Practice Direction on the Length of Briefs and

Motions¹ ("Practice Direction") for its Final Trial Brief;

NOTING that the Mrkšić Defence submits that due to the amount of evidence presented at trial, it

is necessary to exceed the word limit requirement in order to properly address all the significant

issues imperative to the defence of Mile Mrkšić, and requests an extension of the limit from 60,000

words to 90,000 words;

CONSIDERING that upon request a Chamber may, where exceptional circumstances that

necessitate the oversized filing have been shown by the moving party, extend the word limit

imposed by the Practice Direction;²

CONSIDERING that the amount of evidence in this case of direct relevance to the criminal

responsibility of Mile Mrkšić and the number of issues arising out of this evidence can be deemed

exceptional circumstances necessitating variation from the word limit requirement;

CONSIDERING, however, that the increase requested by the Mrkšić Defense is excessive;

For the foregoing reasons and pursuant to Rule 54 of the Rules of Procedure and Evidence of the

Tribunal and Clause (C)(7) of the Practice Direction;

HEREBY GRANTS the Motion in part and ORDERS the Mrkšić Defence to file a Final Trial

Brief not exceeding 70,000 words.

¹ IT/184/Rev. 2, 16 September 2005.

² Practice Direction, Clause (C)(7).

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

Judge Christine Van Den Wyngaert

Dated this twenty-third day of February 2007 At The Hague The Netherlands

[Seal of the Tribunal]