UNITED NATIONS		17-05-87-7 D19606-D19605 13MAY 2008	19606AP
	International Tribunal for the Prosecution of Persons	Case No.:	IT-05-87-T
	Responsible for Serious Violations of International Humanitarian Law	Date:	13 May 2008
	Committed in the Territory of the former Yugoslavia since 1991	Original:	English

## **IN THE TRIAL CHAMBER**

- Before: Judge Iain Bonomy, Presiding Judge Ali Nawaz Chowhan Judge Tsvetana Kamenova Judge Janet Nosworthy, Reserve Judge
- **Registrar:** Mr. Hans Holthuis
- Order of: 13 May 2008

#### PROSECUTOR

v.

MILAN MILUTINOVIĆ NIKOLA ŠAINOVIĆ DRAGOLJUB OJDANIĆ NEBOJŠA PAVKOVIĆ VLADIMIR LAZAREVIĆ SRETEN LUKIĆ

# PUBLIC

### **ORDER RE EXHIBIT P2804**

### **Office of the Prosecutor**

Mr. Thomas Hannis Mr. Chester Stamp

#### **Counsel for the Accused**

Mr. Eugene O'Sullivan and Mr. Slobodan Zečević for Mr. Milan Milutinović

Mr. Toma Fila and Mr. Vladimir Petrović for Mr. Nikola Šainović

Mr. Tomislav Višnjić and Mr. Norman Sepenuk for Mr. Dragoljub Ojdanić

Mr. John Ackerman and Mr. Aleksandar Aleksić for Mr. Nebojša Pavković

Mr. Mihajlo Bakrač and Mr. Đuro Čepić for Mr. Vladimir Lazarević

Mr. Branko Lukić and Mr. Dragan Ivetić for Mr. Sreten Lukić

**THIS TRIAL 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") is seised of the "Sreten Lukic Request for Revision of Translation of Exhibit P 2804, with Annexes," filed on 29 April 2008 ("Motion"), and hereby issues this order thereon.

1. On 23 March 2007, exhibit P2804 was admitted into evidence.<sup>1</sup> In the Motion, the Lukić Defence informs the Chamber and the parties that, in the original B/C/S version of this document, on page 2, second paragraph, there is handwritten in Cyrillic letters "BTO" (or VTO in Latin), which does not appear in the English version. Further, the Defence requests that the document be resubmitted to the Conference Language and Services Section ("CLSS") so that the handwritten portion can be officially translated.

2. The Prosecution has indicated that it does not intend to respond to the Motion.

3. Accordingly, the Trial Chamber, pursuant to Rules 54 and 89 of the Rules of Procedure and Evidence of the Tribunal, hereby GRANTS the Motion and ORDERS that the Prosecution shall resubmit, within seven days of the date of this Order, exhibit P2804 to CLSS and request a revised translation, including the handwritten portion, in accordance with paragraph 1 above and shall inform the Chamber and the parties via a written filing when the revised translation has been uploaded to eCourt.

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

hain Boron

Judge Iain Bonomy Presiding

Dated this thirteenth day of May 2008 At The Hague The Netherlands

[Seal of the Tribunal]

<sup>&</sup>lt;sup>1</sup> Decision on Prosecution Motion for Admission of Evidence in Connection with Philip Coo, 3 March 2007.