UNITED NATIONS			
	International Tribunal for the Prosecution of	Case No.	IT-05-87/1-PT
	Persons Responsible for Serious Violations of International Humanitarian Law Committed in the Territory of Former Yugoslavia since 1991	Date:	10 October 2008
		Original:	English

Dr-05-87/1-87 01818 - 01816

10 OCTVBUN 2. x

1818

### **IN TRIAL CHAMBER III**

Judge Frederik Harhoff, Pre-Trial Judge

**Registrar:** 

**Before:** 

Mr. Hans Holthuis

Order of:

10 October 2008

### PROSECUTOR

v.

VLASTIMIR ĐORĐEVIĊ

## **PUBLIC**

# CONFIRMATORY ORDER ON SUBMISSION OF MOTIONS PURSUANT TO RULES 92 *BIS*, 92*TER*, AND 92 *QUATER* AND FURTHER SCHEDULING RULE 65 *TER* CONFERENCES

## **The Office of the Prosecutor**

Mr. Thomas Hannis Mr. Chester Stamp

## **Counsel for the Accused**

Mr. Dragoljub Đorđević Mr. Velko Đurđić **I, Frederik Harhoff,** Judge 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 ("International Tribunal");

**BEING ASSIGNED** as Pre-Trial Judge in the present case pursuant to Rule 65*ter* of the Rules of Procedure and Evidence ("Rules") by order of the Presiding Judge of Trial Chamber III dated 22 June 2007;<sup>1</sup>

**NOTING** that the parties participated in several *65ter* pre-trial conferences to narrow the scope of the dispute for trial. In order to further narrow the scope of dispute for trial, on 7 October 2008, I issued an oral order to the parties to which is confirmed herein.

### PURSUANT TO Rule 65ter, CONFIRM that:

- (1) the Prosecution shall submit, no later than 28<sup>th</sup> October 2008, their motion seeking admission of any testimony it seeks to admit pursuant to Rule *92bis*, and *92 quater*
- (2) the Prosecution shall submit, no later than 28 October 2008, a list of any witnesses whose testimony it intends to present pursuant to Rule 92 *bis, ter, quater,* or *viva voce* at trial. For each proposed witness the Prosecution shall specifically identify three facts: (1) the justification for calling each witness, specifically indicating whether the witness is being called regarding the existence of a Joint Criminal Enterprise; (2) for which count(s) of the indictment will the witnesses' testimony is presented, and (3) which municipality the testimony of each witness will address.
- (3) the Defence shall file, no later than 11<sup>th</sup> November 2008, a Response.
- (4) there shall be further meetings pursuant to Rule 65 ter to discuss the proposed Prosecution witness lists on 11 through 14 November 2008 at a time and place to be designated by further correspondence with the Parties.

<sup>&</sup>lt;sup>1</sup> President's Order Regarding Composition of a Bench of the Trial Chamber and Appointing Pre-Trial Judge, 22 June 2007, p. 3; *see also* President's Order Assigning *Ad Litem* Judges to Pre-Trial Proceedings, President, 21 June 2007; Vice-President's Order Assigning a Case to a Trial Chamber, 18 June 2007.

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

3 Judge Frederik Harhoff Pre-Trial Judge

Done this tenth day of October 2008 At The Hague The Netherlands

[Seal of the Tribunal]