

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 Case No.: IT-95-5/18-T

Date: 18 May 2012

Original: English

# **IN THE TRIAL CHAMBER**

Before: Judge O-Gon Kwon, Presiding Judge

Judge Howard Morrison Judge Melville Baird

Judge Flavia Lattanzi, Reserve Judge

Registrar: Mr. John Hocking

Order of: 18 May 2012

### **PROSECUTOR**

 $\mathbf{v}_{ullet}$ 

# RADOVAN KARADŽIĆ

### **PUBLIC**

### FURTHER SCHEDULING ORDER ON RULE 98 BIS SUBMISSIONS

## Office of the Prosecutor

Mr. Alan Tieger

Ms. Hildegard Uertz-Retzlaff

The Accused Standby Counsel

Mr. Radovan Karadžić Mr. Richard Harvey

**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");

**RECALLING** that on 26 April 2012, the Chamber issued a "Scheduling Order on Close of the Prosecution Case, Rule 98 *bis* Submissions, and Start of the Defence Case" ("Order"), stating that the Prosecution case shall be considered closed on the day that the Chamber issues its decision on the last pending evidence-related motion filed by the Prosecution;<sup>1</sup>

**RECALLING** that in the Order, the Chamber granted the Accused's request for one week following the close of the Prosecution case in which to prepare for his Rule 98 *bis* submissions;<sup>2</sup>

**RECALLING** further that in the Order, the Chamber also ordered the Prosecution to present its response on the second day following the Accused's Rule 98 *bis* submissions;<sup>3</sup>

**NOTING** that on 11 May 2012, the Chamber informed the parties *via* email that when granting "one regular sitting day" to the parties to present their Rule 98 *bis* submissions, respectively, it meant that the hearing should start at 9 a.m. and finish at 1.45 p.m. but that, in light of the Accused's request that he be granted until 3 p.m. to complete his Rule 98 *bis* submissions, the Chamber had decided that the Accused and the Prosecution shall both be granted an extended sitting, *i.e.*, from 9 a.m. to 3 p.m., in which to present their respective Rule 98 *bis* submissions;<sup>4</sup>

**CONSIDERING** that it is in the interests of justice to inform the parties of the dates of their respective Rule 98 *bis* submissions as early as possible;

٠

<sup>&</sup>lt;sup>1</sup> Order, para. 17.

<sup>&</sup>lt;sup>2</sup> Order, para. 18.

<sup>&</sup>lt;sup>3</sup> Order, para. 20.

<sup>&</sup>lt;sup>4</sup> The Accused's request was received by the Chamber *via* email correspondence on 9 May 2012. The Chamber informed the parties of its decision *via* email correspondence on 11 May 2012.

PURSUANT TO Rules 54 and 98 bis of the Tribunal's Rules of Procedure and Evidence, hereby

# **ORDERS** as follows:

- : The Accused shall present his Rule 98 bis submissions on Monday, 11 June 2012 in Courtroom I.
- 2 The Prosecution shall present its response to the Accused's Rule 98 bis submissions on Wednesday, 13 June 2012 in Courtroom I.

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

h

Judge O-Gon Kwon Presiding

Dated this eighteenth day of May 2012 At The Hague

The Netherlands

[Seal of the Tribunal]