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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: 15 May 2014

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:** 15 May 2014

#### **PROSECUTOR**

 $\mathbf{v}_{ullet}$ 

# RADOVAN KARADŽIĆ

#### **PUBLIC**

# FURTHER ORDER ON ITEMS PREVIOUSLY MARKED FOR IDENTIFICATION

## 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** the "Decision on Accused's Motions to Admit Intercepts from Bosnia and Herzegovina Previously Marked for Identification or as Not Admitted" issued by the Chamber on 26 February 2014 ("First Decision"), wherein it *inter alia* stayed its decision on the admission of MFI D4059 pending the upload of the English translation by the Accused;<sup>1</sup>

**RECALLING** the "Decision on Accused's Motions for Admission of Items Previously Marked for Identification" issued on 7 May 2014 ("Second Decision"), wherein it admitted into evidence a number of items previously marked for identification, including MFI D4303 and D4305;<sup>2</sup>

**CONSIDERING** that having reviewed the documents uploaded into e-court for MFI D4059, including the English translation which has now been uploaded and the relevant transcript, it is satisfied that MFI D4059 can now be admitted;

**CONSIDERING** that D4303 was marked for identification under seal and could reveal the identity of a protected witness,<sup>3</sup> and thus should be admitted under seal;

**CONSIDERING** that MFI D4304 was marked for identification under seal pending English translation, 4 and that D4305 is the public redacted version of MFI D4304;<sup>5</sup>

**FURTHER CONSIDERING** that having reviewed the documents uploaded into e-court for MFI D4304, including the English translation which has now been uploaded along with the relevant transcript, it is satisfied that MFI D4304 should now be admitted under seal;

**PURSUANT** to Rule 54 of the Tribunal's Rules of Procedure and Evidence.

<sup>&</sup>lt;sup>1</sup> First Decision, paras. 7, 12(d).

<sup>&</sup>lt;sup>2</sup> Second Decision, paras. 26, 29, 31(a).

<sup>&</sup>lt;sup>3</sup> T. 46701 (6 February 2014).

<sup>&</sup>lt;sup>4</sup> T. 46705 (6 February 2014).

<sup>&</sup>lt;sup>5</sup> T. 46705–46706 (6 February 2014). The Chamber notes, however, that the Accused did not request the admission of MFI D4304. *See* Motion to Admit Documents Previously Marked for Identification, 17 March 2014, para. 12.

## **HEREBY**:

- a) **ADMITS** into evidence the item currently marked as MFI D4059 publicly;
- b) **ADMITS** into evidence the document currently marked as MFI D4304 under seal; and
- c) **INSTRUCTS** the Registry to mark D4303 as having been admitted under seal.

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

Judge O-Gon Kwon Presiding

Dated this fifteenth day of May 2014 At The Hague The Netherlands

[Seal of the Tribunal]