

**THE TRIAL CHAMBER**

Case No: STL-11-01/T/TC

Before: Judge David Re, Presiding
Judge Janet Nosworthy
Judge Micheline Braidy
Judge Walid Akoum, Alternate Judge
Judge Nicola Lettieri, Alternate Judge

Registrar: Mr Daryl Mundis

Date: 20 April 2017

Original language: English

Classification: Public

**DECISION ON THE “PROSECUTION MOTION TO ADMIT ONE WITNESS
STATEMENT OF HELENA HABRAKEN PURSUANT TO RULE 155”**

(Extract from Official Public Transcript of Hearing on 20 April 2017, page 70, line 8 to page 71, line 1)

The Prosecution, on the 18th of April, 2017, in filing F3086, entitled “Prosecution Motion to Admit One Witness Statement of Helena Habraken Pursuant to Rule 155,” sought the admission into evidence under Rule 155 of a statement of Prosecution analyst Ms. Helena Habraken of the 7th of April, 2017.

The statement relates to the preparation of call data records for a cell number ending in 491 and one ending in 400 using cell sectors MAHBI1 and MAROUN3 on the 9th of October, 2004 and is relevant to the evidence of Mr. John Edward Philips, a Prosecution expert who is in the course of testimony.

Defence counsel do not oppose the admission of the statement into evidence under Rule 155, which permits the Chamber to admit a statement in lieu of oral testimony in the form of a written statement. The Trial Chamber is of the view that the interests of justice and the demands of a fair and expeditious trial warrant the admission of the statement into evidence under Rule 155.

Interpretation serves to facilitate communication.
Only the original speech is authentic.

The statement of Ms. Helena Habraken of the 7th of April, 2017, ERN 60322941 through to 60322945, will be received into evidence as Exhibit P1939.

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