



United Nations
Nations Unies

Mechanism for
International
Criminal
Tribunals

Mécanisme pour
les Tribunaux
Pénaux
Internationaux

**Notice of
confidentiality
applicable to fax**

This facsimile transmission contains United Nations proprietary information that is strictly confidential and/or legally privileged, and is intended solely for the use of officials of the United Nations and/or the named recipient hereof. Any unauthorized disclosure, copying, distribution or other use of the information herein is strictly prohibited. If you have erroneously received this facsimile transmission, please notify the United Nations immediately.

D124

CASE/AFFAIRE NO.		MICT-13-52-R.1 (LUKIC & LUKIC)		DATE		14 March 2014	
FROM/DE		CARLINE AMEERALI, DEPUTY CHIEF CMSS					
TO/A							
<input checked="" type="checkbox"/> Office of the President/ <i>Le Bureau du Président</i>		<input checked="" type="checkbox"/> Office of the Prosecutor/ <i>Le Bureau du Procureur</i>		<input checked="" type="checkbox"/> Defense Counsel/ <i>Conseil de la Défense</i>			
<input checked="" type="checkbox"/> Appeals Chamber/ <i>Chambre d'appel</i>				MR RODNEY DIXON			
0 Trial Chamber/ <i>Chambre de 1ère instance</i>							
0 Specially Appointed Chamber/ <i>Chambre spécialement désignée</i>							
0 Single Judge/ <i>Juge unique</i>							
0 Embassy/ <i>Ambassade</i>							
0 Other/ <i>Autre</i>							
<input checked="" type="checkbox"/> Office of the Registrar/ <i>Le Bureau du Greffier</i>				0 WISP			
<input checked="" type="checkbox"/> Senior Legal Officer/ <i>Juriste hors-classe</i>				0 UNDU			
<input checked="" type="checkbox"/> Communications Service/ <i>Service Communication</i>				<input checked="" type="checkbox"/> OLAD			
PLEASE FIND ATTACHED/VEUILLEZ TROUVER CI-JOINT							
<input checked="" type="checkbox"/> Order/ Warrant/Decision issued by Appeals Chamber/ Trial Chamber/Specially Appointed Chamber/Judge on <i>Ordonnance/Mandat/Décision émis(e) par la Chambre d'appel/la Chambre de 1ère instance/la Chambre spécialement désignée</i> un Juge le <u>14/03/14</u>							
0 Order/Decision issued by the President on/ <i>Ordonnance/Décision émise par le Président</i> le ____/____/____							
0 Motion/Request/Application submitted by Prosecution/Defence Counsel/Accused/ Third Party on <i>Motion/Requête/Demande présentée par l'Accusation/le Conseil de la défense/l'Accusé/le tiers</i> le ____/____/____							
0 Response/Reply/Brief submitted by Prosecution/Defence Counsel/Accused on <i>Réponse/Réplique/Mémoire présenté(e) par l'Accusation/le Conseil de la défense/Accusé</i> le ____/____/____							
0 Decision of the Registrar on/ <i>Décision du Greffier</i> le ____/____/____							
0 Other/ <i>Autre</i>							
RECEIVED/RECU				FILED/ENREGISTRE			
<input checked="" type="checkbox"/> Office hours/ <i>heures ouvrables</i> Date: 14/03/2014				<input checked="" type="checkbox"/> Office hours/ <i>heures ouvrables</i> Date: 14/03/2014			
0 Outside Office hours/ <i>en dehors des heures ouvrables</i> Date: ____/____/____. Time/ <i>Heure</i> : ____h ____.				0 Outside Office hours/ <i>en dehors des heures ouvrables</i> Date: ____/____/____. Time/ <i>Heure</i> : ____h ____.			



Mechanism for International Criminal Tribunals

Case No. MICT-13-52-R.1

Date: 14 March 2014

Original: English

IN THE APPEALS CHAMBER

Before: Judge Theodor Meron, Pre-Review Judge

Registrar: Mr. John Hocking

Order of: 14 March 2014

PROSECUTOR

v.

MILAN LUKIĆ

PUBLIC

**ORDER ON MILAN LUKIĆ'S REQUEST REGARDING AN
ADDENDUM TO HIS REQUEST FOR REVIEW OF THE
TRIAL JUDGEMENT**

The Office of the Prosecutor:

Mr. Hassan Bubacar Jallow
Mr. Mathias Marcussen

Counsel for Milan Lukić:

Mr. Rodney Dixon

I, THEODOR MERON, Judge of the Appeals Chamber of the International Residual Mechanism for Criminal Tribunals (“Appeals Chamber” and “Mechanism”, respectively) and Pre-Review Judge in this case;¹

RECALLING the “Judgement” rendered on 20 July 2009 by Trial Chamber III of the International Criminal Tribunal for the Former Yugoslavia (“ICTY”) in the case of *Prosecutor v. Milan Lukić and Sredoje Lukić*, Case No. IT-98-32/1-T;

RECALLING the “Judgement” rendered on 4 December 2012 by the Appeals Chamber of the ICTY in the case of *Prosecutor v. Milan Lukić and Sredoje Lukić*, Case No. IT-98-32/1-A and the “Corrigendum to Judgement of 4 December 2012” issued on 4 March 2013;

RECALLING the “Application on Behalf of Milan Lukić for Review of the Trial Judgement of 20 July 2009”, filed publicly with confidential annexes by Milan Lukić on 6 February 2014 (“Review Application”);

RECALLING that, in the Review Application, Lukić referred to documents which were not attached to the Review Application but which he intended to file in support of his request for review of the Trial Judgement;²

NOTING the “Decision on Prosecution Motion for Order on Scheduling of Response”, issued on 12 March 2014 (“Decision of 12 March 2014”), in which I held that Lukić could seek leave to supplement his submissions;³

BEING SEISED OF the “Addendum to ‘Application on Behalf of Milan Lukić for Review of the Trial Judgement of 20 July 2009’ filed on 6 February 2014”, filed publicly with confidential annexes by Lukić on 13 March 2014 (“Addendum”), in which Lukić requests that the Appeals Chamber consider, as part of the Review Application:⁴ (i) documents showing that charges have been brought against Ms. Bakira Hasečić;⁵ (ii) a signed witness statement of Witness 5;⁶ and (iii) a list of individuals, including the date and cause of their deaths;⁷

¹ Order Designating a Pre-Review Judge, 12 March 2014.

² Review Application, paras. 3, 61, fns. 3, 65.

³ Decision of 12 March 2014, p. 2.

⁴ Addendum, paras. 1-2.

⁵ Addendum, para. 4. *See also* Annex 5 to the Addendum.

⁶ Addendum, paras. 5-8. *See also* Annex 6 to the Addendum.

⁷ Addendum, paras. 9-13. *See also* Annex 7 to the Addendum.

NOTING Lukić's submission that the documents contained in the Addendum corroborate the new evidence already filed with the Review Application;⁸

NOTING Lukić's submission that, at the time of the filing of the Review Application, some of the documents contained in the Addendum were not available in one of the working languages of the Mechanism⁹ or were otherwise not finalized;¹⁰

FINDING that, in the present circumstances, it is in the interests of justice to allow Lukić to supplement his Review Application with the Addendum;

NOTING that the Prosecution's response to the Review Application is currently due on 18 March 2014;

CONSIDERING that the Decision of 12 March 2014 provided that, should Lukić supplement his Review Application, the Prosecution would have an appropriate opportunity to respond;¹¹

CONSIDERING that, in light of the Addendum, there is good cause to extend the filing deadline for the Prosecution's response to the Review Application;

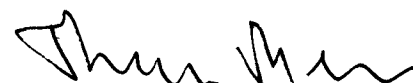
FOR THE FOREGOING REASONS,

GRANT Lukić's request and **ACCEPT** the Addendum as validly filed as part of the Review Application;

ORDER the Prosecution to file its response to the Review Application, if any, by 31 March 2014.

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

Dated this 14th day of March 2014
At The Hague,
The Netherlands



Judge Theodor Meron
Pre-Review Judge

[Seal of the Mechanism]

⁸ Addendum, paras. 2, 6-8, 13-14.

⁹ Addendum, paras. 4-5.

¹⁰ Addendum, paras. 5

¹¹ Decision of 12 March 2014, p. 2.