IT-95-5/18-T D51950 - D51948 05 July 2011 51950

SF

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: 5 July 2011

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:** 5 July 2011

#### **PROSECUTOR**

v.

#### RADOVAN KARADŽIĆ

#### PUBLIC with CONFIDENTIAL APPENDIX A

# ORDER TO THE GOVERNMENT OF BOSNIA AND HERZEGOVINA CONCERNING SUBPOENA

#### Office of the Prosecutor The Government of Bosnia and Herzegovina

Mr. Alan Tieger via the Embassy of Bosnia and Herzegovina to

Ms. Hildegard Uertz-Retzlaff

The Netherlands, The Hague

### The Accused Standby Counsel

Mr. Radovan Karadžić Richard Harvey

51949

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"),

**CONSIDERING** the "Decision on Accused's Motion for Subpoena to Interview: General Sead

Delić and Brigadier Refik Brđanović" ("Decision"), issued on 5 July 2011, in which this Trial

Chamber granted, in part, the Accused's "Motion for Subpoena to Interview: General Sead

Delić and Brigadier Refik Brđanović" ("Motion"), filed on 6 January 2011, requesting that a

subpoena be issued directing General Delić to submit to an interview by the Accused's legal

advisor;

**PURSUANT TO** Article 29 of the Statute of the Tribunal and Rule 54 of the Tribunal's Rules

of Procedure and Evidence ("Rules");

**HEREBY REQUESTS** the responsible authorities of Bosnia and Herzegovina:

1. To serve the attached Subpoena issued by the Trial Chamber on 5 July 2011

("Subpoena") to GENERAL SEAD DELIĆ;

2. To take all reasonable and necessary measures to ensure that the above-named

prospective witness appears at the time and place to be notified by the Accused's legal advisor,

as indicated in the Subpoena;

3. To provide a written report either confirming, and providing details of, the actual service

of the Subpoena or describing the efforts made to serve the Subpoena, and further describing the

efforts made to ensure the appearance of the above-named prospective witness.

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

\_\_\_\_\_

Judge O-Gon Kwon, Presiding

Dated this fifth day of July 2011

At The Hague

The Netherlands

[Seal of the Tribunal]