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du dossier: SANN RA DA ជាតិ សាសនា ព្រះមហាក្សត្រ

E352/2

អង្គជំនុំជម្រះវិសាមញ្ញក្នុងតុលាការកម្ពុជា

Extraordinary Chambers in the Courts of Cambodia

Chambres Extraordinaires au sein des Tribunaux Cambodgiens

Kingdom of Cambodia

Nation Religion King

Royaume du Cambodge

Nation Religion Roi

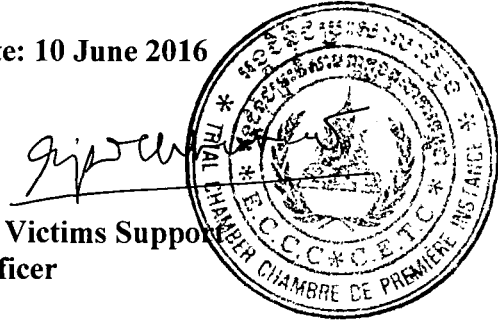
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TRIAL CHAMBER

TO: Civil Party Lead Co-Lawyers

Date: 10 June 2016

FROM: NIL Nonn, President of the Trial Chamber



CC: All Trial Chamber Judges; All Parties, Case 002; Victims Support Section ("VSS"); Trial Chamber Senior Legal Officer

SUBJECT: Indication of Reparation Projects for Implementation in Case 002/02

1. The Trial Chamber recalls the Civil Party Lead Co-Lawyers' Interim Report on Reparations in Case 002/02 and confidential Annex 1 outlining reparation projects under development, filed on 17 June 2015 (E352 and E352.2 respectively; "Interim Report"). The Interim Report informed the Chamber that, pursuant to Internal Rule 23quinquies(3)(b), the Lead Co-Lawyers and the Victims Support Section ("VSS") had initiated a consultation process with the Civil Parties, their lawyers and other stakeholders in order to develop potential reparation projects to present to the Trial Chamber for its consideration at the end of the trial. The Interim Report indicated that after a further round of consultations with Civil Parties and stakeholders scheduled for July 2015, the Lead Co-Lawyers would be well-positioned to prioritize projects to be submitted in their Final Claim (E352).

2. In Case 002/01, in order to ensure that proceedings resulted in meaningful reparation for victims and in view of limited funding available to both the Lead Co-Lawyers and the VSS, the Lead Co-Lawyers were directed to prioritize reparations projects which appeared to have the likelihood of being realized (E218/7, E218/7/2, E218/7/4, E218/7/7). The Chamber considers that this practice should also be followed in Case 002/02.

3. After consultation with the Civil Party Lead Co-Lawyers, the Trial Chamber accordingly directs the Lead Co-Lawyers to prepare oral submissions on the reparation projects currently under development in Case 002/02, to be delivered on a date to be fixed by the Chamber but no earlier than the week commencing 13 June 2016. The

Chamber further directs the Lead Co-Lawyers to file by 15 July 2016 written submissions with a detailed description of such projects, including time-frames for implementation. The Lead Co-Lawyers and the VSS should also identify sufficient funding which would allow those projects to be secured (E218/7). This is in keeping with the purposes for which Internal Rule 23*quinqüies*(3)(b) was adopted, which were to enable, with donor assistance and that of external collaborators, the realization of meaningful reparation projects, within a reasonable time, for which implementation was possible.

4. Following receipt of this information, further clarification may be sought by the Chamber as necessary.