



**ឯកសារដើម**  
ORIGINAL DOCUMENT/DOCUMENT ORIGINAL

ថ្ងៃ ខែ ឆ្នាំ ទទួល (Date of receipt/date de reception):  
..... 11 / 05 / 2011 .....

ម៉ោង (Time/Heure) :..... 11:20 .....

មន្ត្រីទទួលបន្ទុកសំណុំរឿង / Case File Officer/L'agent chargé  
du dossier:..... Ratanak .....

ព្រះរាជាណាចក្រកម្ពុជា  
ជាតិ សាសនា ព្រះមហាក្សត្រ

**អង្គជំនុំជម្រះវិសាមញ្ញក្នុងតុលាការកម្ពុជា**  
Extraordinary Chambers in the Courts of Cambodia  
Chambres Extraordinaires au sein des Tribunaux Cambodgiens

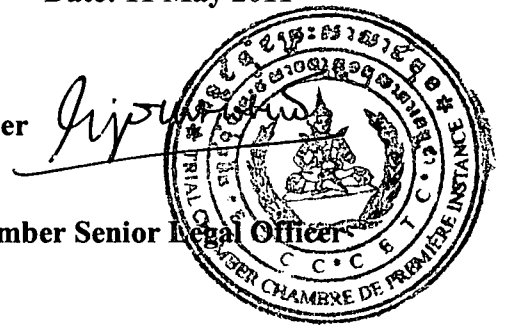
Kingdom of Cambodia  
Nation Religion King  
Royaume du Cambodge  
Nation Religion Roi

**TRIAL CHAMBER**

**TO: All parties, Case 002**

**Date: 11 May 2011**

**FROM: Nil Nonn, President, Trial Chamber Chamber**



**CC: All Judges of the Trial Chamber; Trial Chamber Senior Legal Officer**

**SUBJECT: Scheduling of Initial Hearing**

Reference is made to the Chamber's Order to File Materials (E9) and consequent indications of legal issues indicated by the parties in advance of the Initial Hearing (Documents E9/23, E9/28, E9/30, E9/33 and E9/34).

Having considered the submissions of the parties, and as envisaged in Internal Rule 80bis, the Chamber shall consider the following issues at the Initial Hearing:

- lists of potential witnesses and experts submitted by the parties in accordance with the Internal Rules;
- preliminary objections pursuant to Internal Rule 89;
- initial specification of the substance of the reparations awards the Lead Co-Lawyers intend to seek within the final claim for collective and moral reparation pursuant to Internal Rule 23 *quinquies* (3)(b). Later opportunity will be provided to the Lead Co-Lawyers to update these specifications once the Pre-Trial Chamber has concluded all Civil Party admissibility appeals.

The Chamber will not hear oral argument in relation to any issue other than those indicated above during the Initial Hearing. This is because the Chamber considers that all other issues raised by the parties in their various filings either

- have already been conclusively determined by the Chamber during the Trial Management Meeting and its consequent decision (E74); or
- will be the subject of further directives from the Chamber in due course; or
- may instead be raised before the Chamber by the parties in the course of trial if and when relevant and necessary.

*Nil Nonn*

The Chamber further clarifies that E74 constitutes a decision of the Trial Chamber, which, in accordance with the Internal Rules, may be appealed with the verdict.

In order to facilitate planning and to provide maximum advance notice to the parties, the Trial Chamber announces that the Initial Hearing will commence on Monday 27 June 2011 and continue on Tuesday, Wednesday and Thursday 28-30 June 2011, if required. The parties are accordingly requested to ensure their availability during that period.

A more detailed schedule and agenda will be issued in due course in advance of the Initial Hearing, which will indicate those issues which will be heard in oral argument at the Initial Hearing.

The Chamber also advises the parties and various administrative units of the ECCC that further hearings may be scheduled in Case 002 during August 2011. The parties are therefore requested to ensure their availability during this period and to be guided by this indication when scheduling of annual leave and otherwise in planning. Further notification regarding these, and other, matters will follow in due course. *NUN JH*