Practice Direction ECCC/01/2007/Rev.8

FILING OF DOCUMENTS BEFORE THE ECCC

The Rules and Procedure Committee of the Extraordinary Chambers in the Courts of Cambodia (ECCC),

CONSIDERING the Agreement between the United Nations and the Royal Government of Cambodia Concerning the Prosecution under Cambodian law of Crimes committed during the Period of Democratic Kampuchea, signed on 6 June 2003 (hereinafter referred to as 'the Agreement'),

CONSIDERING the Law on the Establishment of the Extraordinary Chambers in the Courts of Cambodia with inclusion of the amendments as promulgated on 27 October 2004 (hereinafter referred to as 'ECCC Law'),

CONSIDERING the Internal Rules of the ECCC, adopted by the Plenary Session of Judges on 12 June 2007 and signed into force on 19 June 2007,

ACTING in accordance with Rule 20(3) of the ECCC Internal Rules, which entitles the Rules and Procedure Committee to adopt Practice Directions relating to the functioning of the ECCC, subject to review in the subsequent Plenary Session,

HEREBY ISSUE this Practice Direction on Filing of Documents:

Article 1: Opening and Numbering of Case Files:

- 1.1 The Office of the Co-Investigating Judges (OCIJ) shall open a new case file upon the filing of an Introductory Submission and shall assign a case number to the file.
- 1.2. The following symbols shall be used in assigning a case number

(e.g. 01/31-07-2007-ECCC/OCIJ)

- a. 01 Sequential number of the case
- b. 31-07-2007 Date on which the case file was opened.
- c. ECCC Extraordinary Chambers in the Courts of Cambodia.
- d. The Organ before which the document is lodged. The following initials will be used in this respect:
 - OCIJ Office of the Co-Investigating Judges
 - PT Pre Trial Chamber
 - TC Trial Chamber
 - SC Supreme Court Chamber.

- 1.3 The following symbols shall be used by the greffier to identify documents in the case file:
 - I) During Judicial Investigations:

In addition to the Case Number, the following symbols identified in bold shall be used in assigning a sequential and category number of the document (e.g. 01/31-07-2007-ECCC/OCIJ-**001-B4**)

- a. 001 Sequential number of the document.
- b. B4 This is allocated by the greffier as directed by the Co-Investigating Judges and represents the sub-folder category and document number therein. The number following the letter signifies the document number within the sub-folder.

Sub-folder Categories:

- A Form
- B Personality
- C Detention and Bail Conditions
- D Substance
- II) During Trial Proceedings:
- E Trial Proceedings is to be used as the only symbol. Each document will be assigned a sequential number (e.g. E5, E6, E7). Later documents directly related to one specific document are filed in a subfolder (e.g. Submission of a party E8/1, response by the other party E8/2, decision of the Chamber on the submission E8/3)

The first four sequential numbers will be assigned to the following four collective folders:

E1: for Written Records of proceedings

Each daily Written Record of the Proceedings will be placed in chronological order according to the hearing date, while the relevant transcript and audiovisual recording will be annexed thereto;

E2: for Civil Parties

Within the civil party folder there will be a further subfolder for each applicant within which applicant-related documents will be filed;

E3: for Investigations Documents

Contains each document from the investigation case file which has been put before the Trial Chamber according to Rule 87(2) of the Internal Rules;

E4: for Exhibits.

Numbers and symbols of the documents of the investigation file remain unchanged.

III) During Supreme Court Proceedings:

E – for appeals against decisions of the Trial Chamber.

Each document will be assigned a sequential number following the numbering used by the Trial Chamber (e.g., E169/1/2);

F – for appeals against judgments of the Trial Chamber and for all other matters before the Supreme Court Chamber.

Each document will be assigned a sequential number (e.g., F3, F4, F5). Later documents directly related to one specific document are filed in a subfolder (e.g., Appeal Brief of a party 'F3/1,' Response by another party 'F3/2,' Decision of the Chamber on the Appeal Brief 'F3/3').

The first two sequential numbers will be assigned to the following two collective folders:

F1: for Written Records of Proceedings.

Each daily Written Record of the Supreme Court Chamber Proceedings will be placed in chronological order according to the hearing date, while the relevant transcript and audiovisual recording will be annexed thereto;

F2: for New Evidence and Exhibits

Contains new evidence and exhibits called by or submitted to the Supreme Court Chamber.

Numbers and symbols of the documents on the case file forwarded by the Greffier of the Trial Chamber to the Greffier of the Supreme Court Chamber pursuant to Internal Rule 108(1)-(2) remain unchanged.

IV) Numbering of Authorities and Attachments

In all case files, tables, authorities and attachments shall bear the same root number as the filing they are attached to, in the following format:

A1 – Main document

A1.1 – Table of authorities for A1 (first table)

A1.1.1 - 1st authority in A1.1

A1.1.2 - 2nd authority in A1.1

A1.2 – Index of documents/attachments for A1 (second table)

A1.2.1 - 1st attachment in A1.2

A1.2.2 - 2nd attachment in A1.2

Article 2: Filing of documents

2.1. Any filing of documents before the ECCC, and any communication from or to the person entitled to file a document, shall be made directly to the greffier of the Office of the Co-Investigating Judges, or the Chambers, as appropriate (hereinafter the "relevant greffier"), through the Case File Officer. The Office of the Case File Officer is located in the ECCC Administration building.

- 2.2 Any person entitled to file documents before the ECCC shall notify the relevant greffiers of the official language(s) in which, in addition to Khmer, they intend to file documents.
- 2.3. The official filing hours for lodging documents before the ECCC are from Monday to Thursday (8:00 am to 4.00 pm) and Friday (8:00 am to 3.30 pm), excluding official holidays observed by the ECCC, which shall be posted on the ECCC website.
- 2.4. Documents filed before the ECCC in accordance with the Internal Rules shall be submitted by any authorized person to the Case File Officer who shall be responsible for forwarding the documents immediately to the relevant greffier as provided in the Internal Rules.
- 2.5 The primary method for submitting filings shall be electronic. Manual filing should be used only if there is technical failure or in the case of filing maps, photographs, CDs etc. The Court Management Section shall formulate procedures for electronic filing for approval by the Co-Investigating Judges or the relevant Chamber.
- 2.6 Documents submitted electronically outside the official filing hours shall be deemed to have been filed during the next official filing day.
- 2.7 A chain-of-custody form (in the format provided in Appendix H) shall be completed by the filing party on submitting original evidence to the Case File Officer. Any subsequent movement of the evidence outside ECCC shall be recorded on the same chain-of-custody form. The Court Management Section shall maintain chain-of-custody forms in both electronic and physical format.

Article 3: Format of Documents

- 3.1 The information provided on the 'Filing Instructions' form in Appendix A shall accompany each filing. This information shall be provided electronically for electronic filings and by attaching the form for manual filings.
- 3.2 All documents shall have the following information on the first page, in the format demonstrated at **Appendix B**:
 - a. The Co-Investigating Judges or the Chamber before which the case is currently being processed.
 - b. The case number as detailed in Article 1.2 above
 - c. To whom the document is filed.
 - d. The date of the document.
 - e. The party or individual that is filing the document.
 - f. The original language of the document.
 - g. The classification of the document suggested by the filing party, i.e. 'Public', 'Confidential' or "Strictly Confidential".
 - h. The short title of the document, which shall be as concise as possible.
 - i. The Parties or the individual that shall receive notice of the document filed.
 - j. The total number of pages of the document

- 3.3. There should be no logo or badge on the first page, which are used solely for decisions of the ECCC.
- 3.4. Each subsequent page of the document shall have the following information:
 - a. The case number, as detailed in Article 1.2 above, in the top right hand corner.
 - b. The short title of the document in the bottom left hand corner.
 - c. The page number and total number of pages in the bottom right hand corner.
- 3.5. The top left hand corner of each page of every document shall be left clear for the endorsement of an electronic ERN number generated by the Zylab system.
- 3.6. Documents shall be printed on one side of the page only.
- 3.7. Documents shall be submitted in A4 sized paper. Margins shall be at least 2.5 centimetres on all four sides. Paragraphs shall be numbered. All documents shall be paginated.
- 3.8. The type face in English or French shall be typed in font Times New Roman 12 point with 1.5 line spacing. Footnotes shall be 10 point.
- 3.9. Electronic documents in Khmer shall be typed in Unicode font Khmer Kep, font size 12. Headings shall be in Unicode font Khmer MEF2, font size 12. Such fonts can be obtained at the following link: http://www.khmeros.info/drupal/?q=en/download
- 3.10. Documents shall be filed unbound and shall not contain dividers, post-it indexes or flags.
- 3.11. The original document shall be filed together with any photographs, audio tapes and video tapes which are submitted as part of the filing.
- 3.12. During a judicial investigation, a filing party may propose that a document be classified as 'Public', "Confidential", or 'Strictly Confidential', in accordance with the provisions of the Practice Direction on the Classification and Management of Case-related Information. Until the issuance of a Closing Order and the determination of any appeal against the Closing Order, the Co-Investigating Judges and the Pre-Trial Chamber, as appropriate, shall consider whether the proposed classification is appropriate and, if not, determine what is the appropriate classification. Such determinations shall remain in force throughout subsequent proceedings, subject to Article 3.14.
- 3.13 In proceedings after the case file is forwarded to the Trial Chamber, any document submitted for filing must bear the proposed classification ('Public', "Confidential", or 'Strictly Confidential') in accordance with the provisions of the Practice Direction on the Classification and Management of Case-related Information. The filing parties must ensure that filings for which they propose the classification 'Public' do not contain any confidential or strictly confidential information, and that filings for which they propose the classification 'Confidential' do not contain any strictly confidential information.
 - The Chamber may order a temporary classification other than that proposed by the party filing the document, pending its determination of whether the proposed classification is appropriate.
- 3.14 Where required in the interests of justice, Co-Investigating Judges or a Chamber seised of a case may re-classify any document on the case file. Affected parties will be given an opportunity to be heard either prior to such a decision being made, or

- during any period of a temporary re-classification that is necessary to protect information that may be confidential or strictly confidential. In any event, parties to the case will be notified of any temporary re-classifications and of any decisions on re-classification.
- 3.15 A filing party who submits a document with the proposed classification of 'Strictly Confidential' must list, on the first page of the document (Appendix B), under the title 'Distribution to:' the names of all individuals, other than Court staff, who it proposes should be given access to the document. At any time, the Co-Investigating Judges or the Chamber seised of the case may make changes to the list after giving the filing party an opportunity to be heard on the issue. The relevant Greffier will note any such change in the list on the first page of the document, and notify the filing party and persons authorised to have access to the document accordingly.
- 3.16. The document shall be signed with a clear indication of the name of the person who signed it.
- 3.17 Corrections to records in the case file shall be filed using the form in Appendix G. Corrections to original records shall be approved by the greffier while corrections to a translation shall be approved by the Interpretation and Translations Unit. If the text of a filed document is updated, the new document shall be filed together with tracked changes of pages that have changed.
- 3.17(*bis*) If a correction to a document changes its substance, the old version shall be retained in the case file and its document number suffixed with /old-1, /old-2 etc. Old versions shall also be stamped with "OLD VERSION".
- 3.18 All documents that are filed by Chambers or the OCIJ should include an indication of their security classification on the first page.

Article 4: Contents of Documents

- 4.1 Documents filed before the Co-Investigating Judges or a Chamber shall contain the following where appropriate:
 - a. An introduction containing the legal basis and a petition for the action or relief sought.
 - b. A summary of the grounds of argument.
 - c. An outline of relevant facts, including a chronology where appropriate.
 - d. A summary of the relevant law, including extracts of relevant legal sources.
 - e. The detailed legal argument.
- 4.2 Documents shall have as an appendix a list of authorities and copies of those authorities as provided in article 6 below.
- 4.3 Any reference to a previously filed document shall include the court record document number and ERN number in addition to the title and date of that document.

Article 5: Length of documents

- 5.1 A document filed to the Investigating Judges or the Trial Chamber of the ECCC shall not exceed 15 pages in English or French or 30 pages in Khmer, unless otherwise provided in the Internal Rules or this Practice Direction or ordered by the ECCC.
- 5.2. A document filed to the Pre-Trial Chamber or the Supreme Court Chamber of the ECCC shall not exceed 30 pages in English or French or 60 pages in Khmer, unless otherwise provided in the Internal Rules or this Practice Direction or ordered by the ECCC.
- 5.3. Unless otherwise ordered by the ECCC, the page limit shall not exceed 100 pages in English or French or 200 pages in Khmer for the written submissions under Rule 92 of Internal Rules and responses thereto, if any.
- 5.4. The Co-Investigating Judges or the relevant Chamber may, at the request of a participant, extend the page limit in exceptional circumstances.
- 5.5. There shall be no page limits for the following documents:
 - a. Introductory Submissions (Rule 53 of the Internal Rules)
 - b. Supplementary Submissions (Rule 55 of the Internal Rules); and
 - c. Final Submissions (Rule 66 of the Internal Rules).

Article 6: List of Authorities

- 6.1 Documents shall be filed with a list of the authorities referred to therein. Such list shall include the name, date and full citation for each authority, specifying which provisions, paragraphs or pages are relied upon, together with any explanatory note required under this paragraph. Where an authority exceeds 10 pages in English or French or 20 pages in Khmer, a copy of the first page of the authority and the relevant section of the text shall be filed along with a note in the List of Authorities specifying that the authority exceeds 10 in English or French or 20 pages in Khmer, as appropriate.
- 6.2 The List of Authorities shall contain the same information on the cover sheet as for the document filed, as per the example in **Appendix C**.
- 6.3 Documents shall be filed with copies of all authorities listed therein, with the exception of those documents listed in ECCC Law Compendium hosted in the ECCC's official website.
- 6.4 Where an authority has previously been filed in the same case or proceeding it shall not be re-filed, but the person filing the later document shall indicate in the list of authorities the title, the court record document number and the ERN number of the document with which the authority was previously filed.
- 6.5 All other documents attached to a filing that are not authorities shall be listed in one or more tables. Additional tables shall contain the same information on the cover sheet as for the document filed, similar to the example in Appendix C.
- Authorities and annexes must be filed in all ECCC official languages in which they are available. It is the responsibility of the filing party to locate all such available materials. The Court Management Section provides tools to assist in finding jurisprudence in different languages via the ECCC intranet.

Article 7: Language and Translation of documents

- 7.1 All documents shall be filed in Khmer as well as in English or French. Parties may seek translation into the other language. Such translation will be provided at a later time.
- 7.2 In exceptional circumstances, the Co-Investigating Judges or a Chamber of the ECCC may authorise a party to file a document in French or in English in the first instance, provided however, that a Khmer translation must be filed before the Chamber at the first opportunity.
- 7.3 Any party who has notified the relevant greffiers under Article 2.2 shall duly file all documents in Khmer and the other chosen official language(s). The Court Management Section shall ensure the timely translation of documents filed in accordance with this Practice Direction.
- 7.4 Where the filing party is the author of documents, the filing party shall submit each language version of the document separately, provided that where there are terms which require precise definition in another language, such terms shall be stated in brackets.

Article 8: Time Limits for pleadings and applications before the Chambers

- 8.1 Unless otherwise provided in the Internal Rules or this Practice Direction or ordered by a Chamber of the ECCC, pleadings and applications shall be filed with the greffier of the Chamber hearing the case together with the relevant authorities in accordance with the following timetable, subject to the right in Rule 39 of the Internal Rules to request an extension of time limits.
- 8.2 A Chamber may fix time limits for the filing of an application or pleadings. Where a date for a Court hearing has already been fixed, the application or applicant's pleading shall be filed at least 30 calendar days prior to the Court hearing.
- 8.3 Any response to an application or pleadings shall be filed together with any list of authorities within 10 calendar days of notification of the document to which the participant is responding.
- A reply to a response shall only be permitted where there is to be no oral argument on the request, and such reply shall be filed within 5 calendar days of notification of the response to which the participant is replying.
- 8.5 Except as otherwise directed by the Co-Investigating Judges or a Chamber of the ECCC, time limits commence on the first calendar day following the day of service of the Notification of the document in Khmer and one other official language of the ECCC. Exceptionally, the Co-Investigating Judges or a Chamber may decide that the time limits commence on the first calendar day following the day of filing in all three languages.

Article 9: Late filing

A document may be filed outside the time limits as set out in Rule 39 of the Internal Rules. In such cases, the person filing the document shall indicate the reasons for the delay on the Filing Instructions. The Judges or Chamber before which the document is filed shall decide whether to accept the document despite its later filing.

Article 10: Deficient Filing

- 10.1 The relevant greffier shall be responsible for verifying compliance with the provisions of this Practice Direction.
- 10.2 Should a document not comply with the provisions of this Practice Direction, the relevant greffier shall complete and sign a Deficient Filing form (**Appendix D**) which will be returned to the person filing the document along with the original document for correction. The document shall only be accepted after the mistakes have been corrected. If the document is consequently filed outside the time limits, a copy of the Deficient Filing form should also be lodged by way of clarification. The said document shall be filed in accordance with Article 9 of this practice direction.

Article 11: Service of notices of documents filed

- 11.1 The person filing a document shall be notified electronically of any document filed by the relevant greffier. Such person filing a document shall notify the relevant greffier of the preferred email address for service.
- 11.2 Service of a hard copy notice, where necessary, shall be effected on the same day as the electronic notification by either the relevant greffier, or by the Designated Officer of Court Management Section. The relevant greffier or Designated Officer shall complete the 'Acknowledgement of Service Form' (**Appendix E**) upon which the document shall be deemed to have been duly served.
- 11.3 Should the intended recipient not be at the address provided or should he or she refuse to acknowledge service of the notice, the relevant greffier or Designated Officer shall complete the 'Non-Service Form' (**Appendix F**) upon which the document shall be deemed to have been duly served.

Amended on 7 March 2012.

Appendix A

FILING INSTRUCTION

(To Be Completed by Lodging Party)

Case Number:	Document Date: Date Filed:				
Document Titles:	Date Filed.				
Number of Pages:	Language(s) Filed:				
Filed By:	SCC TC PTC OCIJ OCP CMS Defence for Civil Party Other				
	Name: Telephone:				
Classification					
Suggested by the Filing Party	Public Confidential Strictly Confidential Other: .				
Reason For	Fruonc Confidential Strictly Confidential Other.				
Suggested					
Confidentiality					
	NOTIFICATION INCOMPLICATION				
(To Be	NOTIFICATION INSTRUCTION Completed by Greffier, or Case File Officer, on behalf of Greffier)				
Assigned Document No.:	Category No.: Page Numbers:				
Security Classification Orde	er: Public Confidential Strictly Confidential Other: .				
Classification Status:	☐ Interim ☐ Confirmed				
Review of Interim Classification:	Date: Greffier Name: Signature: ☐ Public ☐ Confidential ☐ Strictly Confidential ☐ Other: .				
Notification To Be Sent To:					
Notification To Be Sent To: SCC TC PTC OCIJ OCP Defence for Civil Party.					
DSS Detention Fa	acility Press CMS Other: .				
Signed:	Greffier Dated:				
CMS Only					
	•				
☐ Certified Copy by Case File Officer, Name: Dated:					
Case File Updated					
Signed:	Records + Archives Dated:				
Signed: Records + Archives Dated: Da					
Signed:					



BEFORE THE [INSERT] CHAMBER EXTRAORDINARY CHAMBERS IN THE COURTS OF CAMBODIA

FILING DETAILS

Case No: [INSERT] Party Filing: [INSERT]

Filed to: [INSERT] Original language: [KHMER/ENGLISH/FRENCH]

Date of document: [INSERT]

CLASSIFICATION

Classification of the document

suggested by the filing party: [PUBLIC/CONFIDENTIAL/ STRICTLY CONFIDENTIAL]

Classification by OCIJ

or Chamber: [PUBLIC/CONFIDENTIAL/STRICTLY CONFIDENTIAL]

Classification Status: [INTERIM/CONFIRMED]

Review of Interim Classification: [PUBLIC/CONFIDENTIAL/STRICTLY CONFIDENTIAL]

Records Officer Name:

Signature:

[INSERT TITLE]

Filed by: Distribution to:

[INSERT TITLE OF PARTY] Co-Prosecutors

[INSERT NAME] CHEA Leang

Robert PETIT

[INSERT DEFENDANTS]

[INSERT LAWYERS NAME]

Civil Parties

[INSERT LAWYERS NAME]

INTRODUCTION AND PETITION

- 1. Insert text summarizing application...
- 2. Summarise what you are asking for...

SUMMARY OF RELEVANT FACTS

Sub-heading

3. Insert text...

Sub-heading

4. Insert text...

A – FIRST ARGUMENT

Relevant Legal Standards

Law of Cambodia

- 5. Insert law...
- 6. Quotations indented, such as: Article 14 of the ICCPR states that

'in the determination of ... any criminal charge against him, everyone is entitled to a fair in public hearing within a reasonable time by an independent and impartial tribunal'.

Submissions

7. Insert submissions...

CONCLUSION

8. Insert conclusions...

Date	Name	Place	Signature

[INSERT TITLE] 2/19

Appendix C

BEFORE THE [INSERT] CHAMBER

EXTRAORDINARY CHAMBERS IN THE COURTS OF CAMBODIA

FILING DETAILS

Case No: [INSERT] Party Filing: [INSERT]

Filed to: [INSERT] Original language: [KHMER/ENGLISH/FRENCH]

Date of document: [INSERT]

CLASSIFICATION

Classification of the document

suggested by the filing party: [PUBLIC/CONFIDENTIAL/ STRICTLY CONFIDENTIAL]

Classification by OCIJ

or Chamber: [PUBLIC/CONFIDENTIAL/STRICTLY CONFIDENTIAL]

Classification Status: [INTERIM/CONFIRMED]

Review of Interim Classification: [PUBLIC/CONFIDENTIAL/STRICTLY CONFIDENTIAL]

RAU Officer Name:

Signature:

[INSERT TITLE] TABLE OF AUTHORITIES

Filed by: Distribution to:

[INSERT TITLE OF PARTY] Co-Prosecutors

[INSERT NAME] CHEA Leang

Robert PETIT

[INSERT DEFENDANTS]
[INSERT LAWYERS NAME]

Civil Parties

[INSERT LAWYERS NAME]

CAMBODIAN LAW

1. Law on the ECCC. *Not included – ECCC Legal Compendium*.

INTERNATIONAL LAW

Treaties

- 2. International Covenant on Civil and Political Rights. *Not included ECCC Legal Compendium.*
- 3. European Convention on Human Rights. *Not included ECCC Legal Compendium*.

Case law

- 4. *Dombo Beheer B.V. v Netherlands*, Eur.Ct.H.R., judgement of 27 October 1993, Series A, no.274.
- 5. *Glenford Campbell v Jamaica*, UN Human Rights Committee, CCPR/C/44/D/248/1987(1992)
- 6. Goddi v Italy (1984) 6 EHRR 457.
- 7. *Michael and Brian Hill v Spain*, CCPR/C/59/D/526/1993(1997)
- 8. *Leroy Simmonds v. Jamaica*, CCPR/C/46/D/338/1988(1992)
- 9. Prosecutor v Tadić, Case No. IT-94-I-A, Judgement, 15 July 1999.
- 10. Wemhoff v Germany, (1979-1980) 1 EHRR 55.

Commentaries

- 11. General Comment No 13, U.N. Human Rights Committee.
- 12. Extract from Cassese, *International Criminal Law*, Oxford, 2003. *Authority exceeds 30 pages*.

Appendix D

NOTICE OF DEFICIENT FILING

(To Be Completed by Case File Officer Only, on behalf of Greffier)

Case Number:				Date of Document: Date Filed:	
Document Title:					
Number of Pages:		Language(s) Fi	iled:		
Filed By:	Chamber Name:	Defence	ОСР	Other: Telephone Number:	
Classification of the document suggested by the filing party	Public	Confidential	Strice	tly Confidential	
Subject	Pursuant to Article	e 10 of the Practi	ice Direction on Fil	ing Documents before th	ne ECCC
Reason	The above titled d	ocument is deem	ned deficient and he	ereby returned for the fol	lowing reason:
Signed:	Signed:				Dated:
	Acknowledgement of Filing Party				
I hereby acknowled	ge receipt of this D	eficient Filing no	otice:		
Signed:			Fï	ling Party Dated:	



ព្រះពទាំសាមគ្រកម្ពុ ទា ទាំតិ សាសនា គ្រះមហាត្យត្រ

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

Appendix E

ACKNOWLEDGMENT OF SERVICE

Pursuant to Rule 46 of the Internal Rules of the Extraordinary Chambers, I hereby confirm service of the following documents on the followings persons:

Case Number	Case Number Document Title	
Received By:		
Co-Prosecutors	Name:	Position:
	Signature:	Date & Time:
Defense Lawyer	Name:	Position:
	Signature:	Date & Time:
Charged Person	Name:	Position:
	Signature:	Date & Time:
Civil Party	Name:	Position:
	Signature:	Date & Time:
Civil Party Lawyer	Name:	Position:
	Signature:	Date & Time:
Chief of Detention	Name:	Position:
	Signature:	Date & Time:
Ci-made		Date & Time:
Signed: Name:		Date & Time.
Case File Officer/Designated	Officer	



ព្រះពទាំណាចគ្រក់ទ្ធ ទា ទាំតិ សាសនា ព្រះមហាត្យត្រ

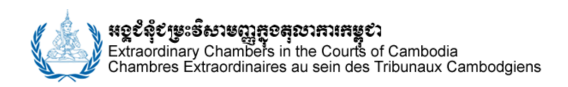
Kingdom of Cambodia Nation Religion King Royaume du Cambodge Nation Religion Roi

Appendix F

NOTICE OF NON-SERVICE

Pursuant to Article 11.3 of the Practice Directions on filing document before the ECCC I hereby confirm that I was unable to serve the following documents:

Case Number Document Title			
On the Following Recipients:			
Co-Prosecutors	Defense Lawyer	Charged Person	
☐ Civil Party	☐ Civil Party Lawyer	☐ Chief of Detention	
For the Following Reason:			
Signed:		Date & Time:	
Name: Case File Officer/Designated Officer	eer		
	C.		



Appendix G

Request for Correction

Case:

To Document No(s):	ERN(s):	Request Date:	Correction Type:
			Change to Original Change to Translation Reclassification
Reason for changes:			
Details:			
Filing Party:		Sig	nature:
Approved by Greffier ((for originals):	Sign	nature:
Approved by ITU (for	translations):	Sign	nature:

Appendix H

Chain of Custody Form

Description of Records

No.	Title	ERN	Doc_No
1.			
2.			
3.			
4.			
5.			
6.			

Custody Record

Relinquished By:	Date:	
210 miquisite u 2 j :	Signature:	
Received By:	Date:	
	Signature:	
Relinquished By:	Date:	
	Signature:	
Received By:	Date:	
-	Signature:	
Relinquished By:	Date:	
	Signature:	
Received By:	Date:	
	Signature:	
Relinquished By:	Date:	
	Signature:	
Received By:	Date:	
	Signature:	
Relinquished By:	Date:	
	Signature:	
Received By:	Date:	
-	Signature:	
Relinquished By:	Date:	
	Signature:	
Received By:	Date:	
	Signature:	