# PUBLIC REDACTED VERSION OF Annex IV



Reference: NV/2022/EOSS/380/JCA/ab

#### **CONFIDENTIAL**

## **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the to the Kingdom of the Netherlands and has the honour to invite the authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

## Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order") (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.



On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis.

In his Application Mr Mokom indicated as one of the States Parties for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and
- (j) to not contact directly or indirectly victims or witnesses.

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

# Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom on their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations at the earliest possibility and if possible by 15 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the

the assurances of its highest consideration.



The Hague, 2 December 2022



Reference: NV/2022/EOSS/381/JCA/ab

#### **CONFIDENTIAL**

#### URGENT

The Registry of the International Criminal Court ("Court") presents its compliments to the

and has the honour to invite the

authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

## Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order") (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

## Background information

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The opening of the confirmation of charges hearing was initially scheduled to 31 January 2023. However due to procedural challenges indicated in the Order, the opening will be postponed to a new date which is yet to be set.



On 7 November 2022, the Chamber issued the Order in which it ordered Mr Mokom, if he wishes to apply for interim release, to submit a substantiated application by 14 November 2022. In the same document and so as to

expedite the process, the Registry was ordered "to liaise with Duty Counsel in the event Mr Mokom decides to submit an application for interim release, with a view to directly commencing consultations with the Host State and the State(s) to which Mr Mokom proposes to be released to, including the Netherlands".

On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis.

In his Application Mr Mokom indicated as one of States Parties for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

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Considering the urgency of the request, the authorities are invited to provide their observations at the earliest possibility and if possible by 15 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.





The Hague, 2 December 2022



Reference: NV/2022/EOSS/353/JCA/ab.

#### **CONFIDENTIAL**

#### **URGENT**

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## Legal basis

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On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated as one of States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
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- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

(j) to not contact directly or indirectly victims or witnesses.

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the

the assurances of its highest consideration.

The Hague, 5 December 2022



Reference: NV/2022/EOSS/355/JCA/ab.

## **CONFIDENTIAL**

## **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the and has the honour to invite the authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

## Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order") (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

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On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated some of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

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- (d) to not engage in certain professional activities;
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(j) to not contact directly or indirectly victims or witnesses.

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

## Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the uthorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the Em\_\_\_\_of the the assurances of its highest consideration

5/December 2022



Reference: NV/2022/EOSS/356/JCA/ab.

#### **CONFIDENTIAL**

## **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the and has the honour to invite the to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

## Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order") (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

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- He would not engage in any political activities during his interim release;
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- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the Embassy of the Czech Republic to the Kingdom of the Netherlands, the assurances of its highest consideration

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December 2022



Reference: NV/2022/EOSS/360/JCA/ab

#### **CONFIDENTIAL**

## **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the and has the honour to invite the authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

#### Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order") (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

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In his Application Mr Mokom indicated as one of the States Parties for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

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The Registry of the Court avails itself of this opportunity to renew to the

the assurances of its highest consideration.

The Hague, 30 November 2022





Reference: NV/2022/EOSS/361/JCA/ab.

#### **CONFIDENTIAL**

## **URGENT**

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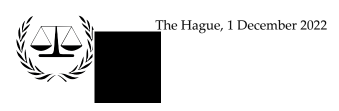
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The Registry of the Court avails itself of this opportunity to renew to the the assurances of its highest considerate.





Reference: NV/2022/EOSS/363/JCA/ab.

#### **CONFIDENTIAL**

## **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the

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authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

Legal basis

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- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

# Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations at the earliest possibility and if possible by 15 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the

the assurances of its highest consideration.



The Hague, 1 December 2022



Reference: NV/2022/EOSS/365/JCA/ab

#### **CONFIDENTIAL**

#### **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

## Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order") (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

## Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.



On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

(j) to not contact directly or indirectly victims or witnesses.

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the uthorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



the

The Registry of the Court avails itself of this opportunity to renthe assurances of its highest consideration

The Hague, 5 December 2022



Reference: NV/2022/EOSS/368/JCA/ab.

#### **CONFIDENTIAL**

## **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the
and has the honour to invite the authorities to assist
the Court in the case of <i>The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka</i> (ICC-01/14-01/22), situation in the
Central African Republic II.

# Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order") (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.

On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

(j) to not contact directly or indirectly victims or witnesses.

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the assurances of its highest consideration.

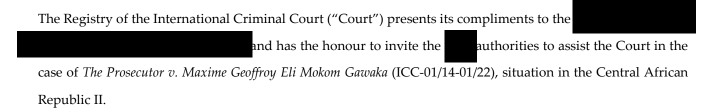
The Hague, 5 December 2022



Reference: NV/2022/EOSS/370/JCA/ab.

## **CONFIDENTIAL**

## **URGENT**



## Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order") (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.

On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

(j) to not contact directly or indirectly victims or witnesses.

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the

the assurances of its highest consideration

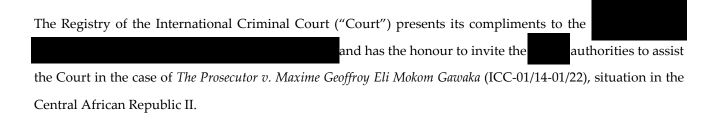
The Hague, 5 December 2022



Reference: NV/2022/EOSS/372/JCA/ab.

#### **CONFIDENTIAL**

## **URGENT**



## Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order") (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.



On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicate as one of the States Parties for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the the assurances of its highest consideratio

The Hague, 5 December 2022



Reference: NV/2022/EOSS/350/JCA/rk

01/22), situation in the Central African Republic II.

#### **CONFIDENTIAL**

### **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the and has the honour to invite the authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-

#### Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order"), (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.



On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated the Principality of as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

	Subject	of	the	reques
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Following the Order and should the Chamber grant the Application, the Registry invites authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the the assurances of its highest consideration

The Hague, 5 December 2022



Reference: NV/2022/EOSS/374/JCA/ab.

### **CONFIDENTIAL**

### **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the and has the honour to invite the authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

#### Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order") (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.

On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated as one of the States Parties for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to

the assurances of its highest consideration

The Hague, 5 December 2022



Reference: NV/2022/EOSS/354/JCA/rk

#### **CONFIDENTIAL**

### URGENT

The Registry of the International Criminal Court ("Court") presents its compliments to the and has the honour to invite the authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

#### Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order"), (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.

On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis.

In his Application Mr Mokom indicated the as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and
- (j) to not contact directly or indirectly victims or witnesses.

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

# Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites th authorities to consider accepting Mr Mokom on their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations at the earliest possibility and if possible by 15 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to

the assurances of its highest consideration.



The Hague, 2 December 2022



Reference: NV/2022/EOSS/332/JCA/rk

**CONFIDENTIAL** 

URGENT

The Registry of the International Criminal Court ("Court") presents its compliments to the Ministry of Foreign Affairs of the Kingdom of the Netherlands and has the honour to invite the Dutch authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order", ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.

The opening of the confirmation of charges hearing was initially scheduled to 31 January 2023. However due to procedural challenges indicated in the Order, the opening will be postponed to a new date which is yet to be set.

Ministry of Foreign Affaires Kingdom of the Netherlands

On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis.

In his Application Mr Mokom indicated the Netherlands as one of the priority States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members. In addition, he indicated that the priority is given in function of the presence of Mr Mokom's family (a cousin of Dutch nationality) on the territory of the Netherlands and who have confirmed to Mr Mokom and his Defence team his willingness to support him during the interim release.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
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(i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and (j) to not contact directly or indirectly victims or witnesses.

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

## Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the Dutch authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the Dutch authorities are invited to provide their observations by 29 November 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the Ministry of Foreign Affairs of the Kingdom of the Netherlands, the assurances of its highest consideration.

The Hague, 22 November 2022





Reference: NV/2022/EOSS/357/JCA/rk

### **CONFIDENTIAL**

### **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to

and has the honour to invite the

authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order"), (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.



On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis.

In his Application Mr Mokom indicated the release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and
- (j) to not contact directly or indirectly victims or witnesses.

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

# Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites to authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, uthorities are invited to provide their observations at the earliest possibility and if possible by 15 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the

the assurances of its highest consideration.



The Hague, 1 December 2022



Reference: NV/2022/EOSS/358/JCA/rk

in the Central African Republic II.

### **CONFIDENTIAL**

### **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to

nd has the honour to invite th

to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation

Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order", ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.

On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated the Kingdom of as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

## Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the

the assurances of its highest consideration

The Hague, 5 December 2022



Reference: NV/2022/EOSS/359/JCA/rk

#### **CONFIDENTIAL**

### **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the and has the honour to invite the authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

#### Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order", ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.

On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated the association as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the

he assurances of its highest consideration.

The Hague, 5 December 2022



Reference: NV/2022/EOSS/362/JCA/rk

#### **CONFIDENTIAL**

### **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to and has the honour to invite the

to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

#### Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order", ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.

On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated the some of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to

, the assurances of its highest consideratio

The Hague, 5 December 2022



Reference: NV/2022/EOSS/364/JCA/rk

#### **CONFIDENTIAL**

### **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the

nd has the honour to invite the authorities to assist the Court in
the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

#### Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order", ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.

The opening of the confirmation of charges hearing was initially scheduled to 31 January 2023. However due to procedural challenges indicated in the Order, the opening will be postponed to a new date which is yet to be set.

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On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the . the assurances of its highest consideration.

The Hague, 5 December 2022



Reference: NV/2022/EOSS/366/JCA/rk

in the Central African Republic II.

#### **CONFIDENTIAL**

### **URGENT**

and has the honour to invite the authorities of to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation

The Registry of the International Criminal Court ("Court") presents its compliments to the

Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order", ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.

On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
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- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities of to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities of are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to

, the assurances of its highest consideration.

The Hague 5 December 2022



Reference: NV/2022/EOSS/367/JCA/rk

#### **CONFIDENTIAL**

### **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the and has the honour to invite the

assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

#### Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order", ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.

On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
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Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the uthorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the assurances of its highest consideratio

The Hague, 5 December 2022



Reference: NV/2022/EOSS/369/JCA/rk

in the Central African Republic II.

#### **CONFIDENTIAL**

### **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the and has the honour to invite the authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation

Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order"), (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.



On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis. A public redacted version of the Application was registered on 16 November 2022.

In his Application Mr Mokom indicated as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

## Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the authorities are invited to provide their observations by 20 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the the assurances of its highest consideration

The Hague, 5 December 2022

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Reference: NV/2022/EOSS/371/JCA/rk

#### **CONFIDENTIAL**

### **URGENT**

The Registry of the International Criminal Court ("Court") presents its compliments to the and has the honour to invite the authorities to assist the Court in the case of *The Prosecutor v. Maxime Geoffroy Eli Mokom Gawaka* (ICC-01/14-01/22), situation in the Central African Republic II.

#### Legal basis

The present request is based on rules 13(1) and 119 of the Rules of Procedure and Evidence ("Rules"), regulation 51 of the Regulations of the Court and the "Order to Mr Mokom to provide submissions on interim release" ("Order"), (ICC-01/14-01/22-105), issued by Pre-Trial Chamber II ("Chamber") on 7 November 2022. The Order is annexed to the present note verbale.

# Background information

On 14 March 2022, Mr Maxime Geoffroy Eli Mokom Gawaka ("Mr Mokom") was surrendered to the Court pursuant to an arrest warrant issued by Chamber. Mr Mokom appeared before the Chamber on 22 March 2022. He is suspected of war crimes and crimes against humanity allegedly committed in the Central African Republic between 5 December 2013 and December 2014.



On 14 November, "Mr Mokom's Application for Interim Release Pursuant to Order ICC-01/14-01/22-105" ("Application", ICC-01/14-01/22-110-Conf) was submitted by his Duty Counsel on a confidential basis.

In his Application Mr Mokom indicated as one of the States for his interim release due to its location, which would allow him to work on the preparation of his case efficiently and meet and communicate regularly with his Counsel and Defence team members.

- (a) the prohibition to travel beyond territorial limits set by the Pre-Trial Chamber without the explicit authorization of the Court;
- (b) the prohibition to go to certain places or associate with certain persons specified by the Pre-Trial Chamber;
- (c) to reside at a particular address as specified by the Pre-Trial Chamber for the duration of the proceedings in the Netherlands and when not present in the Netherlands for the purposes of court proceedings, unless otherwise authorised in advance by the Chamber;
- (d) to not engage in certain professional activities;
- (e) full compliance with all orders issued in the case including an order to surrender himself immediately to the relevant authorities if required by the Chamber;
- (f) appearing before the Chamber at the date, time, place, and in the manner ordered by the Chamber and remaining in attendance until excused;
- (g) the surrender to the Registrar of all passports, visas, identity documents, and any other travel documents issued to him;
- (h) reporting once a week to the law enforcement authorities of the Receiving State or the Registry, which may include the use of video conferencing technology;
- (i) to provide the Registrar with all mobile and other telephone numbers and ensure that at least one of his mobile telephone numbers remains active and with sufficient credit to be reachable at any time; and
- (j) to not contact directly or indirectly victims or witnesses.

Moreover, in the Application Mr Mokom undertook that:

- He would not engage in any political activities during his interim release;
- He would not make any public statements or social media post, directly or through a person, about the case;
- He would not talk to the public or the press concerning the case;
- The only contact he will seek to have will be with his family; Counsel; defence team members; the Registry; medical personnel; the Red Cross;
- He accepts that any violation of national law would result in the immediate revocation of his interim release;
- He would comply with any reasonable conditions imposed by the receiving State during the interim release including electronic monitoring, the imposition of curfews or home confinement.

## Subject of the request

Following the Order and should the Chamber grant the Application, the Registry invites the authorities to consider accepting Mr Mokom of their territory for the purpose of the interim release with the conditions listed above.

Considering the urgency of the request, the uthorities are invited to provide their at the earliest possibility and if possible by 15 December 2022. The Registry would be grateful if the authorities could indicate in their response the level of confidentiality of their observations.



The Registry of the Court avails itself of this opportunity to renew to the

the assurances of its highest consideration.



The Hague, 2 December 2022