## ANNEX 29 PUBLIC REDACTED

From: Trial Chamber VI Communications

Sent: 17 November 2022 11:07

OTP CAR IIA Communications; D33 Said Defence Team; Said LRV Team OPCV To: Cc: Chamber Decisions Communication; Trial Chamber VI Communications Subject: RE: 220930 - Prosecution's request for an extension of time limit

Dear Parties and participants,

The Chamber has taken note of the Prosecution's request for an additional extension of three weeks from the current deadline to submit its rule 68 application pertaining to P-1339.

In line with its previous decisions issued via email on 3 October 2022 at 15:37 and 20 October 2022 and 10:57, the Chamber finds that good cause within the meaning of regulation 35(2) of the Regulations of the Court has been shown due to the fact that the preparation of the respective transcripts is a process outside of the Prosecution's control.

Furthermore, the Chamber observes that the Defence does not oppose the request.

Accordingly, the Chamber grants the Prosecution's request. In this regard, the Chamber notes that the existing directions given by the Chamber via email on 7 September 2022 at 09:35, 3 October 2022 at 15:37 and 20 October 2022 and 10:57 remain in place.

Kind regards, Trial Chamber VI

From: Jacobs, Dov Sent: 16 November 2022 11:24 **To:** Trial Chamber VI Communications **Cc:** Chamber Decisions Communication Said LRV Team OPCV OTP CAR IIA Communications D33 Said Defence Team Associate Legal Officer-Court Officer Subject: RE: 220930 - Prosecution's request for an extension of time limit Chère Chambre de première instance VI,

La Défense ne s'oppose pas à la demande de l'Accusation.

Bien à vous,

**Dov Jacobs** 

From **Sent:** 15 November 2022 16:12 **To:** Trial Chamber VI Communications **OTP CAR IIA Communications** Said LRV D33 Said Defence Team Team OPCV Associate Legal Officer-Court Officer Cc: Chamber Decisions Communication

Subject: RE: 220930 - Prosecution's request for an extension of time limit

Dear Trial Chamber VI,

The Prosecution respectfully requests for an additional extension of time limit pursuant to regulation 35(1) of the Regulations of the Court ("Regulations"), pertaining to the same rule 68 application for P-1339.

The Prosecution confirms that since the Prosecution requested for the extension of three weeks on 20 October 2022 six French transcripts remain unavailable (ICC-01/14-01/18-T-152-CONF-FRA; ICC-01 14-01 18-T-154-CONF-FRA; ICC-01/14-01/18-T-155-CONF-FRA; ICC-01/14-01/18-T-159-CONF-FRA; ICC-01/14-01/18-T-160-CONF-FRA).

The Prosecution incorporates by reference its arguments made in its previous request and submits that there is good cause within the meaning of regulation 35(2) of the Regulations for further extension of time limit.

Therefore, the Prosecution respectfully requests for an additional extension of three weeks from the current deadline to submit its rule 68 application pertaining to P-1339.

Kind regards,

From: Trial Chamber VI Communications

Sent: 20 October 2022 10:57

To: OTP CAR IIA Communications

Said LRV Team OPCV

Court Officer

Cc: Trial Chamber VI Communications

Communication

Subject: RE: 220930 - Prosecution's request for an extension of time limit

Dear Prosecution,

The Chamber takes note of the Prosecution's request for an extension of time to file its rule 68 application for P-1339.

As noted in its previous email decision dated 3 October 2022 at 15:37, the Chamber finds that good cause within the meaning of regulation 35(2) of the Regulations of the Court has been shown due to the fact that the preparation of the respective transcripts is a process outside of the Prosecution's control.

Furthermore, the Chamber observes that the Defence and the Common Legal Representative of Victims do not oppose the Prosecution's request.

Accordingly, the Chamber grants the Prosecution's request. The Chamber reiterates that its previous directions relating to response timelines remain in place. In addition, the Prosecution is ordered to keep the Chamber, the Defence and the Common Legal Representative of Victims updated regarding the availability and disclosure process of the relevant transcripts.

Kind regards, Trial Chamber VI

From: Jacobs, Dov
Sent: 20 October 2022 09:37
To: Trial Chamber VI Communications
Cc: Chamber Decisions Communication

OTP CAR IIA
Communications

Said LRV Team OPCV

Subject: RE: 220930 - Prosecution's request for an extension of time limit

Chère Chambre de première instance VI,

La Défense ne s'oppose pas à la demande de l'Accusation.

Bien à vous,

Dov Jacobs

From:
Sent: 20 October 2022 08:45
To: Trial Chamber VI Communications
Cc: Chamber Decisions Communication
Communications
D33 Said Defence Team
Said LRV Team OPCV

Subject: RE: 220930 - Prosecution's request for an extension of time limit

Dear Trial Chamber VI,

The Prosecution respectfully requests for an additional extension of time limit pursuant to regulation 35(1) of the Regulations of the Court ("Regulations"), pertaining to the same rule 68 application for P-1339.

The Prosecution confirms that since the Prosecution requested for the extension of three weeks on 30 September 2022, two English transcripts (2 and 13 September 2022) have been produced by the CMS. However, all outstanding French transcripts remain unavailable. The Prosecution incorporates by reference its arguments made in its previous request on 30 September 2022, and submits that there is good cause within the meaning of regulation 35(2) of the Regulations for further extension of time limit.

Therefore, the Prosecution respectfully requests for an additional extension of three weeks from the current deadline to submit its rule 68 application pertaining to P-1339.

Kind regards,

From: Trial Chamber VI Communications

Sent: 03 October 2022 15:37

To: OTP CAR IIA Communications

Said LRV Team OPCV

Cc: Trial Chamber VI Communications

Chamber Decisions

Communication

Subject: HPRM: RE: 220930 - Prosecution's request for an extension of time limit

Dear Prosecution,

The Chamber has considered your request.

The Chamber finds that good cause within the meaning of regulation 35(2) of the Regulations of the Court has been shown due to the fact that the preparation of the respective transcripts is a process outside of the Prosecution's control.

Furthermore, the Chamber observes that the Defence does not oppose the request.

Accordingly, the Chamber grants the Prosecution's request. In this regard, the Chamber notes that the existing directions given by the Chamber via email on 7 September 2022 at 09:35 in respect of response timelines remain in place. Furthermore, the Prosecution is ordered to keep the Chamber, the Defence and the Common Legal

Representative of Victims informed of any relevant updates in respect of the availability and subsequent disclosure process of the relevant transcripts.

Kind regards, Trial Chamber VI

From: Jacobs, Dov

Sent: 03 October 2022 14:16

**To:** Trial Chamber VI Communications

Cc: OTP CAR IIA Communications D33 Said Defence Team

Said LRV Team OPCV

Subject: RE: 220930 - Prosecution's request for an extension of time limit

Chère Chambre de première instance VI,

La Défense ne s'oppose pas à la demande de l'Accusation.

Bien à vous,

**Dov Jacobs** 

From:

**Sent:** 30 September 2022 17:03 **To:** Trial Chamber VI Communications

Cc: OTP CAR IIA Communications D33 Said Defence Team

Said LRV Team OPCV

Subject: 220930 - Prosecution's request for an extension of time limit

Dear Trial Chamber VI,

The Prosecution respectfully requests for an extension of time limit to submit its rule 68(3) application pertaining to P-1339, which is currently due on 4 October 2022, pursuant to regulation 35(1) of the Regulations of the Court ("Regulations").

The Prosecution considers that there is good cause within the meaning of regulation 35(2) of the Regulations, justifying an extension of the time limit for the following reasons:

In its decision #305, para. 17, the Chamber extended the time limit for the submission of rule 68 applications pertaining to three Prosecution witnesses, namely P-0975, P-1339 and P-2269, to 20 days after completion of their respective testimony. One of these witnesses, P-1339, gave his oral testimony in the Yekatom & Ngaissona case on 1, 2, 5, 6, 7, 8, 9, 12, 13 and 14 September 2022, thereby setting the deadline for filing a request for this witness on 4 October 2022. However, as of today, English transcripts of 2 and 13 September 2022 as well as French transcripts of 1, 2, 6, 7, 8 12, 13 and 14 September 2022 are yet available. The Prosecution inquired with CMS on 26 September 2022 on whether the remaining transcripts will be available by the end of this week. On 29 September 2022, CMS inform the Prosecution that they need more time to provide their response. The preparation of hearing transcripts are handled by the CMS, and the Prosecution has no control over this process.

The Prosecution submits that the remaining transcripts are necessary for its rule 68 application as they form part of the witness's prior recorded testimony which the Prosecution intends to assess and request for introduction into evidence through this filing. Their disclosure will also be required. As not all transcripts would be available by 4 October 2022, the Prosecution cannot proceed with a full request pursuant to rule 68 of the Rules.

In light of the above, the Prosecution respectfully requests for an additional extension of three weeks from the current deadline to submit its rule 68 application pertaining to P-1339.

## Kind regards,

This message contains information that may be privileged or confidential and is the property of the International Criminal Court. It is intended only for the person to whom it is addressed. If you are not the intended recipient, you are not authorized by the owner of the information to read, print, retain copy, disseminate, distribute, or use this message or any part hereof. If you receive this message in error, please notify the sender immediately and delete this message and all copies hereof.

Les informations contenues dans ce message peuvent être confidentielles ou soumises au secret professionnel et elles sont la propriété de la Cour pénale internationale. Ce message n'est destiné qu'à la personne à laquelle il est adressé. Si vous n'êtes pas le destinataire voulu, le propriétaire des informations ne vous autorise pas à lire, imprimer, copier, diffuser, distribuer ou utiliser ce message, pas même en partie. Si vous avez reçu ce message par erreur, veuillez prévenir l'expéditeur immédiatement et effacer ce message et toutes les copies qui en auraient été faites.

This message contains information that may be privileged or confidential and is the property of the International Criminal Court. It is intended only for the person to whom it is addressed. If you are not the intended recipient, you are not authorized by the owner of the information to read, print, retain copy, disseminate, distribute, or use this message or any part hereof. If you receive this message in error, please notify the sender immediately and delete this message and all copies hereof.

Les informations contenues dans ce message peuvent être confidentielles ou soumises au secret professionnel et elles sont la propri été de la Cour pénale internationale. Ce message n'est destiné qu'à la personne à laquelle il est adressé. Si vous n'êtes pas le destinataire voulu, le propriétaire des informations ne vous autorise pas à lire, imprimer, copier, diffuser, distribuer ou utiliser ce message, pas même en partie. Si vous avez reçu ce message par erreur, veuillez prévenir l'expéditeur immédiatement et effacer ce message et toutes les copies qui en auraient été faites.

This message contains information that may be privileged or confidential and is the property of the International Criminal Court. It is intended only for the person to whom it is addressed. If you are not the intended recipient, you are not authorized by the owner of the information to read, print, retain copy, disseminate, distribute, or use this message or any part hereof. If you receive this message in error, please notify the sender immediately and delete this message and all copies hereof.

Les informations contenues dans ce message peuvent être confidentielles ou soumises au secret professionnel et elles sont la propri été de la Cour pénale internationale. Ce message n'est destiné qu'à la personne à laquelle il est adressé. Si vous n'êtes pas le destinataire voulu, le propriétaire des informations ne vous autorise pas à lire, imprimer, copier, diffuser, distribuer ou utiliser ce message, pas même en partie. Si vous avez reçu ce message par erreur, veuillez prévenir l'expéditeur immédiatement et effacer ce message et toutes les copies qui en auraient été faites.

This message contains information that may be privileged or confidential and is the property of the International Criminal Court. It is intended only for the person to whom it is addressed. If you are not the intended recipient, you are not authorized by the owner of the information to read, print, retain copy, disseminate, distribute, or use this message or any part hereof. If you receive this message in error, please notify the sender immediately and delete this message and all copies hereof.

Les informations contenues dans ce message peuvent être confidentielles ou soumises au secret professionnel et elles sont la propri été de la Cour pénale internationale. Ce message n'est destiné qu'à la personne à laquelle il est adressé. Si vous n'êtes pas le destinataire voulu, le propriétaire des informations ne vous autorise pas à lire, imprimer, copier, diffuser, distribuer ou utiliser ce message, pas même en partie. Si vous avez reçu ce message par erreur, veuillez prévenir l'expéditeur immédiatement et effacer ce message et toutes les copies qui en auraient été faites.