

**Public redacted version of**  
**ANNEX**  
**ICC-01/14-01/22-313-Conf-Anx**

Reference: REG-JCSS-2024-011

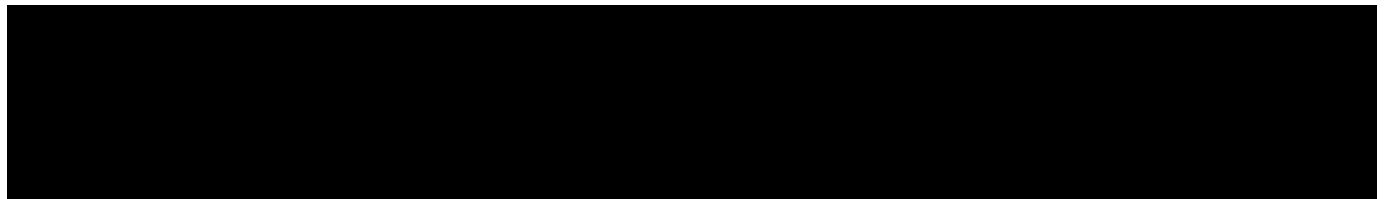
**URGENT**

The Registry of the International Criminal Court (“Court” or “ICC”) presents its compliments to the Ministry of Foreign Affairs of the Kingdom of the Netherlands and has the honour to transmit a document in accordance with rule 13 of the Rules of Procedure and Evidence in the context of the case of the *Prosecutor v. Maxime Geffroy Eli Mokom Gawaka*.

- Public redacted version of “*Decision pursuant to Rule 185 of the Rules of Procedure and Evidence*” (ICC-01/14-01/22-309-Red), issued on 18 January 2024 by Pre-Trial Chamber II.

The Registry would like draw the attention of the Host State to the ruling of Chamber in relation to its residual jurisdiction. The Chamber decided, in particular, that “as of 8 February 2024, without any further order by the Chamber to the contrary, as set in the present decision, the residual jurisdiction of the Chamber will conclude and the designation of Mr Mokom’s place of stay as ‘premises of the Court’ will end, thus entailing that Mr Mokom will fall under the exclusive jurisdiction of the Host State.”

For any questions and queries regarding the Decision, the authorities of the Netherlands are invited to contact



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, 18 January 2024

*Ministry of Foreign Affairs  
Kingdom of the Netherlands*