

**Annex to the public redacted version of the Corrected Version of the
“Decision Setting the Size of the Reparations Award for which
Thomas Lubanga Dyilo is Liable”**

Explanatory note

1. On 15 December 2017, the Chamber handed down the “Decision Setting the Size of the Reparations Award for which Thomas Lubanga Dyilo is Liable”¹ (“Decision of 15 December 2017”).
2. The Chamber notes that, at paragraph 2 of the Decision of 15 December 2017, it stated incorrectly that Trial Chamber I imposed “a total term of imprisonment of **15** years” on Thomas Lubanga Dyilo. The Chamber has corrected the sentence as follows: “On 10 July 2012, Trial Chamber I passed the decision on sentence pursuant to article 76 of the Statute, imposing a total term of imprisonment of **14** years on Mr Lubanga [...]”.²
3. The Chamber also notes that, at paragraph 195 of the Decision of 15 December 2017, it stated incorrectly that the Government of the Democratic Republic of the Congo provided the Registry with “a list of children a list of children who separated from the armed group – the UPC/FPLC – and had been recruited between 1 September 2002 and 13 August **2013**”. The Chamber has corrected the sentence as follows: “The Chamber recalls that on 24 January 2017 the Registry provided to it a document received from the Executive Unit of the National DDR Programme containing a list of children who separated from the armed group – the UPC/FPLC – and had been recruited between 1 September 2002 and 13 August **2003**³ [...]”.
4. The Chamber further notes that, at paragraph 291 of the [French version of the] Decision of 15 December 2017, it wrote incorrectly “[...] à lumière [...]”. The Chamber has corrected the sentence to read: “*Par la présente, la Chambre réitère sa demande à la Présidence de poursuivre, avec l’assistance du Greffe, la surveillance de la situation financière de M. Lubanga et*

¹ “Decision Setting the Size of the Reparations Award for which Thomas Lubanga Dyilo is Liable”, ICC-01/04-01/06-3379-Conf-tENG, with two public annexes (Annexes I and III); one confidential annex, *EX PARTE*, Registry, Trust Fund for Victims, Legal Representatives of the V01 and V02 Groups of Victims, and Office of Public Counsel for Victims (Annex II); and Confidential Redacted Version of Annex II. A public redacted version of ICC-01/04-01/06-3379-Conf was issued that day (ICC-01/04-01/06-3379-Red).

² Footnote omitted.

³ Footnote omitted.

de l'informer de tout changement⁴, et cela notamment à la lumière du fait que M. Lubanga aura prochainement terminé de purger sa peine.”⁵

5. The Chamber notes that it gave an incorrect document number at footnote 99 to the Decision of 15 December 2017. The Chamber has corrected the footnote to read: “*The Prosecutor v. Germain Katanga*, ‘Order for Reparations pursuant to Article 75 of the Statute’, 24 March 2017, ICC-01/04-01/07-3728-tENG, para. 18 (‘*Katanga*’ and ‘Order of 24 March 2017’, respectively). See also articles 64(2) and 68(1) of the Statute.”

6. Lastly, the Chamber sees that, at footnote 234 to the Decision of 15 December 2017, it mistakenly referred to documents filed in the case of *The Prosecutor v. Germain Katanga*. The Chamber has removed the references. The footnote now reads: “Appeals Chamber, Amended Order for Reparations, ICC-01/04-01/06-3129-AnxA, para. 59.”

⁴ *Deuxième ordonnance relative à la situation financière de Thomas Lubanga Dyilo*, 25 janvier 2016, ICC-01/04-01/06-3192-Conf-Exp, par. 6 et p. 5

⁵ Footnote omitted.