## BEFORE THE OFFICE OF THE CO-INVESTIGATING JUDGES

## EXTRAORDINARY CHAMBERS IN THE COURTS OF CAMBODIA

Criminal Case File N°:	002/19-09-2007-ECC	C/OCIJ	
Filed to:	Co-Investigating Judg	Co-Investigating Judges	
Date:	12 November 2009	12 November 2009	
Party Filing:	The Defense for IENC	The Defense for IENG Sary	
Language:	English	อละหเชีย	
Classification of the document suggested by the filing party:    55   55   55   55   55   55   55	PUBLIC  69505  CONFIDENTIAL  CONFIDENCIAL  13/11/2009/401	ORIGINAL DOCUMENT/DOCUMENT ORIGINAL  ig is ตุ segu (Date of receipt/date de reception):	
IENG SARY'S MOTION TO JOIN NUON CHEA'S REQUEST FOR ADOPTION OF			

**CERTAIN PROCEDURAL MEASURES** 

Filed by:

The Co-Lawyers:

ANG Udom Michael G. KARNAVAS

ឯកសារបានខ្លួងចម្លួចត្រឹមត្រូវថានេះប្រទះនឹង
CERTIFIED COPY/COPIE CERTIFIÉE CONFORME

ig is ឆ្នាំ នៃការបញ្ជាក់ (Certified Date/Date de certification):

LL / O/ / ? O / O

មន្ត្រិននូវបេនទូវាស់ឃុំរៀង/Case File Officer/L'agent chargé
du dossesse SAMM PAPA

**Distributed to:** 

The Co-Investigating Judges:

YOU Bunleng Marcel LEMONDE IENG Sary, through his Co-Lawyers, ("the Defence") hereby moves to join the Nuon Chea Defence's "Request for Adoption of Certain Procedural Measures" ("Request"), which requests the OCIJ to:

- a. inform the parties as soon as possible, with at least **two months** notice before the filing of the actual notice, of the exact date on which the OCIJ plans to file the Rule 66 notice;
- b. add **all** new results of the investigation to the case file at least **two months** before the filing of the notice pursuant to Rule 66. Such a timeframe is indispensable in order to safeguard the effective participation by the Defence in the proceedings;
- c. decide upon all outstanding investigative requests at least **two months** before the filing of the notice pursuant to Rule 66. Such a timeframe is indispensable in order to safeguard the effective participation by the Defence in the proceedings; and
- d. respond to [the Request] request within two weeks of its filing.<sup>2</sup>

In joining this Request, the Defence unreservedly adopts all facts and legal arguments set out by the NUON Chea Defence. This motion for joinder is made necessary in order to avoid manifest injustice to all Charged Persons in Case File 002 as described in the Request. It is only by adopting these measures that the Defence will be able to file meaningful appeals, draft meaningful additional requests for investigative action, and will be able to organize its activities in the coming months, thus safeguarding the fair trial rights of each of the Charged Persons.

Respectfully submitted,

ANG Udom Michael G. KARNAVAS

Co-Lawyers for Mr. IENG Sary

Signed in Phnom Penh, Kingdom of Cambodia on this 12<sup>th</sup> day of November, 2009

<sup>&</sup>lt;sup>1</sup> Case of NUON Chea, 002/19-09-2007-ECCC/OCIJ, Request for the Adoption of Certain Procedural Measures, 5 November 2009.
<sup>2</sup> Id., para. 9.