

**ឯកសារដើម**  
ORIGINAL DOCUMENT/DOCUMENT ORIGINAL

ថ្ងៃ ខែ ឆ្នាំ ទទួល (Date of receipt/date de reception):  
..... 29 / 11 / 2011 .....

ម៉ោង (Time/Heure) : ..... ០៧ : ៣០ .....

មន្ត្រីទទួលបន្ទុកសំណុំរឿង / Case File Officer/L'agent chargé  
du dossier:..... **SANN RADA** .....

E141/2



**ព្រះរាជាណាចក្រកម្ពុជា**  
**ជាតិ សាសនា ព្រះមហាក្សត្រ**

**អង្គជំនុំជម្រះវិសាមញ្ញក្នុងតុលាការកម្ពុជា**  
Extraordinary Chambers in the Courts of Cambodia  
Chambres Extraordinaires au sein des Tribunaux Cambodgiens

Kingdom of Cambodia  
Nation Religion King  
Royaume du Cambodge  
Nation Religion Roi

**TRIAL CHAMBER**

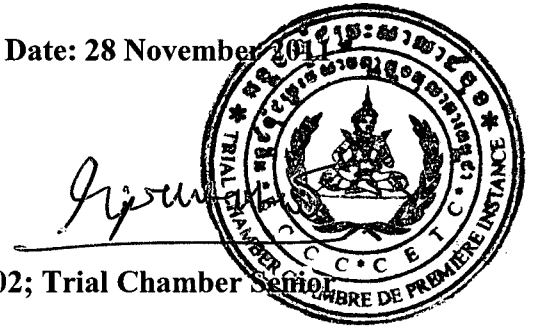
Date: 28 November 2011

**TO: Co-Prosecutors, Case 002**

**FROM: Judge NIL Nonn, Trial Chamber President**

**CC: All Trial Chamber Judges; all parties, Case 002; Trial Chamber Senior Legal Officer**

**SUBJECT: Advance notice of assignment of examination of four witnesses during first trial segment (5-16 December 2011)**



As indicated in the Senior Legal Officer's memorandum to the parties of 18 November 2011 (E141), the President may, by memorandum, assign to the Co-Prosecutors, individual Defence teams or Civil Party Lead Co-Lawyers the primary responsibility for examining specified witnesses, experts or Civil Parties at trial. While the President will take the initial role in questioning and will cover introductory matters, the bulk of the questioning will then be left to the relevant party.

The Trial Chamber by this memorandum assigns to the Co-Prosecutors primary responsibility for the examination of the four witnesses identified in Confidential Annex B (E131/1.2) to be heard during this first trial segment, namely TCW 564, TCW 583, TCW 542 and TCW 395. Unless otherwise indicated, these witnesses will be heard in the order listed in this memorandum.

The Chamber reminds the Co-Prosecutors that their examination shall be limited to facts relevant to the first trial. If it is considered that these witnesses ought also to testify on matters beyond the scope of Case 002/01, the Co-Prosecutors may make an oral application to the Trial Chamber, who will determine whether it is in the interests of effective trial management to hear these witnesses also on other topics. However, the Chamber advises that such applications shall only rarely be granted.

The Co-Prosecutors should be prepared to commence the examination of these witnesses as early as 8 December 2011. The Chamber intends to move directly to the hearing of the witnesses identified in E131/1.2 after questioning of the Accused and the three Civil Parties identified in this annex. These dates are indicative only.