

ANNEX 48
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Version

From: Trial Chamber V Communications
Sent: 18 January 2023 09:30
To: [REDACTED]
Cc: D30 Ngaïssona Defence Team; D29 Yekatom Defence Team; OTP CAR IIB; V45 LRV Team; V44 LRV Team OPCV; V44 LRV Team; Associate Legal Officer-Court Officer; Chamber Decisions Communication; Trial Chamber V Communications
Subject: Decision on the Ngaïssona Defence Request for leave to add eight documents to P-2625's list of materials

Dear Counsel,

The Single Judge takes note of the Ngaïssona Defence's request for leave to add eight items to its list of materials for P-2625's examination (see email below).

Noting the explanation provided by the Ngaïssona Defence and the lack of objections by the other participants, the Single Judge grants the request.

Kind regards, TC V

From: [REDACTED]
Sent: 17 January 2023 18:16
To: Trial Chamber V Communications [REDACTED]
Cc: D30 Ngaïssona Defence Team <[REDACTED]>; D29 Yekatom Defence Team [REDACTED]; OTP CAR IIB [REDACTED] V45 LRV Team [REDACTED]; V44 LRV Team OPCV [REDACTED] V44 LRV Team [REDACTED]; Associate Legal Officer-Court Officer [REDACTED]

Subject: Ngaïssona Defence - Request for leave to add 8 items to the List of Materials for P-2625

Dear Trial Chamber V,

The Defence team for Mr Ngaïssona respectfully requests leave to add 8 documents in its List of Materials for witness P-2625 :

- CAR-D30-0001-0034
- CAR-D30-0004-0102
- CAR-D30-0006-0088
- CAR-OTP-2001-0256
- CAR-OTP-2122-7370
- CAR-OTP-2130-1290
- CAR-OTP-00000405
- CAR-OTP-00000406

In light of the information provided by the witness during his live testimony, including Mr Ngaïssona's whereabouts in late December 2012, Mr Ngaïssona's alleged signing of COAC communiqués, the context and application of the Libreville agreement, and the Seleka regime political ambitions, good cause exists for the late addition of these items to its List of Materials.

The Defence submits that granting its limited request will contribute to the Chamber's truth seeking mandate, while causing limited prejudice to the parties and participants, if any. 7 out of the 8 documents are already known to the parties and participants and only one document is a new open source document disclosed today (CAR-D30-0006-0088). This document will support the Defence's line of questioning with regards to Mr Ngaïssona's whereabouts in late December 2012. The Defence attaches the document to the present email.

The Defence provides in attachment the amended list. Should the Chamber grant the request, the Defence will update the ebinder and will circulate a list with hyperlinks.

Respectfully Yours,

[REDACTED]
Case manager – on behalf of the Ngaïssona Defence team

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