



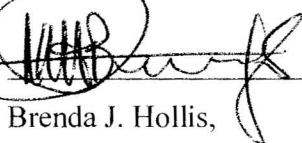
## I. INTRODUCTION & SUBMISSIONS

1. In the “Public with Annexes A-D Defence Motion for Admission of Documents Pursuant to Rule 92bis – Contemporaneous Documentation”<sup>1</sup> the Defence seeks the admission of five documents set out in four annexes.
2. Rule 92bis(C) permits a party to submit objections to any evidence proposed to be admitted under Rule 92bis. The Prosecution does not object to the admission of any of the abovementioned documents. Therefore, the Prosecution files this notice intimating same for the sake of certainty and clarity.
3. Notwithstanding the foregoing, the Prosecution notes that the Defence submissions, particularly in regard to the document set out in Annex C of the Motion, stray into the realm of argument which should properly be made in the Defence’s final trial brief. While the Prosecution accepts that the documents are broadly relevant to the case, the Prosecution does not accept the Defence’s interpretation of their significance and relationship to other evidence on the record.

Filed in The Hague,

22 September 2010,

For the Prosecution,



pp Brenda J. Hollis,

The Prosecutor

<sup>1</sup> *Prosecutor v. Taylor*, SCSL-03-01-T-1080, Public with Annexes A-D Defence Motion for Admission of Documents Pursuant to Rule 92bis – Contemporaneous Documentation, 20 September 2010 (“**Motion**”).

**INDEX OF AUTHORITIES**

**SCSL**

*Prosecutor v. Taylor*, SCSL-03-01-T-1080, Public with Annexes A-D Defence Motion for Admission of Documents Pursuant to Rule 92*bis* – Contemporaneous Documentation, 20 September 2010