INTERNATIONAL CENTRE FOR SETTLEMENT OF INVESTMENT DISPUTES

William Archibald Rand

Applicant on Annulment

v.

Republic of Serbia

Respondent on Annulment

(ICSID Case No. ARB/18/18)
Annulment Proceeding

PROCEDURAL ORDER NO. 1

Members of the ad hoc Committee

Prof. Lawrence Boo, President of the *ad hoc* Committee Dr. Claudia Annacker, Member of the *ad hoc* Committee Mr. Colm Ó hOisín SC, Member of the *ad hoc* Committee

Secretary of the ad hoc Committee

Ms. Marisa Planells-Valero

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Rand Investments Ltd., William Archibald Rand, Kathleen Elizabeth Rand, Allison Ruth Rand, Robert Harry Leander Rand and Sembi Investment Limited v. Republic of Serbia

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Introduction

The first session of the *ad hoc* Committee (the "Committee") was held on 20 June 2024, at 3 p.m. CET by video conference. The session was adjourned at 3:38 p.m. CET.

An audio recording of the session was made and deposited in the archives of ICSID. The recording was distributed to the Members of the Committee and the parties.

Participating in the session were:

Members of the Committee:

Prof. Lawrence Boo, President of the Committee Dr. Claudia Annacker, Member of the Committee Mr. Colm Ó hOisín SC, Member of the Committee

ICSID Secretariat:

Ms. Marisa Planells-Valero, Secretary of the Committee

On behalf of Rand Investments Ltd. and others (Applicants on Annulment):

Mr. Erinn Broshko, Managing Director at Rand Investments

Mr. Rostislav Pekař, Partner at Squire Patton Boggs

Mr. Matej Pustay, Partner at Squire Patton Boggs

Mr. Nenad Stanković, Partner at Stankovic & Partners

On behalf of the Republic of Serbia (Respondent on Annulment):

Ms. Senka Mihaj, Partner at Mihaj Ilic & Milanovic

Dr. Vladimir Djeric, Partner at Mikijelj Jankovic & Bogdanovic

Prof. Petar Djundic, Faculty of Law, University of Novi Sad

The Committee and the parties considered the following:

- The Draft Procedural Order circulated by the Secretary of the Committee on 29 May 2024; and
- The parties' comments on the Draft Procedural Order received on 18 June 2024, indicating the items on which they agreed and their respective positions regarding the items on which they did not agree.

Having considered the above documents and the parties' views, the Committee now issues the present Order:

<u>Order</u>

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Pursuant to ICSID Arbitration Rules 19, 20 and 53, this Procedural Order sets out the Procedural Rules that govern this annulment proceeding. A Procedural Timetable is attached as **Annex B**.

1. Applicable Arbitration Rules

Convention Article 44; Arbitration Rule 53

1.1. This proceeding is conducted in accordance with the ICSID Arbitration Rules in force as of 10 April 2006. In accordance with Arbitration Rule 53, the Arbitration Rules apply, *mutatis mutandis*, to annulment proceedings.

2. Constitution of the Committee and Committee Members' Declarations

Convention Article 52(3); Arbitration Rules 6 and 52

- 2.1. The Committee was constituted on 9 May 2024 in accordance with the ICSID Convention and the ICSID Arbitration Rules. The parties confirmed that the Committee was properly constituted and that no party has any objection to the appointment of any Member of the Committee.
- 2.2. The Members of the Committee timely submitted their signed declarations in accordance with ICSID Arbitration Rule 6(2). Copies of these declarations were distributed to the parties by the ICSID Secretariat on 9 May 2024.
- 2.3. The Members of the Committee confirmed that they have sufficient availability to dedicate to this case.

3. Fees and Expenses of Committee Members

Convention Article 60; Administrative and Financial Regulation 14; ICSID Schedule of Fees: Memorandum on Fees

3.1. The fees and expenses of each Member of the Committee shall be determined and paid in accordance with the ICSID Schedule of Fees and the Memorandum on Fees and Expenses in force at the time the fees and expenses are incurred.

4. Presence and Quorum

Arbitration Rules 14(2) and 20(1)(a)

4.1. The presence of all Members of the Committee constitutes a quorum for its sittings, including by any appropriate means of communication.

5. Rulings of the Committee

Convention Article 48(1); Arbitration Rules 16, 19 and 20

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- 5.1. Decisions of the Committee shall be taken by a majority of the Members of the Committee.
- 5.2. ICSID Arbitration Rule 16(2) applies to decisions taken by correspondence except that where the matter is urgent, the President may decide procedural matters without consulting the other Members, subject to possible reconsideration of such decision by the full Committee.
- 5.3. The Committee will draft and issue all rulings, including its final decision, within a reasonable time. If a ruling has not been issued within three months after the final submission on a particular matter, the Committee will provide the parties with status updates every month.
- 5.4. The President is authorized to sign Procedural Orders on behalf of the Committee.
- 5.5. The Committee's rulings on procedural matters may be communicated to the parties by the Committee Secretary electronically by letter or email.
- 5.6. Any ruling of the Committee, including the certified copy of the decision on annulment, will be dispatched electronically to the parties.

6. Power to Fix Time Limits

Arbitration Rule 26(1)

- 6.1. The President may fix and extend time limits for the completion of the steps in the proceeding.
- 6.2. In exercising this power, the President shall consult with the other Members of the Committee. If the matter is urgent, the President may fix or extend time limits without consulting the other Members, subject to possible reconsideration of such decision by the full Committee.
- 6.3. The parties agree that a time limit shall be satisfied if a procedural step is taken or a document is received by the Secretary-General on the relevant date, or on the subsequent business day if the date falls on a Saturday or Sunday. A time limit shall be computed from the date on which the limit is announced, with the day of such announcement being excluded from the calculation.

7. Secretary of the Committee

Administrative and Financial Regulation 28

7.1. The Secretary of the Committee is Ms. Marisa Planells-Valero, Legal Counsel, ICSID, or such other person as ICSID may notify the Committee and the parties from time to time.

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7.2. To send copies of communications by email, mail, and courier/parcel deliveries to the ICSID Secretariat, the contact details are:

Ms. Marisa Planells-Valero ICSID MSN C3-300 1818 H Street, N.W. Washington, D.C. 20433 U.S.A.

Tel.: +1 (202) 458-9273 Fax: +1 (202) 522-2615

Email: mplanellsvalero@worldbank.org

Paralegal email: mvazquezmarrero@worldbank.org

ICSID case address: arb/18/8/annulment1@icsidcases.worldbank.org

7.3. For local messenger deliveries, the contact details are:

Ms. Marisa Planells-Valero ICSID
1225 Connecticut Ave. N.W. (World Bank C Building)
3rd Floor - MSN C300
Washington, D.C. 20036
U.S.A.

Tel.: +1 (202) 458-1534

8. Assistant to President of the Committee

8.1. Ms. Sarra Azaiez has been designated as the President of the Committee's assistant with the parties' approval received on 17 June 2024. A copy of Ms. Azaiez's declaration was circulated to the parties on 19 June 2024. The parties have agreed that she would be reimbursed for the expenses incurred in this proceeding as described in the Secretariat's letter of 29 May 2024.

9. Representation of the Parties

Arbitration Rule 18

9.1. Each party shall be represented by its counsel (below) and may designate additional agents, counsel, or advocates by notifying the Committee and the Committee Secretary promptly of such designation.

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For William Archibald Rand

Mr. Rostislav Pekař Mr. Matej Pustay Ms. Mária Poláková

Squire Patton Boggs s.r.o., advokátní kancelář

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Email: P.Djundic@pf.uns.ac.rs

Dr. Vladimir Djeric Attorney at law Vlajkoviceva 28 11000 Belgrade Republic of Serbia Tel.: +381 11 323 19 70 Email: vladimir.djeric@mjb.rs

9.2. William Archibald Rand ("Mr. Rand") will be designated as the Claimant and the Republic of Serbia will be designated as the Respondent, as in the original arbitration proceeding. The party that filed the Application for Annulment, Mr. Rand, may also be referred to as the Applicant.

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10. Apportionment of Costs and Advance Payments to ICSID

Convention Article 61(2); Administrative and Financial Regulation 15; Arbitration Rule 28

- 10.1. In accordance with Administrative and Financial Regulation 15(5), the Applicant in this case shall be solely responsible for making the advance payments requested by the ICSID Secretariat to cover the direct costs of the proceeding, without prejudice to the final decision of the Committee as to the allocation of costs.
- 10.2. By letter of 8 March 2024, ICSID requested the Applicants to make an advance payment of US\$200,000 to cover the initial costs of the proceeding. ICSID received the Applicants' payment on 6 May 2024.
- 10.3. ICSID shall request further advances from the Applicants as needed. Such requests shall be accompanied by a detailed interim statement of account.

11. Place of Proceeding

Convention Articles 62 and 63; Arbitration Rule 13(3)

- 11.1. According to Article 62 of the ICSID Convention, Washington D.C. shall be the place of the proceeding.
- 11.2. The in-person hearing will be held at the World Bank facilities in Paris, if available. Alternatively, subject to prior consultation with the parties, the Committee may hold the in-person hearing at the Madrid Court of Arbitration in Spain or at the Permanent Court of Arbitration in The Hague.
- 11.3. The Committee Members may deliberate at any place and by any appropriate means they consider convenient.

12. Procedural Language, Translation and Interpretation

Arbitration Rules 20(1)(b) and 22

- 12.1. English is the procedural language of this annulment proceeding.
- 12.2. Documents filed in any other language must be accompanied by a translation into English.
- 12.3. If the document is lengthy and relevant only in part, it is sufficient to translate only relevant parts, provided that the Committee may require a fuller or a complete translation at the request of any party or on its own initiative.

¹ The Committee has been informed that the World Bank Facilities in Paris expect to start taking new reservations in September 2024.

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- 12.4. Translations need not be certified unless there is a dispute as to the content of the translation provided and the party disputing the translation specifically requests a certified version.
- 12.5. The costs of interpretation (if any) will be paid from the advance payments made to ICSID, without prejudice to the decision of the Committee as to which party shall ultimately bear those costs.

13. Routing of Communications

- 13.1. The ICSID Secretariat shall be the channel of written communications between the parties and the Committee.
- 13.2. Each party's written communications shall be transmitted by email or other electronic means to the opposing party and to the Committee Secretary, who shall send them to the Committee.
- 13.3. Electronic versions of communications ordered by the Committee to be filed simultaneously shall be transmitted to the Committee Secretary only, who shall send them to the opposing party and the Committee.
- 13.4. The Committee Secretary shall not be copied on direct communications between the parties when such communications are not intended to be transmitted to the Committee.

14. <u>Number of Copies and Method of Filing of Parties' Pleadings</u> *Arbitration Rules 20(1)(d) and 23*

- 14.1. By the relevant filing date, the parties shall submit an electronic file of the pleading (with witness statements and expert reports, if any) and an index of all supporting documentation attached to the pleading by email to the Committee Secretary and the opposing party.²
- 14.2. Within three business days from the relevant filing date, the parties shall upload the pleading, with all supporting documentation and an updated index to the file sharing platform created by ICSID for purposes of this case.

14.3. Electronic versions of pleadings, witness statements, expert reports (if any), exhibits and legal authorities shall be text searchable (i.e., OCR PDF or Word).

² Please note that the World Bank server does not accept emails larger than 25 MB. Supporting documentation shall be uploaded as individual files, not in .zip format.

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- 14.4. All pleadings shall contain consecutively numbered paragraphs and shall be accompanied by a cumulative index of all the supporting documentation that the party has submitted up to the date of the pleading in this proceeding. The index shall indicate the document number, the pleading with which it was submitted, and shall follow the naming conventions contained in **Annex A**.
- 14.5. At the conclusion of the written phase of the proceeding, on a date to be determined by the Committee or at any other time determined by the Committee or the ICSID Secretariat, the parties shall courier to the ICSID Secretariat and the Assistant to the President at the address indicated at §7.2 and 7.3 above and to each Member of the Committee at the addresses indicated at §14.6 below a USB drive containing an electronic copy of the entire case file (including pleadings, witness statements, expert reports, exhibits, legal authorities and Committee decisions and orders to date) with a consolidated hyperlinked index of all documents.
- 14.6. The addresses of the Committee Members are as follows:

Mr. Lawrence Boo The Arbitration Chambers 32 Maxwell Road #02-03 Singapore 069115

Tel.: +65 65381277

Ms. Claudia Annacker Annacker International Disputes 94 rue du Faubourg Saint Honoré Paris 75008

France

Tel.: +33 6 18 40 38 25

Mr. Colm Ó hOisín SC Suite 3.3, Law Library Building 158-9 Church Street

Dublin 7 Ireland

Tel.: +353 1 817 5088

- 14.7. The official date of receipt of a pleading or communication shall be the day on which the electronic file is sent to the Secretary of the Committee by email.
- 14.8. A filing shall be deemed timely if sent by a party by midnight, Washington, D.C. time, on the relevant date. If a filing falls on a Saturday or Sunday, the relevant date is the subsequent business day.

15. Number and Sequence of Pleadings

Arbitration Rules 20(1)(c), 20(1)(e), 29 and 31

- 15.1. The number and sequence of pleadings shall be as provided in **Annex A** to this order.
- 15.2. In the first exchange of submissions (Memorial and Counter-Memorial), the parties shall set forth all the facts and legal arguments on which they intend to rely. Allegations of fact and legal arguments shall be presented in a detailed, specified and comprehensive manner, and shall respond to all allegations of fact and legal arguments made by the other party.

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- 15.3. In their second exchange of submissions (Reply and Rejoinder), the parties shall, in principle, limit themselves to responding to allegations of fact and legal arguments made by the other party in the first exchange of submissions.
- 15.4. Following each factual allegation, the parties shall, whenever possible, identify the evidence adduced or to be adduced in support of that allegation. Following each legal argument, the parties shall, whenever possible, identify the legal authority adduced or to be adduced in support of that argument.

16. Submission of Documents

Convention Article 44; Arbitration Rule 24

- 16.1. The Memorial and Counter-Memorial shall be accompanied by the supporting documents relied upon by the parties, including exhibits and legal authorities. Further supporting documents relied upon by the parties in rebuttal shall be submitted with the Reply and Rejoinder.
- 16.2. Neither party shall be permitted to submit additional or responsive documents after the filing of its last written submission, unless the Committee determines that special circumstances exist based on a timely and reasoned written application followed by observations from the other party.
- 16.3. Given the nature of an annulment proceeding, the Committee expects that the parties will refer primarily to the evidentiary record from the arbitration proceeding and it does not expect to receive new evidence (exhibits, witness statements or expert reports).
- 16.4. Therefore, without prejudice to each party's right to submit new legal authorities, no new evidence shall be admitted in this proceeding, unless the Committee determines that special circumstances exist based on a reasoned written request followed by observations from the other party.
- 16.5. Documents shall be submitted in the manner and form set forth in §14 above.
- 16.6. Any documents introduced as exhibits or legal authorities in the annulment proceeding shall be labelled with numbers, and organized in a clear order:
 - 16.6.1. Exhibits and legal authorities already included in the evidentiary record of the underlying arbitration proceeding shall be submitted in PDF format using the same numbering as in the arbitration proceeding (i.e., for the Claimant "CE-0001" for factual exhibits and "CLA-0001" for legal authorities, and for the Respondent "RE-0001" for factual exhibits and "RLA-0001" for legal authorities.)

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- 16.6.2. New exhibits admitted in accordance with §16.4 (if any), and legal authorities (if any), shall use numbering that continues from the numbering used in the underlying arbitration as summarized in §16.6.1 above. Each party shall number any new exhibit and legal authorities consecutively throughout the entire annulment proceeding.
- 16.6.3. Any witness statements or expert reports from the underlying arbitration proceeding which are submitted in the annulment proceeding, as well as any new witness statements or expert reports admitted in accordance with §16.4, shall be labelled according to the naming convention contained in **Annex** A.
- 16.6.4. Electronic files and the accompanying indexes shall follow the naming conventions contained in **Annex A**.

- 16.7. Copies of documentary evidence shall be assumed to be authentic unless specifically objected to by a party, in which case the Committee will determine whether authentication is necessary.
- 16.8. The parties shall file all documents only once by submitting them with their pleadings. Documents need not be resubmitted with witness statements or expert reports even if referred to in such statements.
- 16.9. The parties may use PowerPoint slides and demonstrative exhibits (such as charts, tabulations, etc. compiling information which is on record but not presented in such form), provided that they (i) identify the source in the record from which the information is derived, (ii) do not contain information not in the record.
- 16.10. An electronic copy of each demonstrative exhibit, other than PowerPoint slides, shall be distributed by the party intending to use it via an electronic mail sent to the entire case email distribution for each party, the Members of the Committee, the Committee Secretary, the Assistant, the court reporter and the interpreters by 5pm CET on the eve of the day of their use.
- 16.11. In addition, promptly after the conclusion of the hearing day on which the corresponding demonstrative exhibit is used, the parties shall upload such demonstrative to the case folder in the BOX filesharing platform, designating each with the corresponding CD-__ or RD-__ number.

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17. Witness Statements and Expert Reports

Convention Article 43(a): Arbitration Rule 24

- 17.1. When authorized by the Committee following the procedure outlined in §16.4, witness statements and expert reports shall be filed together with the parties' pleadings.
- 17.2. Each witness statement and expert report shall be signed and dated by the witness.

18. Examination of Witnesses and Experts

Arbitration Rules 35 and 36

18.1. Examination of witnesses and experts, if any, will be decided by the parties and the Committee once submissions have been filed.

19. Pre-Hearing Organizational Meetings

Arbitration Rule 13

- 19.1. A pre-hearing organizational meeting shall be held at a date indicated in the Procedural Timetable attached as **Annex B**. It shall comprise a teleconference between the Committee, or its President, and the parties and should address any outstanding procedural, administrative or logistical matter (including modality of interpretation and transcription) in preparation for the hearing.
- 19.2. At a date to be determined by the Committee, and in any event no later than the date of the pre-hearing conference, the parties shall submit to the Committee jointly or, where they are unable to agree, separately a proposal regarding a daily schedule for the hearing.

20. Hearings

Arbitration Rules 20(1)(e) and 32

- 20.1. The oral procedure shall consist of a hearing for oral arguments.
- 20.2. The hearing will be held in-person.
- 20.3. Having due regard to the views of the parties and the specific circumstances of the case, including any relevant travel restrictions and/or social distancing measures or public health/security, the Committee may decide, in exceptional circumstances and subject to prior consultation with the parties, to hold a hearing remotely or in a hybrid form.
- 20.4. The hearing shall take place on the dates indicated in the Procedural Timetable attached as **Annex B**.

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- 20.5. The Members of the Committee shall reserve at least one day after the hearing to determine the next steps and to hold deliberations.
- 20.6. The parties shall be allocated the same amount of hearing time.
- 20.7. In accordance with the transparency rules applicable under the Canada-Serbia BIT, which shall continue to apply *mutatis mutandis* to the annulment proceeding, the hearing shall be open to the public.

21. Records of Hearings and Sessions

Arbitration Rules 13 and 20(1)(g) and 53

- 21.1. Recordings shall be made of all hearings and sessions. The recordings shall be provided to the parties and the Committee Members.
- 21.2. Verbatim transcripts in English shall be made of any hearing and session other than sessions on procedural issues. Unless otherwise agreed by the parties or ordered by the Committee, the verbatim transcripts shall, if possible, be available in real-time and electronic transcripts shall be provided to the parties and the Committee on a same-day basis.
- 21.3. The parties shall agree on any corrections to the transcripts within the deadline to be agreed at the end of a hearing. The agreed corrections may be entered by the court reporter in the transcripts ("revised transcripts"). The Committee shall decide upon any disagreement between the parties and any correction adopted by the Committee shall be entered by the court reporter in the revised transcripts.

22. Post-Hearing Memorials and Statements of Costs

Convention Article 44; Arbitration Rule 28(2)

- 22.1. Before the end of the hearing, the Committee shall consult with the parties as to whether they shall submit Post-Hearing Briefs and shall determine the additional details regarding such briefs, length, format, content and timing. No additional evidence may be produced together with the post-hearing submission.
- 22.2. The Committee shall consult with the parties and issue directions on the parties' statements of costs at the end of the hearing.

23. Publication

Convention Article 48(5), Administrative and Financial Regulation 25, Arbitration Rule 48(4)

23.1. The transparency rules applicable under the Canada-Serbia BIT, as well as Procedural Order No. 5 issued in the original proceedings shall continue to apply,

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mutatis mutandis, to the annulment proceeding. In particular, the following documents shall be made available to the public: the Claimants' Request for Annulment, the Claimants' Partial Withdrawal of the Request for Annulment, the Claimant's Memorial and Reply on Annulment, the Respondent's Counter-Memorial and Rejoinder on Annulment; transcripts of hearings, where available; any orders and the Annulment Decision of the Committee.

24. Data Privacy and Cybersecurity

- 24.1. The Members of the Committee, the parties and their representatives acknowledge that the processing of their personal data is necessary for the purposes of this annulment proceeding.
- 24.2. The Members of the Committee, the parties and their representatives agree to comply with all applicable data protection and privacy regulations, including providing appropriate notice to data subjects whose personal data will be processed in the annulment proceeding, where necessary. Should compliance with applicable law require action from another participant in the annulment proceeding, the parties are invited to bring that to the attention of that other participant and/or to apply to the Committee for specific data protection measures to be put in place.
- 24.3. The parties and their representatives shall ensure that the storage and exchange of the personal data processed in this arbitration is protected by way of appropriate technical and organizational safeguards.

On behalf of the Committee,

[signed]

Lawrence Boo President of the Committee

Date: 10 July 2024

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Procedural Order No. 1 – Annex A

Annex A – Electronic File Naming Guidelines

Please follow these guidelines when naming electronic files and for the accompanying Consolidated Hyperlinked Index. The examples provided (in *italics*) are for demonstration purposes only and should be adapted to the relevant phase of the case.

All pleadings and accompanying documentation shall indicate the LANGUAGE in which they are submitted (e.g. SPA=Spanish; FR=French; ENG= English). Such indication should be reflected both i) in the name used to identify each individual electronic file and ii) in the Consolidated Hyperlinked Index (which shall be attached to each submission).

For cases with a single procedural language, the "LANGUAGE" designation may be omitted, except for documents in a language other than the procedural language and the corresponding translations.

SUBMISSION TYPE	ELECTRONIC FILE NAMING GUIDELINES			
MAIN PLEADINGS	Title of Pleading-LANGUAGE			
	Memorial on Annulment-FR			
	Counter-Memorial on Annulment-SPA			
	Reply on Annulment-FR			
	Rejoinder on Annulment-ENG			
SUPPORTING	C-####-LANGUAGE			
DOCUMENTATION	R-####-LANGUAGE			
	To be produced sequentially throughout the case.			
Exhibits	CLAIMANT'S FACTUAL EXHIBITS			
	C-0001-ENG			
	C-0002-SPA			
	RESPONDENT'S FACTUAL EXHIBITS			
	R-0001-FR			
	R-0002-SPA			
Legal Authorities	CL-####-LANGUAGE			
	RL-####-LANGUAGE			
	To be produced sequentially throughout the case.			
	CLAIMANT'S LEGAL AUTHORITIES			
	CL-0001-ENG			
	CL-0002-FR			
	RESPONDENT'S LEGAL AUTHORITIES			
	RL-0001-SPA			
	RL-0002-ENG			
Witness Statements (if	Witness Statement-Name of Witness-Name of Submission-LANGUAGE			
applicable)	Witness Statement-Maria Jones-Memorial on Annulment-SPA			
Expert Reports (if	Expert Report-Name of Expert-Type-Name of Submission-LANGUAGE			
applicable)	Expert Report-Lucia Smith-Legal -ENG			
Legal Opinions (if	Legal Opinion-Name of Expert-Name of Submission-LANGUAGE			
applicable)	Legal Opinion-Tom Kaine- Memorial on Annulment -FR			
Exhibits to	WITNESS/EXPERT INITIALS-###			
Witness Statements,	For exhibits filed with the Witness Statement of [Maria Jones]			
Expert Reports,	MJ-0001			
	For exhibits filed with the Legal Opinion of [Tom Kaine]			

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Legal Opinions (if	TK-0001		
applicable)	For exhibits filed with the Expert Report of [Lucia Smith]		
	LS-0001		
INDICES	Consolidated Hyperlinked Index		
	Index of Exhibits-C-#### to C-####		
	Index of Exhibits-C-0001 to C-0023		
	Index of Legal Authorities-RLA-### to RLA-###		
	Index of Legal Authorities-RLA-0001 to RLA-0023		
OTHER Name of Application-[Party]-LANGUAGE			
APPLICATIONS	Request for Provisional Measures-[Respondent]-SPA		
	Request for Production of Documents-[Claimant]-SPA		
	Request for Stay of Enforcement-FR		
	Request for Discontinuance-[Claimant]-ENG		
	Post-Hearing Brief-[Claimant]-SPA		
	Costs Submissions-[Respondent]-ENG		
	Observations to Request for [XX]-[Claimant]-SPA		

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Procedural Order No. 1 – Annex B

Annex B – Procedural Calendar

Procedural Step	Ву	Date
First Session	All	20 June 2024
Memorial on Annulment	Applicant	19 July 2024
Counter-Memorial on Annulment	Serbia	1 November 2024
Reply on Annulment	Applicant	7 February 2025
Rejoinder on Annulment	Serbia	16 May 2025
Pre-Hearing Organizational Meeting	All	19 May 2025
Hearing on Annulment	All	12-13 June 2025
Post-Hearing Submissions	Both Parties	TBD, if directed by the Committee
Costs Submissions	Both Parties	TBD