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	Louis Savadogo	
	(Appellant)	
	V.	
	Registrar of the International Tribunal for the Law of the Sea	

&ishes to (no & and to disc ose to a trib"na m"st be the s"b bect o 7"estionin o %a &itness or &itnesses at a hearin and s"b mission to the trib"na., "t s"ccinct), the UNA! &i not direct the creation o %a doc"ment that did not e 4 ist at a materia time in the e 4 ercise o % its 5" risdiction to ens" re that re e ant and admissible e identia materia is a a is a e.

6t is con'enient at this point to address . r. /a'ado*o-s motion in re ation to 2022-1303. ! his is a motion see (in* to re7"ire the 1A2 to hear and determine proceedin*s that he has before it. Shat doc'ments the 1A2 admits or ca s for is a matter for the 1A2 and not the UNA!, at east at this sta*e. . r. /a'ado*o ma) see (an order or direction for disc os''re and for prod''ction of doc'ments from the 1A2. 6% either part) is dissatisfied with the o''tcome of s''ch an application, ri*hts of appear e4ist for of the 1A2-s s''bstanti'e decision. 6n these circ''mstances the UNA! decines to ma(e the orders so''*ht in reation to Case No. 2022-1303.

6. ! "rnin* to the motion a wectin*. r./a'ado*o-s appea "nder Case No. 2022-1664, this is *o'erned b) Artic e 10 o% the Appea s!rib"na +" es o%, roced"re #+" es\$. ! his pro'ides materia) that:

A part) ma) see(to s"bmit to the Appea s! rib"na, &ith an appea or an ans&er, doc"mentar) e'idence, inc "din* &ritten testimon), in addition to that contained in the &ritten record. 6n e4ceptiona circ"mstances and &here the Appea s! rib"na determines that the %acts are i(e) to be estab ished &ith s"ch additiona doc"mentar) e'idence, it ma) recei'e the additiona e'idence %rom a part) #; \$ pro'ided that the Appea s! rib"na sha not recei'e additiona &ritten e'idence i% it &as (no&n to the part) see(in* to s"bmit the e'idence and sho" d ha'e been presented to the Disp"te! rib"na.

- 3. A tho"*h. r. /a'ado*o is see(in* to ha'e directed the pro'ision o%doc"ments to him, in ewect the disco'er) or disc os"re o%doc"ments, &e in%er that he &i then see(to p"t these doc"ments bewore "s as a part o%his case so that, "timate), Artic e 10 o%the +" es &i app). Se &i treat the. otion accordin*).
- 8. r. /a'ado*o-s cha en*es to the 1A2-s decision address, in materia parts, the +espondent-s decisions to terminate and then re-ad'ertise the recr"itment process, and to rep ace the istin* o% short isted candidates in

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