

FINAL SUBMISSIONS

On the basis of the facts and law set forth in its written submissions and during the oral pleadings, the Republic of Côte d'Ivoire requests the Special Chamber to reject all Ghana's requests and claims, and:

- (1) **to declare and adjudge** that the sole maritime boundary between Ghana and Côte d'Ivoire follows the 168.7° azimuth line, which starts at boundary post 55 and extends to the outer limit of the Ivorian continental shelf;
- (2) **to declare and adjudge** that the activities undertaken unilaterally by Ghana in the Ivorian maritime area constitute a violation of:
 - (i) the exclusive sovereign rights of Côte d'Ivoire over its continental shelf, as delimited by this Chamber;
 - (ii) the obligation to negotiate in good faith, pursuant to article 83, paragraph 1, of UNCLOS and customary law;
 - (iii) the obligation not to jeopardize or hamper the conclusion of an agreement, as provided for by article 83, paragraph 3, of UNCLOS; and
- (3) **to declare and adjudge** that Ghana has violated the provisional measures prescribed by this Chamber by its Order of 25 April 2015;
- (4) **and consequently:**
 - (a) **to invite** the Parties to carry out negotiations in order to reach agreement on the terms of the reparation due to Côte d'Ivoire, and
 - (b) to state that, if they fail to reach an agreement within a period of 6 months as from the date of the Judgment to be delivered by the Special Chamber, said Chamber

[Translation by the Registry]

will determine those terms of reparation on the basis of additional written documents dealing with this subject alone.

(Signature)

[Signature]

Adama Toungara, Minister of Oil and Energy of the
Republic of Côte d'Ivoire,

Agent of the Republic of Côte d'Ivoire

16 February 2017