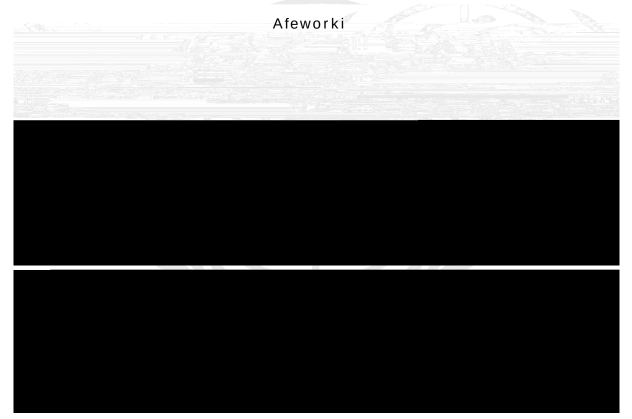
Case No. 2018-1195



;. The **0**e&retar4-5 enera re7uests that the \*ppeas Tribuna den4 (s. \*'e+or, i-s **\$**otion. <n his **1**ie+, (s. \*'e+or, i-s **\$**otion 'ai s to satis'4 the re7uire**\$**ents o' the **0**tatute o' the \*ppeas Tribuna **!0**tatute", as the spreadsheet +as dis&ussed be'ore the Dispute Tribuna b4both the /espondent in his sub**\$**ission o'; 0 (a42018 and (s. \*'e+or, i in her sub**\$**ission o' 16 June 2018. Ahi e the e. isten&e o' the spreadsheet +as , no+n to (s. \*'e+or, i, she did not re7uest its produ&tion be'ore the Dispute Tribuna . The **0**e&retar4-5 enera notes that, in her appea be'ore the \*ppeas Tribuna, (s. \*'e+or, i has a so re7uested su&h a produ&tion.

6. \*rti&e 2!5" o' the Otatute reads, in part **B**>**GD**he. & eptiona & ir&u\$stan&es, and +here the \*ppeas Tribuna deter\$ines that the 'a& to be established +ith do&u\$entar4 e1iden&e, in&udin# +ritten testi\$on4, it \$a4 re&ei1e su&h additiona e1iden&e i' that is in the interest o' =usti&e and the e''i& ient and e. peditious resolution o'