

Case No.: UNDT/NBI/2011/043

UNITED NATIONS DISPUTE TRIBUNAL

Introduction

1. The Applicant is a former staff member of the United Nations Development Programme (UNDP). She filed the current **lagat**ion with the Registry of the United Nations Dispute Tribunal (the Tribunal) **Mairobi** to contest: (i) the sudden verbal decision to relocate her post from Ammeto Baghdad without any notice and the subsequent abolition of her post in Ammand (ii) the rejection of her request by the Country Office to postpone her entry on d(EyOD) date for a post in Baghdad to the end of March 2011.

5. The Applicant was then offered the same post in Jordan that she had encumbered as a local staff member of the Iraq duty station. She accepted the offer freeze all Amman-based future recruitments to shift toward baqi nationals being posted in Iraq. He advised staff to experiment in the near future certain positions, including that of Operation Associate would be Baghdad-based.

10. The Deputy Resident Representat (@perations) informed all UNDP Iraq staff members on 21 March 2010 that topositions of Programme Specialist, Procurement Analyst, Operations Associated Administrative Associate would be based in Iraq with immediate effect. This was followed up by an email from the Country Director dated 29 March 2010 alb UNDP Iraq staff members reiterating the relocation of the four positions to Baghdad.

11. Subsequently, the Resident Representation formed the Applicant by a letter dated 26 April 2010 that her post in Ammonould be abolished and that a new post at the same level would be established by a letter Applicant was further informed that the wne post in Baghdad would be advertised for competitive selection and that if she wnood selected for the new post by 31 August 2010 she would be separate for the September 2010.

12. According to the Applicant's submissis, she did not apply for the new post in Baghdad but rather applied for two positions based in Amman. She was informed on 9 June 2010 and 15 July 2010 that her applications for these positions were not successful.

13. By a letter dated 8 August 2010 addrestsetthe Director of the UNDP Office of Human Resources, Bureau of Managetr(@HR/BOM), the Applicant requested management evaluation of the decision to abolish and transfer her post from Amman to Baghdad. She received communicatifrom the Chief of the Bureau of Management Directorate that a reply ther request would be sent to her by 22 September 2010.

14. In a response dated 25 August 2011/0,e Officer-in-Charge (OIC), OHR/BOM, confirmed the abolishmei8(m)8.6iAOM,C)6eiirmeei

process, the post in Baghdad as it **whas** same post she was encumbering in Amman. The OIC informed the Applicantathshe had up until 30 September 2010 to either accept or decline the offer and tliffatshe chose to excline she would be separated from UNDP effective 31 December 2010.

15. On 22 September 2010, the Applicant sent an email to the Bureau of Management requesting suspension hear request for management evaluation pending efforts to informally resolve he matter with the assistance of the Ombudsman.

16.

up the functions of the post **as**on as possible. The Dep Director then requested that the Applicant provide further clarifation to enable her to assess when the Applicant would be able to take up the post.

20. The Applicant provided the Deputy Directwith additional information on 11 November 2010 and on 12 November 2010, Deputy Director advised her to consult with UNDP Iraq on the way forward.

21. The Applicant declined the offer on 16 November 2010 and on 23 December 2010; she applied for Special Leave With that y for a period of one year from 1 January 2011 to 31 December 2011, which was approved by OHR/BOM.

22. On 29 March 2011, the Applicant requested that OHR/BOM resume

Issues

26. In the Applicant's 29 March 0211 email to OHR/BOM, she sought resumption of her 8 August 2010 quest for managemeentraluation and also sought management evaluation of UNDP Iraq's detoring to take away her United Nations Laissez-Passer (UNLP) on 10 January 2014 dwever, since she did not raise the issue of the confiscation of her UNLP in her Application, the Tribunal will not consider this issue but will only canvasse the ceivability of the two claims she detailed in her Application in this judgment.

Parties' submissions

Respondent's submissions

27. With respect to the decision tobodish the Applicant's post in Amman, Jordan, and to create a new post atstance level in Baghdad, Iraq, the Respondent submits that the Applicant's request from an agement evaluation is time-barred and therefore not receivable. The Responder that since the Applicant was informed verbally of the decision on 11 March 2010 and in writing on 26 April 2010 she should have filed her request formangement evaluation later than 10 May 2010 (60 days from the verbal notification) no later than 25 June 2010 (60 days from the verbal notification) no later than 25 June 2010 (60 days from the verbal notification) and inter than 25 June 2010 (60 days from the verbal notification) and inter than 25 June 2010 (60 days from the verbal notification).

28. With respect to the decision not to delay the Applicant's EOD for the Procurement Analyst post until the end of March 2011, the Respondent submits that the Applicant failed to request managemevraluation of this decision as required by staff rule 11.2(a). In this spect, the Respondent assemblat the Applicant's request for management evaluation dated 8 Aug20st10, related solely to decision to abolish her post in Amman and to createsimilar post in Baghdad. On 29 March 2011, she requested that heitian management evaluation request be resumed based

to the Dispute Tribunal isto request a managementaleution of the contested administrative decision.

33. Staff rule 11.2(a) provides relevant part that **s**taff member wishing to formally contest an administrative decision shall, as a first step, submit a request for management evaluation to the Secretary-General.

34. Further, staff rule 11.2(c)provides that:

A request for a management evaluatishall not be receivable by the Secretary-General unless it is seinthin sixty calendar days from the date on which the staff member received notification of the administrative decision to be oncreated. This deadline may be extended by the Secretary-General pending efforts for informal resolution conducted by the Office of the Ombudsman, under conditions specified by th 38. BOM informed the Applicant on 16 Augu2010 that a reply to her request would be sent by 22 September 2010. Itwisrth noting that the OHR/BOM letter was received by the Applicant on 25 August 2010, approximately two and a half weeks after her request for managementuration. Thus it was setto her within the deadline for a response from the Administration.

39. Paragraph 2 of the 25 August 2010 detindicated that OHR/BOM had "carefully reviewed" the Applicant's argumtemand the content of the 26 April 2010 notification (the administitize decision) and that OHR/BOM wanted to "share the result of [their] analysis with [the Applicat]n The letter then whet on to provide the Applicant with a brief history of the c

and Director of BOM suspended the Appaint's request for management evaluation "until further notice" pending efforts at formally resolving the matter with the assistance of the Ombudsman and informed her as follows:

Should the issues not be resolved to your satisfaction, you will, of course and at any stage in the futbre at liberty to ask that the formal process be resumed. Should this occur, you will receive a new acknowledgement of receipt from Office, together with an indication of the date by which you may expect a reply.

I hope that the efforts that are cuttle rbeing made will bear fruit, and thank you for your engagement in this process.

42. After meeting with the Deputy Dioteor of OHR/BOM on 23 September 2010, the Applicant requested that the 30pt Seenber 2010 deadline provided in the 25 August letter be extended for an addition 2 weeks i.e. up until approximately 14 October 2010.

43. Before the Applicant could provide the dministration with a response to the 25 August 2010 offer, UNDP Iraq offerender, on 12 October 2010, the post of Procurement Analyst, which had been nevertleated in Baghdad and was at a higher level than the post the Applicant had been initially offered in Baghdad. She was asked to provide a response to this offer by 25 Qober 2010. After the parties reached a stalemate on the issue of Applicant's EOD date, she wrote to UNDP Iraq on 16 November 2010 and declined tfferefor the Procurement Analyst post in Baghdad.

44. While there were two offers outstandinitigis worth noting that the Applicant did not provide a response those Administration in relation to the offer contained in the 25 August 2010 letter. The Administratialso did not follow up on the earlier offer or on the Applicant's request formanagement evaluation until she requested reinstatement of her request on 29 March 2011.

45. The Tribunal finds that the Respondent effectively waived the deadline for management evaluation and handed the policiant the discretionary authority to decide when to litigate her matter by engragoner on the merits of her tardy claims

via the letter of 25 Auguts 2010 and by suspending hearquest for management evaluation via the letter of 22 Septemen 2010 "until further notice" with an undertaking that she could request for restump pof the formal process "at any stage in the future", should the issue not resolved to her satisfaction.

46. In view of the foregoing, the Tribunablds that the Respondent is estopped from asserting that the Applicant's challer against the decisin to abolish her post in Amman, Jordan, and to create a newt patisthe same level in Baghdad, Iraq, is now time-barred.

47. Accordingly, this claim is receivable.

Is the Applicant's challenge against the decision not to delay her EOD for the

subsequently advised the Applicant tonsult with UNDP Iraq on the way forward. Without any further consultations with UNDP aq, the Applicant declined the offer on 16 November 2010.

51. In her email dated 29 March 2011, detit "Re Suspension of Request for Management Evaluation", the Applidanspecifically requested management evaluation of the decision to seize HellNLP, which was an issue that had not initially been raised in her 8 August 2010 request. No such request was made in relation to the decision not to extend her EOD until March 2011. She stated the following in relation to the EOD decision:

Dear Ms. JDW,

I am writing today to seekour kind assistance to:

- 1. Resume the formal process for my request for Management Evaluation in light of the followig facts that took place since the suspension of the request:
 - a. The offer of the Procurement Analyst post in Baghdad (dated 12th Oct 2010) did not meet meatisfaction because the Office failed to provide a response tony deep concerns on the security situation and if angecurity arrangeents were in place if I return to Baghdad.
 - b. The disapproval of my request to extend the EOD in Baghdad Office (dated 2th Oct 2010), if I accept the above post, until end of March 2011 because have compelling family circumstances [...]. The above dwfacts resulted in declining the offer for the mentioned post.

52. Thus, in actuality, she only raised the secure of the EOD to provide context and a reason for her request to the Administor to resume the management evaluation of her 8 August 2010 request. Based on the tien give vidence, the Tribunal finds that the mere mention of the EOD decision in the Applicant's 29 March 2011 email cannot be construed as a requiest management evaluation.

53. Thus, the Applicant failed to comply with the tribunal's Statute and as such, this claim is not receivable.

54. In view of the fact that the Applic**and**id not request management evaluation of the decision, there is no need for the Tribunal to examine whether she complied with the delay stipulated by staff rule 11.2(c).

Decision

55. The Tribunal concludes that the Applice and a point the decision to abolish her post in Amman, Jordan, and to create a new post at the same level in Baghdad, Iraq, is receivable and will the proceed to a determination on the merits.

56. The Tribunal further contocdes that the Applicant's challenge against the decision not to delay her EOD for theoPourement Analyst post until the end of March 2011 is not receivable accordingly, this claim is dismissed in its entirety.

(Signed)

Judge Vinod Boolell