Case No.: UNDT/NY/2014/014

Judgment No.: UNDT/2014/090

Date: 27 June 2014

Original: English

Before: Judge Ebrahim-Carstens

Registry: New York

Registrar: Hafida Lahiouel

**KHAN** 

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SECRETARY-GENERAL OF THE UNITED NATIONS

JUDGMENT ON RECEIVIBILITY

Counsel for Applicant: Salim U. Shaikh

Counsel for Respondent: Tamara A. Shockley, UNICEF

## Introduction

- 1. On 12 March 2014, the Applicant, a driver for the United Nations International Children's Fund ("UNICEF," Pakistan, filed an application contesting the decision dat 26 April 2013 to abolish his post and terminate his fixed-term appointment. He alleges that decision was discriminatory and based on extraneous reasons, and uses rescission of the decision, reinstatement to a fixed-term post, as well as compensation for moral damages.
- 2. On 18 March 2014, the Registry transmitted the application to the Respondent, informing him that his reply was due Thursday, 17 April 2014. On Monday, 21 April 2014, the Responder curve submission of the reply, due to a demanding workload. On 24 April 2014, the Applicant filed his response opposing the motion.
- 3. On 24 April 2014, by Order No. 98 (NY/2014), the Tribunal granted the Respondent's motion for leave to enter the proceedings. The Respondent was also ordered to file a reply by 9 M2914, and the Applicant a response thereto by 9 June 2014.
- 4. On 5 May 2014, the Respondentiled a reply contending that the Applicant's claim was not receivabletione temporis, since the Applicant

supervisor, which eventually translatiendo the unfair and unlawful abolishment of the Applicant's post.

- 11. On 14 September 2013, the Repressitive of UNICEF in Pakistan informed the Applicant that following a view of the relevant documentation, he was satisfied that the decision to abolish his post had been taken in conformity with the criteria developed by the office for the last IBR exercise, namely taking the earliest dates of appointment staff on fixed-term appointments. The Representative indicated that e threview correctly concluded that the Applicant's fixed-term appointment, which came into effect on 11 July 2011, was the latest issued amongst the drivers.
- 12. On 12 November 2013, the Applicant submitted his request for management evaluation of the decisior28fApril 2013 to abolish his post, and the UNICEF Representative's de

employment. Further, he alleged thate that upervisor failed to report a serious accident involving an official vehicle in order to protect one of the drivers from his region. He also deniet that the Respondent made yaefforts to find him an alternative job.

## Consideration

- 15. Whilst, in fairness to all praies, it is the practice of the Dispute Tribunal to deal with cases in chronological order filing, the General Assembly has requested in its resolution 66/237, adeopton 24 December 2011, that the Dispute Tribunal and the Appeals Tribunal rewi their procedures in regard to the dismissal of "manifestly inadmissibleases". It is a matter of record that the Dispute Tribunal, eveprior to the aforesaid selution 66/237, entertained and continues to deal with matters of admissibility or receivability as a preliminary issue, on a priority basin appropriate case and also render summary judgments in appropriate cases undee of the Rules of Procedure.
- 16. In the instant case, the Applicant facepreliminary hurdle with respect to the timeliness of his request for magazenent evaluation and, accordingly, the receivability of his application.

## Date of the contested decision

17. In Schook 2010-UNAT-013, the Appeals Tribunaeld that the time limit within which a management evaluations has be requested starts to run upon receipt of the written notification of the contested decision. It is common cause that the Applicant received the cinigal decision to abolish his post on 23 April 2013 and that he only filed resequest for management evaluation on 12 November 2013, almost seven montaster he received notification of the contested administrative cision. At para. 15 of that polication, the Applicant acknowledges that he requested UNICE research to the existing the decision.

of 23 April 2013". The decision of 14 Stember 2013 made by the representative of UNICEF in Pakistan thereforeordfirmed and reiterated the decision of 23 April 2013.

- 18. It is trite law that reiterations of the same decision in response to a staff member's repeated requests to reconstince matter do not reset the deadlines for appealing the decision tradel UNDT/2010/210, affirmed in the matter 2011-UNAT-180). It is also settled law than then a staff member makes the same repeated requests of the administration, of the tribute of the administration, of the tribute of the administration of the tribute of the administration of the tribute of the administration of the tribute of the tribute of the administration of the tribute of tribute of the tribute of tribute of the tribute of tribute of tribute of tribute of the tribute of tribute o
- 19. Therefore, the Tribunal finds that extra lecision of 23 April 2013 constituted the contested administrative cision in this case.

Management evaluation

- 20. In terms of art. 2.1 of the Disputeribunal's Statute, the Tribunal has jurisdiction to consider applications paealing administrative decisions "when a staff member has previously submitted impugned administrative decision for management evaluation and the applica is filed within the specified deadlines".
- 21. Pursuant to staff rule 11.2(c),

A request for a management exaction shall not be receivable by the Secretary-General unless is test within 60 calendar days from the date on which the staff member received notification of the administrative decision to be ntested. 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 the Secretary-General.

22. The Applicant was notified of theontested decision on 23 April 2013, and had 60 days thereafter to submist reignest for management evaluation, but

only submitted it in November 2013, longs the deadline. Under staff rule 11.2(c), this deadline may be extended the Secretary-General pending efforts for an informal resolution by the Office of the Ombudsman. The Applicant submitted that he "contested that decision through series of informal and formal communications addressed to the Chief-Opicens at a sought claims [sic] as to the criteria of abolishment" which reined unaddressed. However, there is no contention in the instant case that there any form of informal resolution process being conducted by the Officet of Ombudsman at the relevant time, whereby the Secretary-General's extension the deadline for the management evaluation request could be inferred (2013-UNAT-306).

- 23. Furthermore art. 8.3 of the **Toti**nal's Statute states that whilst the Tribunal may, upon written applicanti, suspend or waive the deadlines in exceptional cases, it shall not suspendwaive the deadlines for management evaluation. The Dispute Tribunal "has interisdiction to waive deadlines for management evaluation", or thouse any exceptions therethooksta 2010-UNAT-036, Sethia 2010-UNAT-079, Ajdini et al. 2011-UNAT-108).
- 24. Both the Dispute Tribunal and United Nations Appeals Tribunal have consistently stressed the importance confined multiple with statutory deadlines (Mezoui 2010-UNAT-043, Christensen 2012-UNAT-218). Time limits exist for reasons of certainty and expeditious displays disputes in the ty and expedio'8 -3 -1.Tc .145 .242

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25. The Applicant having failed to complyith the deadline for the filing of his request for management evaluati his application is time-barred. Accordingly, the Tribunal finds that the present application is not receivable.

Conclusion

26. The application is dismissed.

(Signed)

Judge Ebrahim-Carstens

Dated this 2<sup>th</sup> day of June 2014

Entered in the Register on this to 2 dray of June 2014

(Signed)

Hafida Lahiouel, Registrar, New York