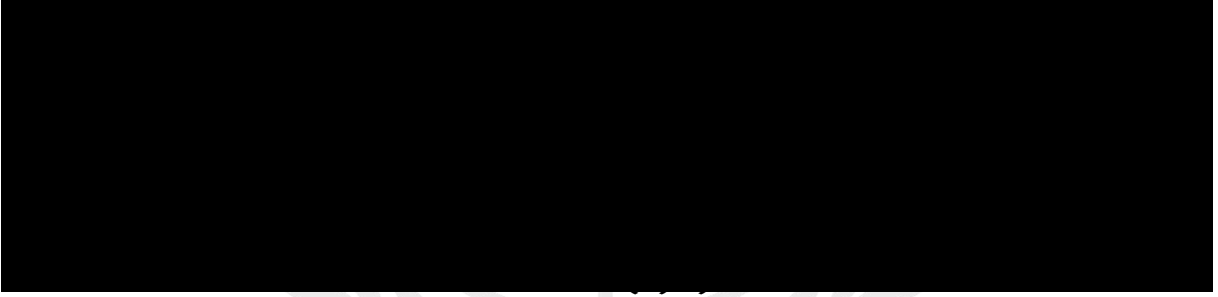


Case No. 2021-1559



8. The Commission-General of the UN Security Council filed his report on 17 June 2021, noting that the motion was duplicated both in form and also in terms of the ultimate relief sought in the appeal. In particular, the Applicant submits that the motion does not meet the strict requirements of Article 9 (8) of Appeals Tribunal Statute (Statute), in that the conclusions of the Proposed Order upon which the motion is predicated are not favorable to the Applicant. As such, there is no basis to order an interim measure to provide temporary relief to prevent an irreparable injury and to maintain consistency with the UN Security Council Decision, as there are no findings in favor of the appellant.

5. Article 9(8) of the Statute provides that, at any time during the proceedings, the Appeals Tribunal may order an interim measure to provide temporary relief to either party to prevent irreparable harm and to maintain consistency with the findings of the Dispute Tribunal.

7. The Appeals Tribunal has previously held that it may make an interim order for temporary relief, pending the outcome of the appeal, on the following conditions: (i) - it must be satisfied on a balance of probabilities that there is real likelihood of irreparable harm which can be prevented if temporary relief is

+, +- . \$ \$/0% 1\$ \$1 that +r. 0a11out26+ otion for -nteri. + easures7 pendin#  
pro\$eedin#s is 1\$ +\$1.

Original and Authoritative Version in English

Dated this 25<sup>th</sup> day of June 2021  
in New York, New York.

Richard A. Balfeld,  
& resident

Entered in the Register on this 25<sup>th</sup> day of  
June 2021 in New York, United States.

( \*  
Richard A. Balfeld, Registrar