

Introduction

- 1. The Applicant challenges the dministration's decisions: (i) not to provide him with the adjustment of USD8800 in relation to his relocation grant related to his appointment; (ii) to pay him a relocation grant in the amount of USD1200, rather than USD10,000, related to his separation service; and (iii) not to pay him the lump sum portion of his assignment grant.
- 2. The Applicant filed an Application with the Tribunal on 14 October 2015.
- 3. The Application was served on the Respondent on 15 October 2015 and given a deadline of 16 November 2015 to file his Reply.
- 4. The Parties filed a joint Motion on 12 November 2015 seeking suspension of the Tribunal's proceedings for two months to allow them to engage in efforts to informally resolve the matter. By Order No. 367 (NBI/2015), the **Tribug**ranted the parties' Motion for suspension of proceedings until 12 January 2016.
- 5. On 13 January 2016, the Applicant filed a Motion to withdraw his Application with prejudice because he had reached an amicable settlement of the matter with the Respondent

Orders

- 6. The Tribunal grants the Applicant's Motion to withdraw and dismisses his Application dated 14 October 2015.
- 7. The matter of Lynch v. The Secr2 rg44.5The

Case NoUNDT/NBI/2015/107
Order No.005 (NBI/2016)

(Signed)

JudgeCoral Shaw

Dated this14th day of January 2016

Entered in the Register on this day of January 2016

(Signed)

Abena KwakyeBerko, Registrar,Nairobi