

## Introduction

1. On 12 February 2014, the Applicant, are Est Affairs Officer, Secretariat of the United Nations Forum on Forests, Dependent of Economic and Social Affairs, United Nations Secretariat, filed an application for suspension of action pending management evaluation of the fusal to provide her, as elected official from the United Nation Staff Union ("UNSU"), with facilities including intranet access via iSeek (UN's intranet portal) while accomption facilities to persons who are not properly designated UNSU officials.

2. The application was transmitted to the Respondent on 13 February 2014 and the Respondent duly filed his reply **08** February 2014. The Respondent submitted that the request for management aleration having been completed on 17 February 2014, and thus no longer beging, the application for suspension of action was not receivable.

## Consideration

3. Pursuant to art. 2.2 of istatute, the Dispute Tribunal

shall be competent to hear and spaudgment on an application filed by an individual requesting the **Dist**e Tribunal to suspend during the pendency of the managemenvaluation, the implementation of a contested administrative decision hat is subjectof an ongoing management evaluation, where there is ion appears prima facie to be unlawful, in cases of partitearly urgency, and, where its implementation would cause irreparable damage. The decision of the Dispute Tribunal on such ampplication shall not be subject to appeal.

4. Article 13.1 of the Tribunal's **Res** of Procedure states that

The Dispute Tribunal shall ordea suspension ofaction on an application filed by an individual equesting the Dispute Tribunal to suspend, during the pendency of management evaluation, the implementation of a contest contest contest of an ongoing management evaluation, where the decision appear sprima facie to be unlawful, in cases of particular urgency and

where its implementation would use irreparable damage.

5. The Tribunal considers that for an ap**ptio**n for suspension of action to be successful, it must satisfy the following cumulative conditions:

a. The application is receivable because it concerns an administrative decision that may properly be spended by the Tribunal;

b. The contested decision has **yet** been implemented;

c. The Applicant has submitted a request for management evaluation of the contested decision, which evaluation is currently pending;

d. The impugned administrative decision appearisena facie to be unlawful;

e. The case is of partiatar urgency; and

f. Its implementation would cause irreparable damage.

# Receivability

6. The Tribunal notes that in accordance waith. 2.2 of its Statute, it is only competent to hear and pass judgmeennt an application to suspend, during the pendency of management evaluation is implementation of a contested administrative decision if it is alleged bee in non-compliance in the Applicant's terms of appointment or the contract eenfnployment. The contract and terms of appointment include all perterms and rules and rules and relevant administrative issuances in force at the time terms of an ender the alleged non-compliance.

7. The Applicant indicated that the contexts decision in the present case is the Respondent's refusal to provide her, are selected officiable the UNSU, with certain facilities, including intranet accessine iSeek, while according such facilities to persons who are not proped esignated UNSU officials. 8. The Applicant stated that, on 5 February 2014 she "sent a request to iSeek personnel to publish a disclaimer urging **shea**ff to ignore the unauthorized message of the former polling officers" and that onet following day the team leader for iSeek advised her "that she was unable to fulfiler request for posting an official communication on behalf of the Staff Unidhat the decision did ot rest with her and that she was awaiting guidance from the did ot rest with her 11 February 2014, the Applicant request be publication of an Executive Board Bulletin announcing the new polling officer There has been no posting on iSeek.

9. On 17 February 2014, the ManagemEntaluation Unit ("MEU") responded to the Applicant's request for magnement evaluation, stating that

there is no evidence in [her requ**fcs** tmanagement evaluation] that a decision has actually been taken [**be**r] request. The Official later replied ... that she was awaiting a response on her request for guidance ... the failure of the Admistration to definitely respond within the time-frame prescribed by a requesting staff member does not constitute a decision, and in particular not within the time-frame of events here. The Official did not robe[her] request, nor as she advised [her], did she have the authoritor do so. She merely advised [her] that [her] request was being considered.

The MEU concluded that the Applicant's request for management evaluation was premature and not receivable.

10. The MEU further observed that insofass her request concerned a decision related to the UNSU elections, that the pixeration Committee of the Staff Union is the sole body able to consider and rule monst ters concerning the dispute arising out of the Staff Union elections.

11. Regarding the receivability of the **dippa**tion, the Tribunal notes that, in accordance with iSeek's Guidelines, its **baps**urpose is to provide timely, relevant and coherent messages/information toff straembers (see arts. 1 and 2). The iSeek team has editorial discretion in making detorins regarding the posting of content to iSeek. As required, it may consult the iSeed torial Board. The Editorial Board meets regularly, in person or virtually, tonsider policy issues related to iSeek, and

as needed to provide guidance on urgend complex issues brought to its attention by the iSeek team. It aims to make decisionitishin 24 hours or asoon as possible. Further recourse about the ions of and editorial decisins taken by the iSeek team may be brought to the atteornal of the Editorial Board (second second sec

12. Staff Associations/Committees post material on their respective websites and may submit official communications, suchs bulletins, to the iSeek team for consideration (see art. 12(c)). All staffembers with iSeek editor accounts may post announcements. The iSeek team may post announcements at the request of organizational units or ond hoc basis. iSeek should note used to further any individual interest.

13. The Applicant did not wait to receive **aff**icial response to her request from the iSeek team and, as stated by the MEter, request for management evaluation was filed prematurely. The MEU further observed that, insofar as her request concerned a decision related the UNSU elections, the Arbitration Committee of the Staff Union is the sole body able **tonsider** and rule on matters concerning dispute arising out of **th**Staff Union elections.

14. This application for suspension official is based on Administrative Instruction ST/AI/293, dated 15 July 1982, which addresses etfacilities that are to be provided to staff representatives, dastaff rule 8.1, which defines the staff representative bodies as the frequency of the staff representatives.

15. ST/AI/293 (Facilities to be provided staff representatives) states:

13. Staff members duly designatedebected by the Staff Council, Staff Committee or corresponding fstæpresentative body to perform representational functions may becarded such facilities as may be required to perform those functions under arrangements to be determined in accordance with the pr 14. Disagreements concerning the implementation of the above provisions shall be discussed and resolved in accordance with the procedures set out in chapyell of the Staff Rules.

16. According to art. 8.2.3 of the UNSU State and Regulations, the Arbitration Committee shall receive, consider and rupeon matters related violations of the UNSU Statute and Regulations.

17. In her 5 February 2014 request, adsteed to the iSeek team, the Applicant stated that

For a while we have been ading sending you communications for publication on iSeek since we don't want to contribute to the confusion of the staff-at-largelowever, we have to change this policy since on the Staff's cornered he is a Call for Nominations to the Arbitration Committee issued y the recalled polling officers.

• • •

Please ignore all messages fro**th**e recalled polling officers

Until the Administration recognizes the legal recall of the polling officers and take away the e-mail address "Polling officers-UNSU", as requested by the Unit Chairpersonn 9 December 2013, every time an e-mail message is sent or a note is published on iSeek by the recalled polling officers we will request that a clarifying communication with the above title is published on iSeek.

18. It is clear to the Tribunal that theppalicant's requests to the iSeek team to publish UNSU related announcements ance codily related to the December 2013 UNSU elections. In the present case, the likepapt is seeking a judicial decision to confirm her personal views on matters which an only be decided by the Arbitration Committee. Seeing that the Tribunal has no jurisdiction on such matters, the application is not receivable.

## Pending management evaluation

19. The request for management evaluation having been completed on 17 February 2014, it is no longpending. It follows from at 2.2 of the Statute of Tribunal and art. 13 of its Rules of Regolure that the suspension of a challenged

decision may only be ordered when the nogemaent evaluation of that decision is ongoing (*gbinedion* 2011-UNAT-159 and *Benchebbak* 2012-UNAT-256).

20. The Tribunal therefore considers that of the cumulative conditions required for the purpose of suspengelian administrative decision pending management evaluation, namely that the plicaption (1) concerns an administrative decision and (2) that management evaluate be pending, are not fulfilled. It is therefore not necessary for the Tribunal to further examine the remaining requirements, namely the *prima facie* unlawfulness, urgency and the irreparable damage caused by the decision.

#### Observations

21. The Tribunal observes that, on 5 Febru2200/14, an applicant who stated that he was the newly-elected President of **SUN** filed a suspension of action requesting that the Tribunal suspend during then **ple**ncy of management evaluation the decision not to afford him time releating perform certain UNSU-related duties and not to afford him access to the Staff Unitarcilities. His application was registered under Case No. UNDT/NY/2014/006. In hispplication he indicated that the Arbitration Committee had written to the Under-Secretary-General for the Department of Management that **UNS**U elections were conducted via a valid process and he filed a copfy the 27 January 2014 emailent by the former members of the Arbitration Committee. Due to threanagement evaluation request having been completed on 7 February 2014, prior toe this suance of the Tribunal's order on the application for suspension of action, thequest for suspension of action in Case No. UNDT/NY/2014/006 was rejected by Order No. 32 (NY/2014) dated 10 February 2014.

22. On 12 February 2014, the present application for suspension of action was filed by the Applicant, who also sustains that shearing UNSU official. The Applicant does not mention her position or the functions and the name of the other staff members to whom she allegenerge has provided facilities.

disposing of the substantive case his would be an unfortunate outcome, particularly in this instage, where there are other interested parties who may be adversely affectiby the Order and where it is unclear whether the internal statutory mechanisms have been exhausted.

Conclusion

In light of the foregoing the Tribunal ORDERS:

27. The application for suspenous of action is dismissed.

(Signed)

Judge Alessandra Greceanu

Dated this 2<sup>st</sup> day of February 2014