## UNITED NATIONS DISPUTE TRIBUNAL

118 (NY/2018)

Date: Original: 5 June 2018 English

**Before:** Judge Ebrahim-Carstens

**Registry:** New York

**Registrar:** Morten Albert Michelsen, Officer-in-Charge

**CARMIGNANI** 

v.

SECRETARY-GENERAL OF THE UNITED NATIONS

## **ORDER**

ON SUSPENSION OF ACTION

**Counsel for Applicant:** 

Daniel Trup, OSLA

**Counsel for Respondent:** 

Elizabeth Gall, ALS/OHRM

## Introduction

- 1. On Friday, 1 June 2017, at 3:37 p.m., the Applicant, a staff member at the D-2 level with a permanent appointment working with the United Nations Integrated Peacebuilding Office in Guinea-Bissau, but currently temporarily assigned to United Nations Headquarters, filed an application under art. 2.2 of the Dispute T Statute and art. 13 of its Rules of Procedure seeking to suspend the decision, pending management evaluation, to
- 2. Together with his application, referring to arts. 19 and 36.1 of the Dispute  $\ensuremath{\textit{Villamoran}}$  UNAT/2011/160, the Applicant also filed a motion requesting that the contested

Case No. UNDT/NY/201

Case No. UNDT/NY/2018/028 Order No. 118 (NY/2018)

Order No. 118 (NY/2018)

confirmation that the *status quo* will be preserved pending the management evaluation. Accordingly, there is no need for the Tribunal to issue an order suspending implementation of the contested decision pending management as this suspension has already been granted by the Administration.

## IT IS ORDERED THAT:

13. The contested decision having been suspended, there is no further determination to be made by the Tribunal, the application having been rendered moot.

(Signed)

Judge Ebrahim-Carstens

Dated this 5th day of June 2018