



UNITED NATIONS DISPU

Introduction

1. The Applicant is a former staff member of the United Nations High Commissioner for Refugees (“UNHCR”).¹ He separated from the Organization on 31 December 2018.²

2. By an application filed on 23 January 2021, he contests his non-selection to the position of Resettlement Associate G-6 in UNHCR.³ The Applicant applied for this position on 13 September 2019 when he had already separated from the service of the Organization.⁴

Considerations

Receivability

3. The issue arising for consideration is the receivability of the present application.

In *Christensen* 2013-UNAT-335, the United Nations Appeals TribuT Q q BT /F1 12.0 Tf 0.0 0.0 0.0

6. According to art. 2.1 of its Statute, the Tribunal is competent to hear and pass judgment on an application filed by, *inter alia*, a former staff member as provided for in art. 3.1(b) of the same Statute. However, for an application to be receivable, the former staff member shall “appeal an administrative decision that is alleged to be in non-compliance with [his/her] terms of appointment or [his/her] contract of employment”, such as a decision linked to his separation from service.

7. The Appeals Tribunal confirmed in *Khan*⁶