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## Facts and Procedural History

- 1. At the time of the Application, the Applicant held a fixted mappointment at the Per level and served in the capacity of a Political Affairs Officer at the United Nations Stabilisation Mission in the Democratic Republic of the Congo (MONUSCO.)
- 2. The Applicant previously served as an expert seconded by the Swiss Government to MONUSCO following a Memorandum of Agreement (MOA) between MONUSCO and the Swissonfederation for the contribution of personnel to MONUSCO's Stabilisation Support Unit (SSU). The contract expired on 14 April 2014.
- 3. In February 2014, the Appliant wasasked by MONUSCOwhether she would be interested in a position as a Special Assistant to the Deputy Special Representative of the Secretageneral (DSRSG) for the Rule of Law
- 4. On 14 February2014, the Applicant wrote

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- 7. The first offer was for position at the United Nations Multidimensional Integrated Stabilisation Mission in Mali (MINUSM) A
- 8. The second offer was for a position with the World Bank
- 9. The Applicant declined both position anticipation of the position with the DSRSG for the Rule of Law MONUSCO.
- 10. On 10 April 2014, the Applicant received haree monthoffer to serve as Political Affairs Officer in MONUSCOTheoffer of appointmentwas sent by Mr. Minhazur Rahman, Manageror On-Boarding and Separation Service Line, Regional Centre, Entebbe
- 11. The offer of appointmentwas subject to the Applicant satisfying visa requirements and being medically cleared to serve.

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- 15. On 5 May 2014 the Applicant senMs. Aurelus the requested copies of the Security in the Field Certificates
- 16. On 14 May 2014she sent by-enail a copy of her previous contract as seconded Expert to Maurélus<sup>10</sup>.
- 17. On 6 June 2014, the Applicant received notification that she had been shortlisted for another position with MINUSMA. As the Applicant had contractually consented to her engagement with MONUSCO, she withdrew her candidag with MINUSMA<sup>11</sup>.
- 18. The Applicant made repeated requests for updates to MONUSCO on her recruitment status on 19 May 2014, 10 June 2014, 23 June 2014 and 10 July 2014 by email<sup>12</sup>. No reply was forthcoming.
- 19. In late July 2014, the Applicant received a teleph**catle** from Ms. Ilene Cohen, Chief of Staff to the DSRSG of MONUSCO. Ms. Cohen informed the Applicant that the Offer of Appointment was void on the basis that she had previously worked as a Seconded Expert with MONUSCO. As a result, Ms. Cohen state, the Applicant was not eligible for employment with MONUSCO for six months after completion of her contract with the Swiss Government.
- 20. On 14 August 201,4the Applicant submitted a request for management evaluation.
- 21. The le172 367.2 T91.28 .-15SCOioCe

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## Submissions

Applicant's submissions

- 23. The Applicant submits that the Offer of Appointment from MONUSCO and the subsequent correspondence, most notably from the Recruitment Service Centre, contained all the essential terms of the **argrete**
- 24. The Applicant accepted this Offer of Appointment unconditionally and

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- 30. The valid contract between MONUSCO and the Applicabilized the Respondent organise her travel to the duty stați for llowing which, a Letter of Appointment was to be issued to the Applicant.
- 31. The Respondents failure to perform on hiscontractual obligations was due to its complete misunderstanding the regulations governing Temporary Appointments. This was not an

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36. The Applicant clearly had alternative opportunities for employment during

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a contract concluded following the issuance of an offer of employment whose conditions have been fulfilled and which has been accepted unconditionally, while not constituting a valid employment contract before

was "already in motion". At no time did the spondentinform the Applicant that she was not eligible as she could only be employed six months following the expiry of her tenure with MONUSCO as a seconded officer of the Swiss Government.

- 51. It was only in late Julyfive months after the offer of appointment was made, that she was informed that she contact be appointed. The Respondent submits that this wasnærror which he has the authority to rectify.
- 52. This submission is not entirely correct he Respondent realised that issuing a letter of appointment becontrary to section 6.3 of ST/AI/1999/6 which reads "Gratis personnel may not apply for or be appointed to posts in the Secretariat for a period of six months after the end of their service
- 53. A request was made for a waiver of section 6.3 of ST/Al/1996/6 "[F]acilitate the Immediate O-Boarding of Gratis Personnel". It is dated 4 June 2014 and is addressed Nor. Chhaya KapilashramiDirector, Field Personnel Division (FPD) copied to Mr. Chaste AbimanaDirector, Field Personnel Division; Mr. Paulin Dipmo, Chief of East and Central African Section; Mrs. Larissa Hill, Human ResourcesOfficer, East and Central African Section FPOS/FPD/DFS and Mr. Elker Buitrago Desk Officer, FPOS/FuiOP Ele

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Tribunal may, however, in exceptional cases order the payment of