

Cases No.: UNDT/NY/2012/003 UNDT/NY/2013/033 Order No.: 162 (NY/2013)

Date: 2 July 2013

Introduction

- 1. By Order No. 156 (NY/2013), the Dispute Turibal directed the parties to file a joint submission stating *pter alia*, whether they agree to attempt to resolve Cases No. UNDT/NY/2012/003 and NDT/NY/2013/033 informally either through the Mediation Division or through *inter partes* discussions. Failing to agree to informal resolution of the cases, the parties were directed to file a jointly-signed statement in preparation for a hearing on the merits. The parties were ordered to file their joint statement by 5 p.m. on 2 July 2013.
- 2. On 28 June 2013, Counsel for the spendent filed a motion seeking an extension of time to respond to Orrolleo. 156 (NY/2013). She states that senior managers of the Department for Gelhekasembly and Conference Management ("DGACM") are away attending an annuacoordination meeting in Bangkok and will not be able to fully eddress the matter until 12 July 2013. She seeks an extension of time until 14 July 2013 to respond to Order No. 156 (NY/2013). According to the Respondent, the Applicant agrees to an extension of time until 10 July 2013, but not beyond that date, because in Mr. Hindleow, senior managers of DGACM and Counsel for the Respondent should be abbleonsult on the matter referred to in the Order via email.

Consideration

3. Having considered the Respondent's quest, and taking due note of the Applicant's objection to any extensions beyond 10 July 2013, the Tribunal finds it appropriate to extend the time formspliance with Order No. 156 (NY/2013) as requested by the Respond into Monday, 15 July 2013, the requested date of 14 July 2013 falls on a Sunday). The Tribunates, in particular, that the extension sought is not excessive and no submissions been made that it would cause any prejudice to the Applicant.

IT IS ORDERED THAT:

4. By 5 p.m., Monday, 15 July 2013 the parties are to file a jointly-signed

statement answering to each of the following:

a. Whether they agree to attempt tosorbye the cases informally either

through the Mediation Division or throughter partes discussions;

—or, in the event the parties do not agto resolve the cases informally—

b. Whether they agree to the caseis be deered on an expedited basis;

c. A joint proposal as to the date for the hearing on the merits, ensuring

that the witnesses the parties intendall are available on that day;

d. Tentative lists of witnesses that Applicant and the Respondent

intend to call at theearing on the merits.

5. All submissions filed by the parties in relation to these two cases shall be

filed in Case No. UNDT/NY/2013/033 onlyin order to avoid any unnecessary

duplication of filings.

(Signed)

Judge Ebrahim-Carstens

Dated this 2d day of July 2013