| UNITED NATIONS DISPUTE TRIBUNAL | Case No.: | UNDT/NBI/2019/100 |
|---------------------------------|-----------------------------|-------------------|
| | Judgment No.: UNDT/2020/172 | |
| | Date: | 30 September 2020 |
| | Original: | English |

Before: Judge Francis Belle

Registry: Nairobi

Registrar: Abena Kwakye-Berko

TEMU

v.

SECRETARY-GENERAL OF THE UNITED NATIONS

JUDGMENT

from service with the Organization with compensation in lieu of notice and without termination indemnities effective that same day.

8. The United Nations Dispute Tribunal has on several occasions considered matters of admissibility or receivability on a priority basis without considering the merits of an application or requiring that the Respondent submit a reply to the application.¹

9. Article 8.1(d)(i
where a RME of a contested decision is required the application shall only be receivable if it is filed within 90 calendar days of of the response to the RME.

10. The UNDT has no discretion to waive the applicable deadlines.²

11. In Auda, UNAT stated that the date indicated on the communication provides the only date upon which it is possible to state with precision that [the applicant] received notification of the contested decision for purposes of staff rule 11.2 (

14. The present application was filed one day late on 2 July 2019. Therefore, the Applicant is time barred and should be rejected as not receivable ratione temporis

15. The Respondent submitted also that the Applicant had not submitted a written request for a waiver of the applicable time limits on the basis that the delay in filing her appeal represents an exceptional case as required by article 8.3 of the UNDT Statute. In this regard, the jurisprudence in Cookestates that⁵

the UNDT cannot consider whether exceptional circumstances exist unless the applicant has submitted a prior written request for a waiver. In other words, unless the applicant has made a written request for waiver of the filing deadline based on exceptional circumstances it is not competent to do so.

16. The Applicant submits that the Assistant Administrator and Director of Bureau for Management Services of UNDP sent the response to her RME on 2 April 2019 at 2.03 p.m. New York time which was 9.03 p.m. in the Ap p.m. in her C respective time zones.

17. The Applicant and her C to her RME

Applicant filed her application within the prescribed deadline in accordance with article 8.1(d)(i)(a) of the UNDT Statute and article 34 of the UNDT Rules of Procedure.

18. The Applicant submits that it was unreasonable for the Respondent to expect Counsel for the Applicant to remain on standby for 24 hours in a day to check their email to rece RME.

19. The Applicant went on to submit that, alternatively, should the Tribunal determine that the Application was filed out of time, there are exceptional circumstances justifying a waiver of the time limit to file a UNDT application.

20. The Applicant submits that the UNAT jurisprudence requires effective knowledge of service, pursuant to staff rule 11. 2(d),

outcome of the management evaluation shall be communicated in writing to the staff

The Applicant cites Chahrour, where UNAT held that where a written deci-

23. The Applicant submits that the waiver sought is limited to one day and this does not prejudice the Respondent who had been in possession of relevant information contained in these submissions but who failed to file his reply on the merits of the case.

Deliberations

24. The UNDT considers that it cannot condone delay or adjust the time permitted for filing an application within the prescribed 90 calendar day limit. There must be a limit to such actions.

25.

exceptional. There was not long-term outage of her electrical supply or internet service to prevent her from seeing the email before the end of business in the New York time zone. Similarly, when the deadline approached there was nothing preventing her from submitting the application after 4 p.m. on 1 July 2019 in the Tanzania time zone which would still have been within working hours on 1 July 2019 in New York.

26. The request for the waiver after the fact also shows that the matter of the deadline was an afterthought which could have been avoided by filing within working hours or even after working hours on 1 July 2019 in her time zone.

27. Instead the Applicant filed on 2 July 2019.

28. With regard to the application for the waiver, it has to be filed prior to the deadline and not after. In other words, the Applicant should have sought a waiver of the time limit or leave to file after the statutory timelines **before**the deadline for filing.⁷

29. The Applicant refers to the amendment to the UNDT statute but this was intended to address breaches of the deadline in cases of technical problems where the

time of arrival of an email on either side may be unclear. These circumstances along with a very debilitating illness which prevents ordinary physical and mental activity would be exceptional. In those circumstances, the deadline would be considered no more than one day after the intended deadline. But although there is a claim of illness, the description of the illness does not address the need for more time to file the application and no technical difficulties are mentioned.

30. The UNDT cannot adjust or waive the 90-day time limit in the aforesaid circumstances and the application is therefore deemed not receivable.

JUDGMENT

31. The application is DISMISSED.

(Signed) Judge Francis Belle Dated this 30th day of September 2020

Entered in the Register on this 30th day of September 2020

(Signed) Abena Kwakye-Berko, Registrar, Nairobi

⁷ See KhisaUNDT-2018-047 and 2018-UNAT-883.