UNITED NATIONS DISPUTE TRIBUNAL

Case No.: UNDT/NY/2024/032

Order No.: 102 (NY/2024)
Date: 4 October 2024

Original: English

Before: Duty Judge

Registry: New York

Registrar: Isaac Endeley

STOCKHOLDER

v.

SECRETARY-GENERAL OF THE UNITED NATIONS

ORDER ON INTERIM MEASURES DURING THE PROCEEDINGS AND ON CASE MANAGEMENT

Counsel for Applicant:

Self-represented

Counsel for Respondent:

Jan Schrankel, UNHCR Sally Jenna Sauer, UNHCR

Introduction

- 1. On 25 July 2024, the Applicant, a former staff member with UNHCR, filed an application contesting the õldlecision to not to extend the Applicantos [fixed-term appointment (õFVAö)] for an additional five year period or shorterö.
- 2. On 31 July 2024, the Respondent filed a motion for summary judgment, tgs wgukpi yi cv yi g Arr kecpytu crr keckqp qp yi g o gtku dg summarily dismissed pursuant to art. 9 of the Dkur wg Vtkdwpcntu Rules of Procedure.
- 3. On 31 July 2024, the Applicant requested an order for interim measures during the proceedings requesting suspension of the implementation of the non-renewal of his FTA for another five-year or shorter period.
- 4. On 8 August 2024 yi g Tgur qpf gpv hkrgf j ku tgur qpug vq yi g Arr hecpvou motion for interim measures submitting that the motion is not receivable *ratione* materiae.
- 5. Qp 3 Ugr vgo dgt 2024, vj g Tgur qpf gpv hkrgf j ku tgr n{ vq vj g Ar r nkecpvøu application on the merits. In his reply, the Respondent requested leave to exceed the 10-page limit in the Vtkdwpcrøu Rtcevkeg Dktgevkqp Pq. 4.

Consideration

Applic otion for interim measures

- 6. Interim measures during the proceedings are governed by art. 10.2 of the Dispute Vtkdwpcn⁄zu Uccwwg cpf ctv. 14.1 qh ku Twgu qh Rtqegf wtg. Vj g hqto gt, y j kej contains almost the same text as the latter, provides in relevant part that:
 - 1 At any time during the proceedings, the Dispute Tribunal may order an interim measure, which is without appeal, to provide temporary relief to either party, where the contested administrative decision appears prima facie to be unlawful, in cases of particular

Case No. UNDT/NY/

IT IS ORDERED THAT:

- 13. The motion for interim measures during the proceedings is rejected.
- 14. The Respondentou motion to exceed the page limit of the reply is granted.
- 15. Fwt y gt ecug o cpci go gpv f kt gevkqpu, kpenwf kpi tgrcvkpi vq y g Tgur qpf gpvøu