

na se ere a not n t at t onst tute an o a o p a n t o n a r a s s e n t n
t e o r p a e a n a u s e o a u t o r t y

n a o v e e r t e App a n t r e q u e s t e a n a e e n t e v a u a t o n o
t e n o n r e n e a e s o n n u n a r e q u e s t o r s u s p e n s i o n o a t o n y t e
e r e t a r y G e n e r a p e n n a n a e e n t e v a u a t o n

n a D e e e r t e App a n t r e e v e a r e s p o n s e t o e r r e q u e s t o r
a n a e e n t e v a u a t o n u p o n t e o n t e s t e e s o n

n a r t e App a n t e t e p r e s e n t a p p a t o n I t a s s e r v e
o n t e e s p o n e n t o e s r e p y o n a p r t s o e a n n e e s e
e x p a r t e

A s o J u n e a n o t e r s t a e e r a s r e r u t e a t t e o n a
t r e e o n t e p o r a r y o n t r a t

I n r e s p o n s e t o e r e n t o r e r s o t e r u n a t e p a r t e s s u t t e
a t o n a n o r a t o n a n a t e o p p o r t u n t y t o o e n t

B y r e r o G A t e p a r t e s e r e o n v o e t o a s u s t a n t v e
e a r n t a t t o o p a e o n D e e e r

Parties' submissions

e App a n t s p r n p a o n t e n t o n s a r e

a A t o u n o t s p e e o u t y t e A n s t r a t o n t e r u s t a n e s
a e e y t a n o n y e a n t a t t e u s t a t o n o r t s a t o n s a s p o s t
a o t o n

e a t t a t s t a r u e u s e s t e p r a s e p o s t a o s e n t a n
r e u t o n o s t a n t e r a n e a y a t s u p a r a r a p s a n e s o s
t a t a t o u t e t a u e s o n o t e n e p o s t a o s e n t t e t o t e r s
a r e s y n o n y o u s n u s t y n t e e s o n n o t t o r e n e t e App a n t s
F A o n t e a s s o r e u t o n o s t a t e A n s t r a t o n a e e s a o t o n
o p o s t

Case No. UNDT/GVA/2015/116

Judgment No. UNDT/2016/008

Case No. UNDT/GVA/2015/116

Judgment No. UNDT/2016/008

n er t e r u stan es o t e present ase are s ar to
t ose o

The Appellants postulate as not a cause as submitted on
provisional grounds GB 1991 as not applicable to the decision under
review in the results of the administrative proceedings in the relevant
matters that the representation of the Appellants F.A. and the
correspondence is not to render F.A. or not equal as the
action of the post seen in the

in the absence of the evidence in the case of GB 1991 and
since the Appellants' case on the merits is not viable F.A. is not a case

ta ru e-~~x~~ prov es t at a e ter appo nt ent oes not arr_y
an_y e pe tan_y e a or ot er se o rene a or onvers on rrespe t ve o t e
en t o serv e e ept as prov e un er sta ru e-~~x~~ ~~x~~

e Appeas r una as ru e t at a non rene a e s on an e
a en e t e A n strat on oes not a t a r_y ust_y or transparent_y or
t e e s on s ot vate_y as pre u e or proper ot ve a a nst a sta
e er In su ases t e ur en o prov n t at su a tors pa_y e a ro e n t e
a n strat ve e s on a s on t e App ant Said ~~o~~ A r p v p

Hp_y A

Case No. UNDT/GVA/2015/116

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Entered in the e-registry on 15 January 2016

Signed

Geneva