



THE UNITED NATIONS APPEALS TRIBUNAL

5. The Secretary-General submits that the Applicants are not qualified to appear as friends-of-the-court, whether in their capacity as lawyers from OSLA, or on the basis of their status as staff members of the United Nations. He submits that OSLA is neither a person nor an organization “for whom recourse is available” under Article 17 of the Rules. Should the Appea(is 0q Tc 0.00ac 0.0139 Twb)5(unthadecid Twsubmias)5

parties, I do not find that a friend-of-the-court brief would assist the Appeals Tribunal in its deliberations.

ORDER

11. For the foregoing reason, I, Judge Jean Courtial, President of the Appeals Tribunal, reject the joint application in its entirety.

Dated this 8th day of October 2010 in Paris, France.

Original: English

(Signed