(Application for review)

102nd Session Judgment No. 2618

The Administrative Tribunal,

Considering the application for review of Judgment 2491, filed by Mr B.S. B. on 17 May 2006;

Considering Article II, paragraph 5, of the Statute of the Tribunal and Article 7 of its Rules;

Having examined the written submissions;

CONSIDERATIONS

- 1. The complainant seeks the review of Judgment 2491 in which the Tribunal dismissed his complaint challenging his dismissal by the World Health Organization (WHO) for misconduct. The complainant contends that the Tribunal erred in law in not following its own case law and in not giving effect to certain provisions of the WHO Manual.
- 2. The judgments of the Tribunal carry the authority of *res judicata*. They are subject to review only in exceptional cases and on very limited grounds. They are not subject to review on the ground of an alleged mistake of law (see Judgment 442).
- 3. The matters which the complainant now raises in support of his application for review are questions of law which were expressly decided against him in Judgment 2491. Accordingly, the application for review must be dismissed in accordance with the summary procedure provided for in Article 7 of the Tribunal's Rules.

DECISION

For the above reasons,

The application is dismissed.

In witness of this judgment, adopted on 9 November 2006, Mr Michel Gentot, President of the Tribunal, Ms Mary G. Gaudron, Judge, and Mr Giuseppe Barbagallo, Judge, sign below, as do I, Catherine Comtet, Registrar.

Delivered in public in Geneva on 7 February 2007.

Michel Gentot

Mary G. Gaudron

Giuseppe Barbagallo

Catherine Comtet

Updated by PFR. Approved by CC. Last update: 15 February 2007.