

بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ



دائرة العمل
دولة
مملكة البحرين

دائرة العمل مملكة البحرين

144/VTR/2014

دائرة العمل

دائرة العمل (مؤسسة البحرين) (مؤسسة البحرين) (مؤسسة البحرين)
رقم: A051482، تاريخ: 10/10/2014
ب. د. د. د.

دائرة العمل

دائرة العمل (مؤسسة البحرين) (مؤسسة البحرين) (مؤسسة البحرين)

دائرة العمل

(C-810/2008) (مؤسسة البحرين) (مؤسسة البحرين) (مؤسسة البحرين)





دائرة الترسو سترسو نمبر

دائرة الترسو سترسو نمبر (دائرة الترسو سترسو نمبر)
دائرة الترسو سترسو نمبر
دائرة الترسو سترسو نمبر

دائرة الترسو سترسو نمبر

دائرة الترسو سترسو نمبر (دائرة الترسو سترسو نمبر)
دائرة الترسو سترسو نمبر: A003820، دائرة الترسو سترسو نمبر: 144/VTR/2014

دائرة الترسو سترسو نمبر

دائرة الترسو سترسو نمبر (دائرة الترسو سترسو نمبر)
دائرة الترسو سترسو نمبر: A051482، دائرة الترسو سترسو نمبر: 144/VTR/2014

دائرة الترسو سترسو نمبر

دائرة الترسو سترسو نمبر (دائرة الترسو سترسو نمبر)
دائرة الترسو سترسو نمبر: A033182، دائرة الترسو سترسو نمبر: 144/VTR/2014

25 1435

19 2014

دائرة الترسو سترسو نمبر

28 1436

19 2015

دائرة الترسو سترسو نمبر

02 (1435)

دائرة الترسو سترسو نمبر

08 1436

26 2015

دائرة الترسو سترسو نمبر

دائرة الترسو سترسو نمبر

71 (1435)

دائرة الترسو سترسو نمبر





The Tribunal has considered the evidence submitted by both parties and the submissions made. It is satisfied that the respondent has established that the applicant was employed by him on a full-time basis from 1998 to 2005. The Tribunal has found in favor of the respondent on the issue of employment. The respondent is ordered to pay the applicant compensation for the period of employment. The amount of compensation is determined to be 12 months' wages.

1.6.4 The respondent has presented evidence that the applicant was employed by him from 1998 to 2005. The respondent has produced evidence that the applicant was employed by him on a full-time basis during this period. The respondent has also produced evidence that the applicant was paid wages during this period. The respondent has established that the applicant was employed by him during this period. The Tribunal has found in favor of the respondent on this issue. The respondent is ordered to pay the applicant compensation for the period of employment. The amount of compensation is determined to be 12 months' wages.

1.6.5 On 22 January 2014, the respondent advised the applicant that his services were no longer required. The respondent stated that the applicant's services were no longer required due to a restructuring of the respondent's business. The applicant has stated that he was not notified of this decision in writing. The applicant has stated that he has been seeking employment since the respondent's decision. The applicant has stated that he has been unable to find employment. The applicant has stated that he has been receiving financial difficulties. The applicant has stated that he has been receiving emotional difficulties. The applicant has stated that he has been receiving physical difficulties. The applicant has stated that he has been receiving other difficulties. The Tribunal has found in favor of the applicant on this issue. The respondent is ordered to pay the applicant compensation for the period of employment. The amount of compensation is determined to be 12 months' wages.





ދިވެހިރާއްޖޭގެ ސަރުކާރުގެ ގެޒެޓް ބަލާފައިވާ ގޮތުން

ހުކުމަކި ލިބިފައިވާ ސަރުކާރުގެ ގެޒެޓް ބަލާފައިވާ ގޮތުން 2014 10 10 ގައި 2014 10 10 ގައި 2014 10 10 ގައި

2014 10 10 ގައި 2014 10 10 ގައި

ހުކުމަކި ލިބިފައިވާ ސަރުކާރުގެ ގެޒެޓް ބަލާފައިވާ ގޮތުން 2014 10 10 ގައި 2014 10 10 ގައި 2014 10 10 ގައި



