

International Law Moot Court Competition *Asia Cup 2021*
Corrections and Clarifications

The Parties of the *Case Concerning the Treatment of “Eternal Zephyr”* have jointly submitted the following corrections and clarifications to the Registrar of the Court. The corrections and clarifications form an integral part of the Asia Cup 2021 Problem, which is amended and elaborated accordingly. Requests for questions not answered in this document were considered by the Parties as redundant, irrelevant, or too general, or the Parties were unable to agree upon an answer to them.

Corrections

1. “Annex I of the Protocol” in paragraph 6 is corrected and replaced by “Annex I of the Convention.”
2. “Republic” in paragraph 26 is corrected and replaced by “State.”
3. “2 May” in paragraph 28 is corrected and replaced by “31 October.”

Clarifications

1. The Ocean continent is located entirely in the Northern Hemisphere, whereas Rosalia is entirely located in the Southern Hemisphere.
2. Rosalia is not listed in Annex I or II of the United Nations Framework Convention on Climate Change.
3. “To date” in paragraph 17 refers to the date of the Application, *i.e.*, 6 April 2021.
4. Both Parties are the parties to the Convention on Biological Diversity. No other international agreements were identified as relevant to the present dispute.
5. Until the present date, white-lapel divers have been a Least Concern species according to the International Union for Conservation of Nature and Natural Resources (IUCN) Red List of Threatened Species.
6. Microcosmos Industry Ltd. is owned predominantly by the Algerian, and foreign shareholding is minor and non-controlling.
7. The wind turbines of Eternal Zephyr are floating on the water, whose position is fixed by wires anchored at the seabed.
8. At every instance, the Rosalian courts dismissed the claims by Eternal Wind Inc. on substantive grounds under Rosalian law.
9. Nether Parties have made a declaration under Article 36 (2) of the Statute of the Court.