## CORRECTIONS AND CLARIFICATIONS TO THE STATEMENT OF AGREED FACTS

## MEASURES CONCERNING THE IMPORTATION AND SALE OF GARMENT PRODUCTS (THE REPUBLIC OF AVEL v. THE KINGDOM OF RESSY)

27 May 2024

## **CORRECTIONS**

- 1. The first sentence of paragraph 16 shall be rectified as follows: On 29 August 2022, the **NRP** introduced....
- 2. The last sentence of paragraph 14 shall be completed as follows:

  We stand with the people of Avel and demand an end to such exploitation. Let's champion human rights for all, everywhere.
- 3. The last sentence of paragraph 18 shall be rectified as follows:

  <u>Under the agreement</u>, Meluna <u>receives</u>, *inter alia*, a temporary exemption from the application of the Red Tag Act during this consultative period.

## **CLARIFICATIONS**

- 4. The Parties are in agreement not to dispute the accuracy of all the factual development of the present case as described and reported in the Problem.
- 5. NIKKUN and PUM branded goods are Ressy-origin pursuant to the relevant domestic legislation.
- 6. GEE, NIKKUN and PUM are producers of shirts, blouses, footwear and other apparel items.
- 7. After receiving certifications from NIKKUN and PUM, the Ministry of Commerce of Ressy decided not to implement the enforcement measures of Article 7 of the Apparel Industry Forced Labor Eradication Act against products of these brands.