

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:  
**Under the agreement,** Meluna **receives, 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 Ressay-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 Ressay decided not to implement the enforcement measures of Article 7 of the Apparel Industry Forced Labor Eradication Act against products of these brands.