

2017 PHILIP C. JESSUP
INTERNATIONAL LAW MOOT COURT COMPETITION

CORRECTIONS AND CLARIFICATIONS TO THE SPECIAL AGREEMENT

The following corrections and clarifications to the Special Agreement have been agreed to by the parties, and the text jointly submitted to the Court on 12 September 2016 should be considered amended accordingly. The Registrar of the Court reminds all parties and participants of the following:

- a. The Special Agreement is, in essence, a negotiated stipulation of facts. Its words have been carefully chosen, and they are the result of extensive negotiation. The parties decline to stipulate to any facts which legal principles are relevant, or which arguments are acceptable.
- b. Any request for clarification not addressed in the following paragraphs has been considered by the parties to be redundant, inappropriate, or immaterial, or the parties were unable to reach agreement on a mutually acceptable answer.
- c. Except to the extent that corrections and clarifications are set out below, participants assume that the Special Agreement is accurate in all respects. In particular, both parties stipulate as to the authenticity of all documents and signatures on all documents referenced in the Special Agreement.
- d. With respect to the pronunciation of the various proper names used in the Special Agreement, all parties and the Court have agreed that they will not take formal or informal offense at any reasonable effort to pronounce proper names correctly.
- e. Atania and Rahad are not parties to any bilateral or multilateral treaties, conventions, or

CLARIFICATIONS

1. The Greater Inata Aquifer is a confined fossil aquifer and is not subjacent to the Kin Canyon Complex.
2. 7KH³6WURQJKROG' LV ORFDWHG LQ \$ WIDQ LDKH .WE UDLQW
3. The report issued by ILSA on 17 January 2003 included an environmental impact