**2023 International Law of the Sea Moot Court Competition**

*Case Concerning Climate Change and its Impacts in the South Gentle Ocean*

(The Federated States of Tagan v. The Commonwealth of Hagatana)

**Corrections and Clarifications**

The following corrections and clarifications apply to the *Case Concerning Climate Change and its Impacts in the South Gentle Ocean* (The Federated States of Tagan v. The Commonwealth of Hagatana). Except to the extent that clarifications are set out below, participants are to assume that the Case is accurate and complete in all respects.

1. In Paragraph 1, “one the most beautiful” is corrected to read “one of the most beautiful”.
2. In Paragraph 5, the “annual assessments” are conducted in Tagan by state officials with the participation of independent researchers, stakeholders, and members of the local community.
3. Hagatana is listed in Annex II to the United Nations Framework Convention on Climate Change. Hagatana is listed in Annex B to the Kyoto Protocol. Hagatana and Tagan have deposited their instruments of acceptance of the Doha Amendment to the Kyoto Protocol, which was adopted on 8 December 2012.
4. Due to the increasing effects of sea-level rise, Kapalua archipelago is mostly submerged and can no longer sustain human habitation or economic life of its own. None of its remaining insular features above water at high tide can be considered an island or rock within the meaning of Article 121 of UNCLOS.
5. In the last sentence of Paragraph 20, after the words “Kapalua archipelago”, the following words are added: “according to the deposit with the Secretary General of the United Nations of the corresponding charts and list of geographical coordinates of points showing the maritime limits and baselines of Tagan”.