LAWASIA International Moot
CORRECTIONS AND CLARIFICATIONS TO THE MOOT PROBLEM
CORRECTIONS AND CLARIFICATIONS

The following corrections and clarifications have been issued by the Author and have been agreed to by the LAWASIA Moot Standing Committee. They should be considered amended accordingly.

CORRECTIONS

1. In line 2, paragraph 13, at page 5 “article 10” should read as “article 9”.

2. In line 1, paragraph 18, at page 7 UNCITRAL “Law” should read as “Rules”.

3. In line 3, paragraph 19, at page 7 reference to “para 14” should be “para 12”

4. Partnering Agreement Memorandum-
   (i) Clause 9 at page 10 should be read as “The Agreement will be governed under the R_ulong Law.” Delete the words “….and the Parties have mutually agreed to arbitration for the settlement of any disputes related to the Agreement.”

   (ii) Add Clause 10 as follows:–

   10. Arbitration
   “Any differences, discrepancies and disputes should the parties be unable to reach mutual understanding and agreement, those disputes and/or differences shall be referred to and/or decided by the arbitration in accordance with the Rules of Arbitration of the Kuala Lumpur Regional Centre for Arbitration. The arbitration shall be conducted in English Language. The award of the Arbitrators shall be final and binding on the parties.”

   (iii) Existing “Clause 10” to be amended to “Clause 11”

CLARIFICATIONS

1. The Moot Problem has been written with a few points deliberately left vague or not too specific.