

Ms. Simona Popan, Counsellor, Delegation of the Europan Union to the United Naona Popan(<5210nni)Gnni

at the Sixth Committee

on the Agenda item 152 " Administration of justice"

United Nations

New York

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±CHECK AGAINST DELIVERY ±

Mr./Madam Chair,

I have the honour to speak on behalther European Union and its Member States

The Candidate Countries Serbialbania and the Republic of Moldova, as well as Georgia align themselves with this Statement.

We thank the Secretageneral, the Internal Justice Council, and the Office of the United Nations Ombudsperson and Mediation Services for their reports.

An independent, tran**apent**, professionalized and adequately resourced and decentralized system of administration of justice is key for ensuring respect for the rights and obligations of both staff and non-staff personneand the accountability f managers and staff membelts also key for delivering on the rule of law and for the image **caed** ibility of the **O** ganization.

As shown in the last reports, the ganization has made important progress in they been to which all our appreciation Nevertheless, money to be done in particular with a edg to non-staff personnel. We are hopefluthat this year will bring progress in that regards.

We would like to underlinthe followingissues:

First, with regard to the formal system, we note the significant reducent of the backlog of pendinglabour disputecases, which is indeed commendable. We encourage the United Nations Disputes Tribunal and the United Nations Appeals Tribunaebntinue on this positive trend. We note with interest the recommendation of the reduced by the Council of appointing a dedicated president to each Tribunal, who would be selected by the Council and recommended by the General Assembly, rather than continuing with the cusyestem of rotating presidency.

We also note that is ciplinary matters such as those involving harassoment use of authority have a significant impact on the work relationships between the staff members and the Organization. Harassment both sexual and nessexual- and retaliation are unacceptable in the workplace and should not be tolerate is especially concerning that the phenomenon of upward professional harassment continues to be prevalent: several women leaders reported that they seemed to be measured by different standards compared to alterize to be measured by different standards compared to alterize the privacy of witnesses and victims musbes afeguarded particular inharassment as Their

2

personal data should qually be protected. We suggest that the UNDT and UNAT should consider implementing a system whereby anonymity can be granted to victims and witnesses in certain circumstances that regard, we would like to mention that the Court of Justice of the European bion may grant aonymity in proceeding brought before it. Thus, where a personhas legitimate reasons for keeping their identity or certain information confidential he or shemay contact the Court to request that he or she be granted anonymity in the context of