United Nations A/CN.9/956/Add.1



Distr.: General 24 May 2018

Original: English

United Nations Commission on International Trade Law Fifty-first session New York, 25 June–13 July 2018

Consideration of issues in the area of insolvency law

Finalization and adoption of a model law on cross-border recognition and enforcement of insolvency-related judgments and its guide to enactment

Compilation of comments on the draft model law on the recognition and enforcement of insolvency-related judgments as contained in an annex to the report of Working Group V (Insolvency Law) on the work of its fifty-second session (A/CN.9/931)

Addendum

Contents

			Page
II.	Con	npilation of comments	2
	A.	Governments	2
		9. Turkey	2







II. Compilation of comments [continued A/CN.9/956]

- A. Governments [continued]
- 9. Turkey

[Original: English] [23 May 2018]

The Article 2.c. of the Draft Model law stipulates that "Judgment means any decision whatever it may be called, issued by a court or administrative authority, provided an administrative decision has the same effect as a court decision. For the purposes of this definition, a decision includes a decree or order, and a determination of costs and expenses by the court. An interim measure of protection is not to be considered a judgment for the purposes of this Law."

The Permanent Mission, in this context, declares hereby that the judgment in Turkish legislation, is limited by the decisions issued only by a court authority. Decisions of the administrative authorities in Member States, by no means, are recognized as a "judgment" according to Turkish national law.

2/2 V.18-03585