**Within the framework of the European research project *Business and Human Rights, challenges for cross border litigation in the European Union”,* (JUST/2013/JCIV/AG/4661)[[1]](#footnote-1), aimed at analyzing extraterritorial jurisdiction in civil matters in the European Union concerning corporate human rights abuses, a handbook or practical guide on redress mechanisms (judicial and non-judicial) applicable in cases of human rights violation by European companies operating in a third country will be prepared. Hence, in order to collect relevant and useful information for the handbook, we kindly ask you to response the following questions:**

1. Do you know of any handbook on redress mechanisms for victims of human rights abuses committed by companies? And if so, could you specify the title? If you have answered yes, please continue to question 2, 3 and 4. If you have answered no, please skip to question 4.
2. Have you ever used any of the above mentioned handbook(s) on redress mechanisms? If you have answered yes, please name the handbook(s)
3. Do you consider useful this sort of handbooks for victims, NGOs and practitioners? What positive and/or negative features can be stressed?
4. What content and/or features should be included in a handbook on redress mechanisms in order to be a useful tool for victims, NGOs and practitioners?

Please send your responses to daniel.iglesias@urv.cat

1. Resolución de la Comisión Europea: http://ec.europa.eu/justice/newsroom/files/c\_2013\_8097\_decision\_en.pdf http://ec.europa.eu/justice/newsroom/files/c\_2013\_8097\_annexes\_en.pdf [↑](#footnote-ref-1)