ANNEX D: PROCEDURE FOR PROJECT PARTICIPANTS TO RESOLVE DISPUTES WITH GHANA RELATING TO THE APPLICATION OF CORRESPONDING ADJUSTMENTS

- 1. This Annex sets out the procedure by which a project participant may seek to resolve a dispute with Ghana relating to the application of corresponding adjustments.
- 2. Where a project participant is of the view that Ghana has not applied corresponding adjustments in accordance with Article 9 (Corresponding Adjustments), the project participant may raise the matter for Ghana's attention by sending the relevant particulars in writing to the following authority:

[Relevant Ghana agency / point-of-contact] [Contact information]

- 3. Within five (5) working days of the project participant raising the matter, Ghana shall inform the Joint Committee, in writing, about the matter being raised and the particulars of the matter.
- 4. Within thirty (30) days of the project participant raising the matter, Ghana shall respond to the project participant, in writing, to propose a method to resolve the dispute.
- 5. When the dispute is resolved, Ghana shall inform the Joint Committee about the outcome of the dispute. If the dispute is not resolved within One Hundred and Eighty (180) days of the project participant raising the matter, the dispute shall be discussed by the Joint Committee.
- 6. For the avoidance of doubt, the procedure set out in this Annex is in addition to any other remedies that may be available under this Agreement or under international law or under the national laws of Ghana.