

Contract of Guarantee for Equity Investments

between the

Multilateral Investment
Guarantee Agency

and

[Guarantee Holder]

This draft template is subject to the approval of MIGA's senior management, and as such cannot be considered a contract or an offer to enter into a contract. Only the document executed by MIGA, as approved by MIGA's senior management and the Guarantee Holder, will contain the terms and conditions that shall bind them. Until this document is executed by MIGA and the Guarantee Holder, neither MIGA nor the Guarantee Holder intends to be bound by its terms and conditions.

Contract of Guarantee for Equity Investments

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Part I – Special Conditions

SPECIAL NOTICE

**This Contract comprises:
Special Conditions (Part I),
General Conditions (Part II),
Amendments (Part III),
Standby Option (Part IV)
and the Annexes.**

**This Contract must not be read or interpreted without
considering all of Parts I through IV and the Annexes.**

Contract of Guarantee (“**Contract**”) between the Multilateral Investment Guarantee Agency (“**MIGA**”) and [_____] (the “**Guarantee Holder**”), a company organized and existing under the laws of [_____].

CLAUSE 1. Project Enterprise: [_____]

CLAUSE 2A. Investment Project: [_____]

CLAUSE 2B. Host Country: [_____]

CLAUSE 3. Guarantee Currency: [_____]

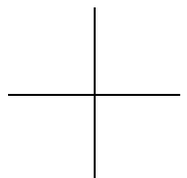
CLAUSE 4A. Total Equity Investment of the Guarantee Holder: [Amount in Guarantee Currency.]

CLAUSE 4B. Guaranteed Investment:

Shares: [_____ shares of par value _____ each, representing a _____% ownership interest in the Project Enterprise, provided that such number of shares shall be adjusted to reflect a stock split, stock dividend or similar measure.]

Tangible Assets: [Not applicable.] [Describe.]

Ownership Interest: [Not applicable.] [Describe.]



Other Form: [Not applicable.] [Describe.]

Amount: [Amount in Guarantee Currency.]

CLAUSE 5. Contract Period: The [_____] -month periods ending on the [_____] day of each [_____] and [_____] , commencing with the period starting on the Effective Date and ending on [_____] .

CLAUSE 6. Guarantee Period: The period commencing on the Effective Date and ending on [_____] .

CLAUSE 7. Covered Risks: [Transfer Restriction;]
 [Expropriation;]
 [War and Civil Disturbance;]
 [Breach of Contract;].

CLAUSE 8. Waiting Period:

Transfer Restriction:
 Inconvertibility [60] continuous days.
 Inability to Transfer [60] continuous days.

Expropriation:
 Expropriation of Investment [180] continuous days.
 Expropriation of Funds [60] continuous days.

War and Civil Disturbance:
 Loss of Assets [None.]
 Temporary Loss of Income [30] continuous days.
 Permanent Loss of Use [180] continuous days.

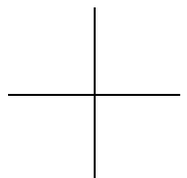
Breach of Contract:
 Arbitral Award Default [180] continuous days.
 Denial of Recourse [180] continuous days.

CLAUSE 9A. Percentage of Cover: [90]%

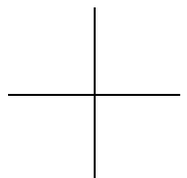
CLAUSE 9B. Percentage of Self-Insurance: [10]%

Total: 100%

CLAUSE 10A. Current Amount of Guarantee: [Amount in Guarantee Currency], as adjusted in accordance with Article 15 of the General Conditions, and reflected in a revised Special Conditions.



- CLAUSE 10B.** Sublimit of Guarantee: Notwithstanding Clause 10D, the maximum aggregate amount of compensation payable by MIGA under Temporary Loss of Income coverage is [_____].
- CLAUSE 10C.** Standby Option Amount: [Amount in Guarantee Currency.] [Not applicable.]
- CLAUSE 10D. Maximum Aggregate Liability:** [Amount in Guarantee Currency.]
- CLAUSE 11A.** Annual Premium Rate: [_____]%
- CLAUSE 11B.** Total Premium for the First Contract Period: [Amount in Guarantee Currency], payable on or before the Initial Premium Due Date.
- CLAUSE 12A.** Standby Option Fee Rate: [_____]% [Not applicable.]
- CLAUSE 12B.** Standby Option Fee for the First Contract Period: [Amount in Guarantee Currency], payable on or before the Initial Premium Due Date. [Not applicable.]
- CLAUSE 13A.** Facility Fee Rate: [_____]% [Not applicable.]
- CLAUSE 13B.** Facility Fraction: [_____]. [Not applicable.]
- CLAUSE 13C.** Facility Fee for the First Contract Period: [Amount in Guarantee Currency], payable on or before the Initial Premium Due Date. [Not applicable.]
- CLAUSE 14A.** Total Amount Due for the First Contract Period: [Amount in Guarantee Currency], payable on or before the Initial Premium Due Date.
- CLAUSE 14B.** Initial Premium Due Date: [Date no later than the date falling 15 calendar days after the Effective Date.]
- CLAUSE 15.** Deductible:
- Transfer Restriction:
- Inconvertibility [Amount in Guarantee Currency.][None.]
- Inability to Transfer [Amount in Guarantee Currency.][None.]
- Expropriation:
- Expropriation of Investment [Amount in Guarantee Currency.][None.]
- Expropriation of Funds [Amount in Guarantee Currency.][None.]



War and Civil Disturbance:	
Loss of Assets	[Amount in Guarantee Currency.][None.]
Temporary Loss of Income	[Amount in Guarantee Currency.][None.]
Permanent Loss of Use	[Amount in Guarantee Currency.][None.]

Breach of Contract:	
Arbitral Award Default	[Amount in Guarantee Currency.][None.]
Denial of Recourse	[Amount in Guarantee Currency.][None.]

CLAUSE 16. Effective Date: [____.]

CLAUSE 17. Notice Addresses:

**MULTILATERAL INVESTMENT
 GUARANTEE AGENCY**
 1818 H Street, NW
 Washington, DC 20433
 United States of America

[GUARANTEE HOLDER]

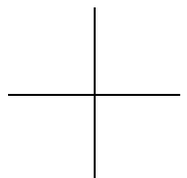
 [Mailing Address]
 [City and Postal Code]
 [Country]

Attention:
 Contract Management & Portfolio Services
 MIGA Operations
 Facsimile: +1 202-522-2630
 Telephone: +1 202-473-0610

Attention:
 [Name]
 [Title]
 Facsimile: [Number]
 Telephone: [Number]

This Contract is based on the Guarantee Holder’s representations and warranties made to MIGA herein and in the Application for Guarantee, as well as on any written information provided by or on behalf of the Guarantee Holder to MIGA from time to time, including in connection with any Claim. The Guarantee Holder hereby represents and warrants to MIGA that such representations, warranties and information are true and correct in all material respects and do not contain any materially false or misleading statements or omissions.

This Contract is the entire agreement between the Guarantee Holder and MIGA and, when executed, shall include the Special Conditions (Part I) and the General Conditions (Part II), and, if applicable, will include the Amendments (Part III), the Standby Option (Part IV) and the Annexes.



IN WITNESS WHEREOF, MIGA and the Guarantee Holder, acting through their duly authorized representatives, have caused this Contract to be signed in their respective names. This Contract is deemed made in Washington, DC, United States of America, and will come into force on the Effective Date upon its execution by both parties, subject to: (a) receipt by MIGA of payment in full of the Total Amount Due for the first Contract Period on or before the Initial Premium Due Date; and (b) no later than seven (7) calendar days after the Effective Date, the receipt by MIGA of a counterpart of this Contract which shall have been executed by the Guarantee Holder on or before the Effective Date.

**MULTILATERAL INVESTMENT
GUARANTEE AGENCY**

[GUARANTEE HOLDER]

By: _____ By: _____
(signature) (signature)

Izumi Kobayashi
Executive Vice President

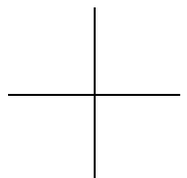
Authorized Representative
(name and title)

Authorized Representative
(name and title)

Washington, DC
[]

(place and date)

(place and date)



Part II – General Conditions

ARTICLE 1. APPLICATION AND INTERPRETATION

1.1 The Special Conditions (Part I), the General Conditions (Part II), the Amendments (Part III), if any, the Standby Option (Part IV) and the Annexes, if applicable, shall form the entire Contract of Guarantee for Equity Investments.

1.2 All provisions of the Contract shall be presumed and construed to be consistent with the Convention and the Operational Regulations. Such presumption may not be challenged by either MIGA or the Guarantee Holder.

1.3 The capitalized terms herein are used as they are defined under Article 2. Such defined terms in the singular shall include the plural and vice versa.

1.4 The terms “Corrupt Practice”, “Coercive Practice”, “Collusive Practice”, “Fraudulent Practice” and “Obstructive Practice” shall be interpreted in accordance with the Anti-Corruption Guidelines attached as Annex 1.

1.5 Unless otherwise stated, all references herein to Articles, Sections, Subsections and Annexes are to those of these General Conditions.

1.6 Notwithstanding any other provision herein, if any obligation to be performed under this Contract falls on a day that is not a Business Day, such obligation shall be performed on the next succeeding Business Day.

ARTICLE 2. DEFINITIONS

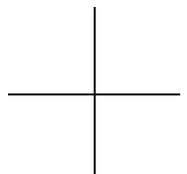
“**Anti-Corruption Guidelines**” means the document entitled “MIGA’s Anti-Corruption Guidelines” attached hereto as Annex 1, which guidelines clarify how the terms Corrupt Practice, Coercive Practice, Collusive Practice, Fraudulent Practice and Obstructive Practice shall be interpreted and enforced.

“**Application for Guarantee**” means the Definitive Application for Guarantee, including all attachments and any updates thereto, delivered to and filed with MIGA by the Guarantee Holder before the Effective Date.

“**Arbitral Award Default**” means the Covered Risk described as a subset of Breach of Contract in Subsection 6.1(a).

“**Award**” means a final, non-appealable and binding decision rendered on the merits by a competent arbitral tribunal, court of law or similar judicial forum in accordance with the Dispute Resolution Procedure which:

- (a) is for a specified monetary amount; and



- (b) has been rendered pursuant to a breach of a Contractual Obligation or repudiation of such Project Agreement by the Host Government.

“Book Value” means the value of any assets of the Project Enterprise calculated in accordance with International Financial Reporting Standards and determined by MIGA in accordance with the audited accounts of the Project Enterprise.

“Breach of Contract” means the Covered Risks specified in Section 6.1.

“Business Day” means a day on which banks are open for business in New York, New York, USA.

“Business Income” means the net profit before depreciation, amortization and income taxes of the Project Enterprise arising from the Investment Project to which the Guarantee Holder would have been entitled but for the Temporary Loss of Income.

“Claim” means an application submitted in writing by the Guarantee Holder to MIGA for payment of compensation for a Loss under the Contract.

“Coercive Practice” means impairing or harming, or threatening to impair or harm, directly or indirectly, any person or the property of a person to influence improperly the actions of a person.

“Collusive Practice” means an arrangement between two or more persons designed to achieve an improper purpose, including to influence improperly the actions of another person.

“Continuing Expenses” means normal expenses that are usual to the operations of the Project Enterprise prior to the Loss and are necessarily and unavoidably incurred by the Project Enterprise during the Indemnity Period. Continuing Expenses include, but are not limited to, salaries and ordinary payroll, expenses relating to the use of premises and utilities, taxes, other fixed expenses and the unavoidable portion of variable expenses, and debt service payable (in the scheduled amounts as and when due, without regard to any acceleration or mandatory prepayment) during the Indemnity Period from loans made to the Project Enterprise prior to the Loss (but excluding any amounts payable directly to the lender pursuant to another insurance policy or any other source).

“Contract” means the Contract of Guarantee, which includes the Special Conditions (Part I) and these General Conditions (Part II), and which may include the Amendments (Part III), the Standby Option (Part IV) and the Annexes.

“Contract Period” means:

- (c) the period commencing on the Effective Date and ending on the first date specified in Clause 5 of the Special Conditions; and
- (d) each successive period ending on the dates specified in Clause 5 of the Special Conditions or, if earlier, the end of the Guarantee Period; *provided, however*, that, if the last day of a Contract Period falls on a day that is not a Banking Day, the Contract Period shall extend to and include the next succeeding Banking Day.

“Contractual Obligation” means an obligation or obligations to be performed by the Host Government under a Project Agreement for the benefit of the Project Enterprise or the Guarantee Holder which are covered against Breach of Contract under Article 6 and specified in Annex 2 to the Contract.

“Control” means, for purposes of the defined terms “Host Government” and “State-Owned Enterprise”, ownership of a majority of the voting capital of another entity or the power otherwise to direct the management, policies or composition of the board of directors (or equivalent body) through ownership of voting capital, by contract or otherwise.

“Convention” means the Convention Establishing the Multilateral Investment Guarantee Agency dated October 11, 1985, as in force on the Effective Date.

“Corrupt Practice” means the offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another person.

“Covered Risk” means any event described in the relevant sections of the General Conditions for any risk specified in Clause 7 of the Special Conditions.

“Current Amount of Guarantee” means, for any Contract Period, the sum of:

- (a) the amount specified in Clause 10A of the Special Conditions; and
- (b) the aggregate amounts validly transferred from the Standby Option prior to the commencement of such Contract Period in accordance with Section 15.3,

less the aggregate amounts reduced from the Current Amount of Guarantee in accordance with Section 15.2,

which is the maximum aggregate amount of compensation payable by MIGA under the Contract for such Contract Period, irrespective of the number of Losses.

“Date of Loss” means, with respect to a Covered Risk of:

- (a) Transfer Restriction, the date of the action or inaction constituting the Covered Risk for which compensation is claimed as described in Article 3;
- (b) Expropriation, the date of the action or inaction constituting the Covered Risk for which compensation is claimed as described in Article 4;
- (c) War and Civil Disturbance, (i) with respect to Loss of Assets coverage, the date that the destruction, disappearance, or damage occurs, (ii) with respect to Temporary Loss of Income coverage, the date of the suspension or interruption of project construction or operations of the Investment Project, (iii) with respect to Permanent Loss of Use coverage, the date as of which the Project Enterprise is unable to conduct operations essential to its overall financial viability, in each case as a direct and immediate result of the events described in Section 5.1; and
- (d) Breach of Contract, (i) with respect to Arbitral Award Default coverage, the date of the Award, and (ii) with respect to Denial of Recourse, the date of the

commencement of the action constituting the Covered Risk for which compensation is claimed as described in Subsection 6.1(b).

“Deductible” means the amount or amounts specified in Clause 15 of the Special Conditions for which the Guarantee Holder may not file a Claim for a given Loss.

“Denial of Recourse” means the Covered Risk described as a subset of Breach of Contract in Subsection 6.1(b).

“Development Effectiveness Indicators” means the set of development metrics to be provided by the Guarantee Holder to MIGA and specified in Annex 3B to the Contract.

“Dispute Resolution Procedure” means the arbitration, adjudication or other dispute resolution procedure specified in the applicable Project Agreement.

“Effective Date” means 12:01 AM, Washington, DC time, on the date specified in Clause 16 of the Special Conditions as the date on which the Contract becomes effective.

“Expropriation” means the Covered Risks described in Section 4.1.

“Expropriation of Funds” means the Covered Risk described as a subset of Expropriation in Subsection 4.1(b).

“Expropriation of Investment” means the Covered Risk described as a subset of Expropriation in Subsection 4.1(a).

“Extraordinary Expenses” means:

- (a) expenses used to expedite restoration of the productive capacity of the Investment Project by enabling construction or operation to resume earlier than if such expenses were not incurred, and
- (b) any expenses incurred by the Guarantee Holder to continue the operations of the Project Enterprise at other premises or replace the production of the Project Enterprise by any other means, including relocation expenses and costs to equip and operate the replacement or temporary locations; provided, however that expenses referred to in (a) and (b) above shall only be deemed to be Extraordinary Expenses to the extent such expenses have reduced the amount of compensation for Lost Business Income that otherwise would have been payable by MIGA.

“Facility Fee” means:

- (a) for the first Contract Period, the amount payable by the Guarantee Holder specified in Clause 13C of the Special Conditions; and
- (b) for each subsequent Contract Period, the amount payable by the Guarantee Holder calculated by taking the product of the following amounts:
 - (i) the sum of the Current Amount of Guarantee and the Standby Option Amount as of the first day of such Contract Period;

- (ii) the Facility Fraction;
- (iii) the Facility Fee Rate specified in Clause 13A of the Special Conditions; and
- (iv) the actual number of days in such Contract Period, calculated using a 365-day year;

and dividing the product so obtained by 365.

“Facility Fraction” means the portion of the Maximum Aggregate Liability subject to reinsurance by MIGA, as specified in Clause 13B of the Special Conditions.

“Fraudulent Practice” means any act or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a person to obtain a financial or other benefit or to avoid an obligation.

“Governing Authority” has the meaning specified in sub-paragraph (a) of the definition of Host Government.

“Guarantee Currency” means the currency specified in Clause 3 of the Special Conditions.

“Guarantee Holder” means the natural or juridical person so designated in the Special Conditions and who is party to the Contract, which term shall include such person’s successors and permitted assigns that, in either case, meet the requirements of the Convention and the Operational Regulations.

“Guarantee Holder’s Share” means, as applicable:

- (a) the percentage of the total number of shares in the Project Enterprise which are directly or indirectly owned by the Guarantee Holder and guaranteed under this Contract, adjusted to reflect any stock splits, stock dividends and other events having similar effects;
- (b) the percentage of the total equity ownership interest (other than shares) in the Project Enterprise which is directly or indirectly held by the Guarantee Holder and guaranteed under this Contract, adjusted to reflect any events analogous to stock splits, stock dividends and other events having similar effect;
- (c) the ownership by the Guarantee Holder of tangible assets held, directly or indirectly, in the Project Enterprise and guaranteed under this Contract (expressed as a percentage of the total assets of the Project Enterprise); or
- (d) the percentage interest of the Guarantee Holder in an Award (or, in the case of an Award in favor of the Project Enterprise, the portion of such Award corresponding to the Guaranteed Investment); or
- (e) the portion of the Guaranteed Investment determined to be due to the Guarantee Holder pursuant to Section 6.5 (or, in the case of a cause of action by the Project Enterprise, the portion of the amount determined to be due to the Project Enterprise pursuant to Section 6.5 corresponding to the Guaranteed Investment).

“Guarantee Period” means the period specified in Clause 6 of the Special Conditions.

“Guaranteed Investment” means the amount and type of investment made or to be made, directly or indirectly, by the Guarantee Holder in the Project Enterprise (which may include retained earnings) and guaranteed under this Contract to the extent specified in Clause 4B of the Special Conditions.

“Host Country” means the country specified in Clause 2B of the Special Conditions, into which country the Guaranteed Investment is made.

“Host Government” means:

- (a) the present or any succeeding governing authority (without regard to the method of its succession or whether it is internationally recognized) in effective control of all or any part of the territory of the Host Country or any political or territorial subdivision thereof (including any dependent territory) (a **“Governing Authority”**);
- (b) any other public or regulatory authority within the territory of the Host Country:
 - (i) which on the Date of Loss was under the supervision, Control and direction of a Governing Authority; and
 - (ii) for whose actions a Governing Authority is liable;
- (c) with respect to Breach of Contract coverage only, any other public or regulatory authority within the territory of the Host Country which:
 - (i) is under the supervision, Control and direction of a Governing Authority on the Date of Loss; and
 - (ii) is otherwise satisfactory to MIGA as of the Effective Date and specifically designated as part of the Host Government in Annex 2 to the Contract; or
- (d) with respect to Breach of Contract coverage only, a State-Owned Enterprise.

“Inability to Transfer” means the Covered Risk described as a subset of Transfer Restriction in Subsection 3.1(b).

“Inconvertibility” means the Covered Risk described as a subset of Transfer Restriction in Subsection 3.1(a).

“Indemnity Period” means, with respect to Temporary Loss of Income coverage, the period commencing on the Date of Loss and ending on the earlier of:

- (a) the date by which the construction or operation of the Investment Project, as applicable, with due diligence and dispatch and reasonable speed, could have been resumed, at the same level that would have existed if the Loss had not occurred, whether at the same or another location; and
- (b) twelve (12) months after the Date of Loss.

“Initial Premium Due Date” means the date specified in Clause 14B of the Special Conditions.

“**Interest**” means any interest under the Contract owed by or to MIGA, calculated from the date the relevant amount becomes due and payable up to the date payment is received by MIGA or the Guarantee Holder, as the case may be.

“**International Financial Reporting Standards**” means that set of accounting standards established and issued by the International Accounting Standards Board, as amended from time to time.

“**Investment Project**” means the project or set of projects to be undertaken by the Project Enterprise and to which the proceeds of the Guaranteed Investment shall be applied, specified in Clause 2A of the Special Conditions.

“**LIBOR**” means the London Interbank Offered Rate for the Guarantee Currency. For all purposes under the Contract, LIBOR shall be determined on any date (each such date, a “**Determination Date**”) by reference to:

- (a) the rate per annum (rounded upwards, if necessary, to the nearest 1/100 of 1 percent) appearing on Bloomberg Page BBA or, as applicable, BBAM (or any successor page) as the London Interbank Offered Rate for deposits in Guarantee Currency at 11:00 AM (London time) two London business days before such Determination Date for the period commencing on such Determination Date and ending on a date six months after such Determination Date;
- (b) in the event of the unavailability of the applicable Bloomberg Page, by the rate per annum (rounded upwards, if necessary to the nearest 1/100 of 1 percent) appearing on the Reuters LIBOR page as the London Interbank Offered Rate for deposits of Guarantee Currency at approximately 11:00 AM (London time) two London business days before such Determination Date for the period commencing on such Determination Date and ending on a date six months after such Determination Date; or
- (c) in the event of the unavailability of both the applicable Bloomberg Page and the Reuters Page, six month “LIBOR BBA Interbank Fixing Rate” for the Guarantee Currency as published in the World Interest Rates section of the Financial Times newspaper two London business days before such Determination Date.

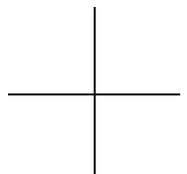
“**Local Currency**” means the national currency of the Host Country.

“**Loss**” means any loss incurred by the Guarantee Holder that would not have been incurred but for the occurrence of a Covered Risk.

“**Loss of Assets**” means the Covered Risk described as a subset of War and Civil Disturbance in Subsection 5.1(a).

“**Lost Business Income**” means:

- (a) if the Loss occurs while the Investment Project is operating, the Business Income that would have been earned from the Investment Project if the Loss had not occurred, and



- (b) if the Loss occurs prior to the commencement of operations of the Investment Project, the projected Business Income that would have been earned if the delay in operations had not occurred, but in each case excluding investment income or interest on bank accounts that would have been earned if the Loss had not occurred.

“Maximum Aggregate Liability” means the maximum aggregate amount of compensation payable by MIGA under the Contract over the term of the Guarantee Period, irrespective of the number of Losses, which shall be the amount specified in Clause 10D of the Special Conditions, as such amount may be reduced in accordance with Article 15.

“Money Laundering” means the acquisition, possession, use, conversion, transfer or concealment of the true nature of property of any description, and legal documents or instruments evidencing title to, or interest in, such property, knowing that such property is an economic advantage from criminal offences, for the purpose of:

- (a) concealing or disguising the illicit origin of the property; or
- (b) assisting any person who is involved in the commission of the criminal offence as a result of which such property is generated, to evade the legal consequences of such actions.

“Net Book Value” means an amount equal to the difference between the value of total tangible assets (excluding in all cases any goodwill and any deferred foreign exchange gains or losses and other deferred charges) and the value of total liabilities of the Project Enterprise calculated in accordance with International Financial Reporting Standards and determined by MIGA from the audited accounts of the Project Enterprise or, where applicable hereunder, the portion thereof corresponding to the Guaranteed Investment.

“Notice of Termination” means a notice sent by MIGA or the Guarantee Holder to terminate the Contract following the procedures specified in Section 16.2, such notice to be effective at 11:59 PM, Washington, DC time, on the relevant date of termination.

“Obstructive Practice” means:

- (a) deliberately destroying, falsifying, altering or concealing of evidence material to the investigation, or making false statements to investigators, in order to materially impede a World Bank Group investigation into allegations of a corrupt, fraudulent, coercive or collusive practice, and/or threatening, harassing or intimidating any person to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
- (b) acts intended to materially impede MIGA’s access to contractually required information in connection with a World Bank Group investigation into allegations of a corrupt, fraudulent, coercive or collusive practice.

“Operational Regulations” means the Operational Regulations adopted by MIGA’s Board of Directors as in force on the Effective Date.

“Percentage of Cover” means such percentage of each Loss for which the Guarantee Holder is entitled to compensation under the Contract specified in Clause 9A of the Special Conditions.

“Percentage of Self-Insurance” means such percentage of each Loss that the Guarantee Holder is required to bear for its own account specified in Clause 9B of the Special Conditions.

“Performance Standards and Environmental Guidelines” means with respect to the Investment Project and Project Enterprise:

- (a) the Performance Standards listed on Annex 3A to the Contract;
- (b) the General Environmental, Health and Safety Guidelines of the World Bank Group; and
- (c) if applicable, the Industry Sector Guidelines specified in Annex 3A to the Contract.

“Permanent Loss of Use” means the Covered Risk described as a subset of War and Civil Disturbance in Subsection 5.1(c).

“Premium” means:

- (a) for the first Contract Period, the amount payable by the Guarantee Holder specified in Clause 11B of the Special Conditions; and
- (b) for each subsequent Contract Period, the amount payable by the Guarantee Holder for the coverage provided by the Contract, calculated by taking the product of the following amounts:
 - (i) the Current Amount of Guarantee as of the first day of such Contract Period;
 - (ii) the annual premium rate specified in Clause 11A of the Special Conditions; and
 - (iii) the actual number of days in such Contract Period, calculated using a 365-day year;and dividing the product so obtained by 365.

“Premium Due Date” means:

- (a) for the first Contract Period, the Initial Premium Due Date; and
- (b) for each subsequent Contract Period, the first day of such Contract Period.

“Project Agreement” means, with respect to Breach of Contract coverage, one or more of the agreements, contracts or binding commitments in each case either:

- (a) between the Guarantee Holder and the Host Government; or
- (b) between the Project Enterprise and the Host Government,

and which are in either case directly related to the Investment Project, specified in Annex 2 to the Contract.

“**Project Enterprise**” means the enterprise specified in Clause 1 of the Special Conditions that is responsible for conducting the Investment Project.

“**Provisional Payment**” means the amount in Guarantee Currency that MIGA may elect to pay the Guarantee Holder in accordance with Section 6.7 pending the issuance of an Award.

“**Reference Rate of Exchange**” means with respect to any date the effective rate of exchange on such date for conversion of Local Currency into Guarantee Currency determined as follows:

- (a) first, the exchange rate category generally applied on such date for purposes of remittance of earnings with respect to foreign equity investments by the central bank or any other similar regulatory authority charged with the function of establishing the official foreign exchange rate in the Host Country, but, if Guarantee Currency was not generally available at such official exchange rate, then the Reference Rate of Exchange shall be the average effective exchange rate obtained through other legal exchange mechanisms sanctioned by the Host Government applicable to the type of remittance involved;
- (b) second, if a rate cannot be determined in accordance with sub-paragraph (a) above, the average clearing rate on such date legally used by the largest three commercial banks (measured by volume of foreign exchange transactions cleared in the most recent 60-day period) in the Host Country; and
- (c) third, if a rate cannot be determined in accordance with sub-paragraphs (a) or (b) above, the rate of exchange determined by the International Monetary Fund (IMF) for the Host Country. Any costs of obtaining such rate of exchange through the IMF shall be equally shared by the parties.

The Reference Rate of Exchange shall be calculated taking into account the application of all charges and expenses due in case of conversions and transfers by or on behalf of the Guarantee Holder under the prevailing laws, regulations and business practices of the Host Country.

“**Rules of Arbitration**” means the Rules of Arbitration for disputes under Contracts of Guarantee of the Multilateral Investment Guarantee Agency, dated January 1990.

“**Standby Option**” means the commitment for additional coverage in connection with phased-in portions of the Guaranteed Investment or the reinvestment of retained earnings, specified in Part IV of the Contract.

“**Standby Option Amount**” means, for any Contract Period, the initial amount specified in Clause 10C of the Special Conditions, minus the aggregate amount transferred from the Standby Option to the Current Amount of Guarantee in accordance with Section 15.3 of the General Conditions prior to the commencement of such Contract Period.

“**Standby Option Fee**” means:

- (a) for the first Contract Period, the amount payable by the Guarantee Holder specified in Clause 12B of the Special Conditions; and

- (b) for each subsequent Contract Period, the amount payable by the Guarantee Holder for the coverage provided in relation to the Standby Option Amount, calculated by taking the product of the following amounts:
- (i) the Standby Option Amount as of the first day of such Contract Period;
 - (ii) the annual Standby Option Fee Rate specified in Clause 12A of the Special Conditions; and
 - (iii) the actual number of days in such Contract Period, calculated using a 365-day year;

and dividing the product so obtained by 365.

“State-Owned Enterprise” means, with respect to Breach of Contract coverage only, an entity (other than a public or regulatory authority):

- (a) which on the Date of Loss is under the supervision, Control and direction of a Governing Authority and is performing a public service or fulfilling a governmental function in the Host Country;
- (b) for whose obligations a Governing Authority is liable or which is otherwise acceptable to MIGA as of the Effective Date; and
- (c) which is specifically designated as part of the Host Government in Annex 2.

“Temporary Loss of Income” means the Covered Risk described as a subset of War and Civil Disturbance in Subsection 5.1(b).

“Total Amount Due” means:

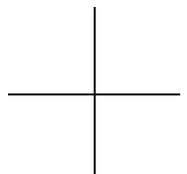
- (a) for the first Contract Period, the amount payable by the Guarantee Holder specified in Clause 14A of the Special Conditions, consisting of the sum of the Premium, the Standby Option Fee and the Facility Fee, as applicable; and
- (b) for each subsequent Contract Period, the sum of the Premium, the Standby Option Fee and the Facility Fee, as applicable, for such Contract Period.

“Total Equity Investment of the Guarantee Holder” means the total amount of investment made or to be made, directly or indirectly, by the Guarantee Holder in the Project Enterprise, as specified in Clause 4A of the Special Conditions, which amount may be increased over the duration of the Contract as additional investments are made.

“Transfer Restriction” means the Covered Risks described in Section 3.1.

“Waiting Period” means the period of time measured from the Date of Loss, specified in Clause 8 of the Special Conditions for each Covered Risk, which must elapse before MIGA may deem a Claim to be complete.

“War and Civil Disturbance” means the Covered Risks described in Section 5.1.



“**World Bank Group**” means the International Bank for Reconstruction and Development, the International Development Association, the International Finance Corporation and MIGA.

ARTICLE 3. TRANSFER RESTRICTION

Covered Risks

3.1 The guarantee against Transfer Restriction shall cover a Loss due to any action or inaction by: (i) the Host Government or (ii) entities authorized by the Host Government under the laws of the Host Country to engage in foreign exchange transactions, in either case which prevents, directly or indirectly, both the Guarantee Holder and the Project Enterprise from legally:

- (a) converting into the Guarantee Currency the Local Currency constituting:
 - (i) dividends, profits or other monetary benefits derived from the Guaranteed Investment;
 - (ii) proceeds from the disposal of, or other return of, the Guaranteed Investment; or
 - (iii) any other return on the Guaranteed Investment;

including the denial of such conversion in an exchange rate category at least as favorable as that used to determine the Reference Rate of Exchange (“**Inconvertibility**”); or

- (b) transferring outside of the Host Country the Guarantee Currency constituting a return of, or a return on, the Guaranteed Investment (“**Inability to Transfer**”);

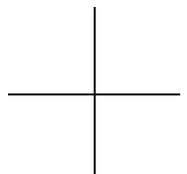
provided that the Guarantee Holder or the Project Enterprise, or both, as required:

- (x) has for the duration of the applicable Waiting Period continuously applied for and failed to convert the Local Currency or to transfer the Guarantee Currency through the legal exchange mechanisms sanctioned by the Host Government in accordance with the relevant laws, regulations and procedures of the Host Country; and
- (y) had on the Effective Date the legal right within the Host Country to convert the Local Currency and transfer the Guarantee Currency.

3.2 A Loss due to the deprivation by the Host Government of the use and control of funds constituting dividends, profits or other monetary benefits derived from the Guaranteed Investment shall only be covered under Expropriation of Funds pursuant to Subsection 4.1(b).

Compensation

3.3 Subject to Articles 8, 9 and 10, compensation payable under Transfer Restriction shall be the Percentage of Cover of:



- (a) for Inconvertibility coverage, the Guarantee Currency equivalent of the Local Currency which could not be converted in respect of the Guaranteed Investment, calculated on the basis of the Reference Rate of Exchange on the Date of Loss; or
- (b) for Inability to Transfer coverage, the amount of Guarantee Currency that could not be transferred in respect of the Guaranteed Investment as of the Date of Loss.

Filing of Claims

3.4 The Guarantee Holder may file a Claim for Transfer Restriction at any time after the Date of Loss and within 180 days from the end of the applicable Waiting Period. The Guarantee Holder shall submit to MIGA promptly all material evidence available to it from time to time as may be necessary to support such Claim for Transfer Restriction, including copies of certifications by the Host Government, or other entities authorized by the Host Government to conduct foreign exchange transactions, demonstrating the inability of both the Guarantee Holder and the Project Enterprise to convert the Local Currency or transfer the Guarantee Currency, as the case may be, for the duration of the applicable Waiting Period.

3.5 A Claim shall be deemed by MIGA to be complete when MIGA is reasonably satisfied that it has received all of the material evidence required to determine the Guarantee Holder's right to compensation under the Contract. MIGA shall make a determination with respect to such Claim in accordance with Section 10.1.

Transfer and Assignment

3.6 Prior to or simultaneously with payment of compensation for a Loss, the Guarantee Holder shall or shall cause the Project Enterprise to:

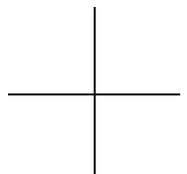
- (a) deliver to MIGA in the Host Country in cash (or, at MIGA's option, by draft subject to collection) the Percentage of Cover of the Local Currency or Guarantee Currency which could not be converted or transferred in respect of the Guaranteed Investment; or
- (b) at MIGA's option, assign and transfer to and for the benefit of MIGA the Percentage of Cover of all the Project Enterprise's rights in such Local Currency or Guarantee Currency;

provided that any such delivery or assignment to MIGA shall be made free and clear of any claim, defense, counterclaim, right of set off, liens, security interests or other encumbrances.

ARTICLE 4. EXPROPRIATION

Covered Risks

4.1 The guarantee against Expropriation shall cover a Loss due to any legislative action or any executive or administrative action or omission (but excluding any judicial action or omission), in one or a series of events, attributable to the Host Government which, directly or indirectly:



- (a) deprives or prevents the Guarantee Holder from exercising its ownership rights in, or effective control of, all or a substantial portion of the Guaranteed Investment; or otherwise deprives the Guarantee Holder or the Project Enterprise of a substantial benefit of the Guaranteed Investment constituting a fundamental right essential to the overall financial viability of the Guaranteed Investment and/or the Project Enterprise (“**Expropriation of Investment**”); or
- (b) deprives the Guarantee Holder or the Project Enterprise, as applicable, of the use and control of any funds constituting dividends, profits or other monetary benefits derived from the Guaranteed Investment (“**Expropriation of Funds**”);

provided that such Loss continues for the duration of the applicable Waiting Period.

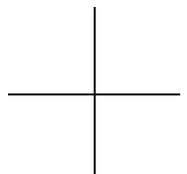
4.2 No measure shall constitute an Expropriation under Section 4.1 if it constitutes a bona fide, non-discriminatory measure of general application that governments normally take for the purpose of regulating economic activity, ensuring public safety, raising revenues or protecting the environment, unless the measure is designed by the Host Government to have a confiscatory effect.

4.3 A Loss due to a breach by the Host Government of its obligations under any agreement between or among the Host Government and the Guarantee Holder, the Project Enterprise, or both, where the Host Government is acting in a commercial capacity shall not constitute an Expropriation under Section 4.1.

Compensation

4.4 Subject to Articles 8, 9 and 10, compensation payable under Expropriation shall be the Percentage of Cover of:

- (a) in the case of Expropriation of Investment coverage, the Guarantee Holder’s Share of:
 - (i) the Net Book Value of the Project Enterprise (or the portion thereof that has been expropriated); or
 - (ii) if the Guaranteed Investment constitutes only tangible assets, the Book Value of such tangible assets (or the portion thereof that has been expropriated), in both cases calculated as of the day immediately preceding the Date of Loss; and
- (b) in the case of Expropriation of Funds coverage:
 - (i) the Guarantee Currency equivalent of the Local Currency amount distributable in respect of the Guaranteed Investment, calculated on the basis of the Reference Rate of Exchange prevailing on the Date of Loss; or
 - (ii) the Guarantee Currency amount distributable in respect of the Guaranteed Investment of which the Guarantee Holder or the Project Enterprise was deprived as of the Date of Loss.



Filing of Claims

4.5 The Guarantee Holder may file a Claim for Expropriation at any time after the Date of Loss and within 180 days from the end of the applicable Waiting Period. The Guarantee Holder shall submit to MIGA promptly all material evidence available to it from time to time as may be necessary to support such Claim for Expropriation, including the audited accounts and financial statements of the Project Enterprise in respect of the Investment Project and other evidence concerning the actions or inactions of the Host Government constituting the Expropriation.

4.6 A Claim shall be deemed by MIGA to be complete when MIGA is reasonably satisfied that it has received all of the material evidence required to determine the Guarantee Holder's right to compensation under the Contract. MIGA shall make a determination with respect to such Claim in accordance with Section 10.1.

Transfer and Assignment

4.7 Prior to or simultaneously with payment of compensation for a Loss, the Guarantee Holder shall in accordance with MIGA's instructions assign and transfer to and for the benefit of MIGA, free and clear of any claim, defense, counterclaim, right of set off, liens or other encumbrances:

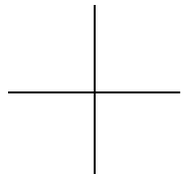
- (a) in the case of Expropriation of Investment, the Percentage of Cover of the Guarantee Holder's Share of the Project Enterprise, or of the tangible assets, as the case may be, (or the portion thereof corresponding to the portion of the Guaranteed Investment that has been expropriated), including all right, title and interest therein, and
- (b) in the case of Expropriation of Funds, the Percentage of Cover of the relevant Local Currency or the Guarantee Currency amount, as the case may be.

ARTICLE 5. WAR AND CIVIL DISTURBANCE

Covered Risks

5.1 The guarantee against War and Civil Disturbance shall cover a Loss due to:

- (a) the destruction or disappearance of, or physical damage to, tangible assets (other than precious metals, gems, works of art, money or documents) in the Host Country utilized for the Investment Project ("**Loss of Assets**");
- (b) the temporary but complete suspension or interruption of the construction or operation of the Investment Project for the duration of the applicable Waiting Period due to Loss of Assets or due to unreasonably hazardous conditions that result in the temporary abandonment, evacuation or denial of use of the Investment Project or its facilities ("**Temporary Loss of Income**"); or
- (c) the total inability of the Project Enterprise to conduct operations essential to its overall financial viability as a going concern for the duration of the applicable Waiting Period ("**Permanent Loss of Use**");



provided that the Loss is a direct and immediate result of acts of war, revolution, insurrection, civil war, civil commotion, riots or acts of terrorism or sabotage carried out, in each case, by those primarily pursuing political or ideological objectives in the Host Country, including acts against the government of the country of the Guarantee Holder, the nationality of the Guarantee Holder, or any other foreign government or foreign investment.

5.2 For the avoidance of doubt, the issuance by a governmental authority of a travel advisory or similar notice relating to the Host Country is not sufficient to demonstrate unreasonably hazardous conditions in the Host Country for purposes of Temporary Loss of Income.

5.3 A Loss due to acts undertaken merely to further labor, student or other specific interests shall not constitute War and Civil Disturbance under Section 5.1.

Compensation

5.4 Subject to Articles 8, 9 and 10, compensation payable under War and Civil Disturbance shall be, without duplication, the Percentage of Cover of the Guarantee Holder's Share of:

- (a) in the case of Loss of Assets coverage:
 - (i) the lesser of the replacement cost of such tangible assets with assets of like kind and quality and the reasonable cost of repair of such tangible assets, provided that such compensation is actually utilized for replacement or repair of such assets, as applicable; or
 - (ii) if the relevant assets are neither being replaced nor repaired, the Book Value of the affected tangible assets, determined as of the day immediately preceding the Date of Loss;
- (b) in the case of Temporary Loss of Income, the sum of the Lost Business Income, Continuing Expenses and Extraordinary Expenses of the Project Enterprise incurred during the Indemnity Period, but not to exceed in the aggregate the sublimit specified in Clause 10B of the Special Conditions; and
- (c) in the case of Permanent Loss of Use, the Net Book Value of the Project Enterprise calculated as of the day immediately preceding the Date of Loss.

5.5 MIGA shall deduct from any compensation due for Temporary Loss of Income, the Guarantee Holder's Share of:

- (a) with respect to Extraordinary Expenses, the fair market value, as of the end of the Indemnity Period, of any property which could have been rented or hired at a lesser cost but instead was purchased for temporary use during the Indemnity Period; and
- (b) with respect to Lost Business Income, the Business Income which was not earned by the Project Enterprise but could have been earned by:
 - (i) using any damaged or undamaged property,
 - (ii) using any other property available to the Project Enterprise, or

- (iii) otherwise replacing the production of the Investment Project by any other means available to the Project Enterprise.

5.6 In the event that MIGA pays compensation for Temporary Loss of Income and subsequently determines that it is liable to pay compensation for Permanent Loss of Use, MIGA shall deduct from such compensation for Permanent Loss of Use that portion of the compensation for Temporary Loss of Income representing Lost Business Income.

Filing of Claims

5.7 The Guarantee Holder may file a Claim for War and Civil Disturbance at any time after the Date of Loss and within 180 days from the end of the applicable Waiting Period. The Guarantee Holder shall submit to MIGA promptly all material evidence available to it from time to time as may be necessary to support such Claim for War and Civil Disturbance, including:

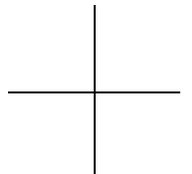
- (a) copies of inventories and audited book entries concerning the assets destroyed, damaged or that have disappeared in the case of Loss of Assets; and
- (b) all material evidence related to events preventing the Project Enterprise from operating or carrying out viable business operations in the case of Temporary Loss of Income or Permanent Loss of Use, as applicable.

In the case of Temporary Loss of Income, the Guarantee Holder shall consult with MIGA regarding all Continuing Expenses, and shall receive MIGA's consent prior to incurring any Extraordinary Expenses.

5.8 Lost Business Income shall be determined based upon the Business Income before the Loss occurred, the likely Business Income if the Loss had not occurred, and any other relevant information including financial records, accounting procedures, bills, invoices, other vouchers, deeds, liens and contracts. MIGA may require an appraisal of the Lost Business Income by an independent appraiser, who shall be selected by MIGA and approved by the Guarantee Holder (such approval not be unreasonably withheld), and whose expenses shall be paid by the Guarantee Holder. The decision of such appraiser shall be final and binding.

5.9 With respect to a Claim for Temporary Loss of Income, the Guarantee Holder may file a Claim at any time after the Waiting Period has elapsed, no more frequently than monthly during the Indemnity Period. For the avoidance of doubt, if construction or operation of the Investment Project resumes at any point during the Indemnity Period, such Indemnity Period shall end, and any future Claims for Lost Business Income shall be subject to a separate Waiting Period, Date of Loss and Indemnity Period. The Guarantee Holder may file successive Claims for Temporary Loss of Income if (x) each Claim meets the requirements of this Article 5 and (y) all such Claims in the aggregate do not exceed the sublimit specified in Clause 10B of the Special Conditions.

5.10 A Claim shall be deemed by MIGA to be complete when MIGA is reasonably satisfied that it has received all of the material evidence required to determine the Guarantee Holder's right to compensation under the Contract. MIGA shall make a determination with respect to such Claim in accordance with Section 10.1.



Transfer and Assignment

5.11 Prior to or simultaneously with payment of compensation for a Loss, the Guarantee Holder shall, or shall cause the Project Enterprise to, assign and transfer to and for the benefit of MIGA, free and clear of any claim, defense, counterclaim, right of set off, liens or other encumbrances, the Percentage of Cover of the Guarantee Holder's Share of:

- (a) the affected tangible assets with respect to a Claim for Loss of Assets; or
- (b) the Project Enterprise with respect to a Claim for Permanent Loss of Use;

including all right, title and interest therein.

ARTICLE 6. BREACH OF CONTRACT

Covered Risks

6.1 The guarantee against Breach of Contract shall cover a Loss that is a direct and immediate result of:

- (a) the inability of the Guarantee Holder or the Project Enterprise (on behalf of the Guarantee Holder) to enforce an Award rendered in its favor against the Host Government (“**Arbitral Award Default**”), provided that the Guarantee Holder and/or the Project Enterprise, as applicable, have made all reasonable efforts to enforce the Award against the Host Government, including initiating and participating in appropriate judicial proceedings, for the duration of the Waiting Period; and
 - (b) any action by the Host Government (including, for purposes of this subsection only, any agency, ministry, company or other body under the control of the Host Government) that continues for the duration of the Waiting Period and which renders the invocation, operation or formal conclusion of the Dispute Resolution Procedure either:
 - (i) impossible or unable to proceed as provided by its rules and the terms of the Project Agreement;
 - (ii) exceptionally hazardous to the physical safety of any representative of the Guarantee Holder or the Project Enterprise, as applicable, or to any other person who is essential to the Dispute Resolution Procedure; or
 - (iii) in MIGA's reasonable opinion, commercially impracticable to the Guarantee Holder or the Project Enterprise, as applicable, under the facts and circumstances of the case
- (“**Denial of Recourse**”), provided that:
- (x) the Guarantee Holder and/or the Project Enterprise, as applicable, have submitted the dispute to the Dispute Resolution Procedure in accordance with the terms of the

Project Agreement and have made all reasonable efforts to cause the Dispute Resolution Procedure to function for the duration of the applicable Waiting Period;

- (y) the merits of the Guarantee Holder's claim have been determined through an opinion rendered by an independent expert in accordance with the procedures specified in Annex 4A to the Contract; and
- (z) the Project Agreement or related documentation permits MIGA to join the Dispute Resolution Procedure in the event of payment of compensation hereunder.

6.2 The following shall not constitute Denial of Recourse:

- (a) a Loss due to the Host Government's vigorous defense of a claim which is not otherwise accompanied by unreasonable governmental interference with the Dispute Resolution Procedure;
- (b) the Host Government's failure to submit to or participate in the Dispute Resolution Procedure;
- (c) a Loss due to any action or inaction by the Guarantee Holder or the Project Enterprise in connection with the Dispute Resolution Procedure, including failing to take procedural steps within the time limits set by the Dispute Resolution Procedure or consenting to the postponement of a procedural step specified in the Dispute Resolution Procedure; and
- (d) a Loss due to failure or refusal of the courts of the Host Country to enforce an Award or contractual remedies in connection therewith.

6.3 No compensation shall be payable for any Loss under Breach of Contract by:

- (a) a State-Owned Enterprise or public authority which, on the Date of Loss, is no longer under the supervision, Control and direction of a Governing Authority, unless the Governing Authority is otherwise legally liable for the obligations of such State Owned Enterprise or public authority; or
- (b) a public or regulatory authority for whose obligations the Governing Authority was liable on the Effective Date, but is no longer liable on the Date of Loss.

Compensation and Expert Determination

6.4 Subject to Articles 8, 9 and 10, compensation for Arbitral Award Default coverage shall be the Percentage of Cover of the Guarantee Holder's Share of the Award, less the amount of any Provisional Payments that have been made pursuant to Section 6.7, payable in Guarantee Currency calculated as of the Date of Loss.

6.5 Subject to Section 6.6 and Articles 8, 9 and 10, compensation for Denial of Recourse shall be payable prior to the issuance of an Award in an amount not to exceed the lesser of:

- (a) the Percentage of Cover of the amount determined to be due from the Host Government to the Guarantee Holder, or the Percentage of Cover of the Guarantee

Holder's Share of the amount determined to be due from the Host Government to the Project Enterprise, as applicable, by the independent expert in accordance with the procedures specified in Annex 4A to the Contract, payable in Guarantee Currency calculated as of the date of such determination, and

- (b) the Current Amount of Guarantee.

6.6 If after payment by MIGA of compensation for Denial of Recourse, the Guarantee Holder or the Project Enterprise subsequently receives compensation from the Host Government based on an Award, the Guarantee Holder shall repay to MIGA the amount of compensation paid to the Guarantee Holder for Denial of Recourse.

Provisional Payments

6.7 Prior to payment of compensation for Arbitral Award Default, MIGA may, in its sole discretion, make one or more Provisional Payments (normally in an aggregate amount not to exceed 50 percent of the Amount of Guarantee) provided that:

- (a) the Guarantee Holder and the Project Enterprise, as applicable, have not been able to obtain an Award within a period of 180 consecutive days from initiating arbitral or judicial proceedings against the Host Government for such breach of a Contractual Obligation in a Project Agreement, or repudiation of such Project Agreement, and the Guarantee Holder has made a written request for Provisional Payments after such time period has elapsed;
- (b) the merits of the Guarantee Holder's claim have been determined through an advisory opinion rendered by an independent expert in accordance with the procedures specified in Annex 4B to the Contract; and
- (c) if requested by MIGA, the Guarantee Holder has provided MIGA with an irrevocable financial guarantee, in a form and from a guarantor each acceptable to MIGA, to secure repayment of the Provisional Payments as follows:
 - (i) if the Award is rendered against the Guarantee Holder, the Project Enterprise or both (or against MIGA as subrogee or assignee), the Provisional Payments shall be repaid in full;
 - (ii) if the Award is rendered in favor of the Guarantee Holder, the Project Enterprise or both (or in favor of MIGA as subrogee or assignee), but the awarded amount is less than the Provisional Payments, the Provisional Payments shall be repaid in the amount of such shortfall; or
 - (iii) if the Guarantee Holder or the Project Enterprise receives compensation from the Host Government based on the Award, the Provisional Payments shall be repaid to the extent of such compensation received;

in each case, plus Interest at LIBOR plus 1 percent, calculated for the period from the date MIGA makes the respective Provisional Payment until the date the Award is rendered or the date when the Guarantee Holder or the Project Enterprise receives compensation from the Host Government, as applicable.

Filing of Claims

6.8 The Guarantee Holder may file a Claim for Arbitral Award Default at any time after the Date of Loss and within 180 days from the end of the applicable Waiting Period, and may file a Claim for Denial of Recourse at any time after the date the applicable Waiting Period has elapsed and within 180 days thereafter. The Guarantee Holder shall submit to MIGA promptly all material evidence available to it from time to time as may be necessary to support such Claim for Breach of Contract, including a certified copy of any Award in the case of Arbitral Award Default, or evidence regarding the actions of the Host Government pursuant to which the Guarantee Holder is filing a Claim for Denial of Recourse.

6.9 A Claim shall be deemed by MIGA to be complete when MIGA is reasonably satisfied that it has received all of the material evidence required to determine the Guarantee Holder's right to compensation under the Contract. MIGA shall make a determination with respect to such Claim in accordance with Section 10.1.

Transfer and Assignment

6.10 Prior to or simultaneously with payment of compensation for a Loss, the Guarantee Holder shall or shall cause the Project Enterprise to assign and transfer to and for the benefit of MIGA, free and clear of any claim, defense, counterclaim, right of set off, liens or other encumbrances, the Percentage of Cover of the Guarantee Holder's Share of its rights and causes of action against the Host Government in respect of such Loss, including, in the case of Arbitral Award Default coverage, the Guarantee Holder's Share of the Award or, in the case of Denial of Recourse coverage, the Guarantee Holder's rights in the Project Agreement.

ARTICLE 7. PERCENTAGE OF SELF-INSURANCE

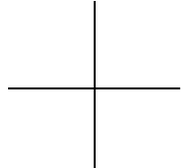
7.1 Throughout the Guarantee Period, the Guarantee Holder shall bear for its own account at least the Percentage of Self-Insurance of each potential Loss.

ARTICLE 8. DEDUCTIONS AND ADJUSTMENTS

8.1 MIGA shall deduct from any compensation due hereunder the Guarantee Holder's Share of any other compensation or benefit received or due to be received by or for the benefit of the Guarantee Holder, or the Project Enterprise, from any source, including the ratable portion of the Loss payable by any other insurer or guarantor, as a result of the Covered Risks which caused the Loss for which MIGA is liable to pay compensation.

8.2 Amounts of compensation determined to be payable by MIGA for any Loss shall:

- (a) in no event exceed:
 - (i) the Current Amount of Guarantee during the relevant Contract Period;
 - (ii) the Maximum Aggregate Liability over the term of the Guarantee Period;and



- (iii) in the case of Temporary Loss of Income, the sublimit specified in Clause 10B of the Special Conditions;
- (b) be reduced, before application of any other reduction or adjustment, by any Deductible amount that may be specified under Clause 15 of the Special Conditions; and
- (c) be in Guarantee Currency calculated by converting the Local Currency value of all assets and liabilities into Guarantee Currency at the Reference Rate of Exchange prevailing on the day immediately preceding the Date of Loss in cases where the audited financial statements used to calculate the Net Book Value of the Project Enterprise, or the Book Value of the tangible assets, have been prepared in Local Currency.

8.3 If, as of the Date of Loss, any of (i) the Total Equity Investment, (ii) the Net Book Value of the Project Enterprise or (iii) the Book Value of tangible assets guaranteed hereunder, as applicable, exceeds the Guaranteed Investment, then the Guarantee Holder shall be entitled to compensation only for such proportion of any Loss as the Current Amount of Guarantee bears to the greater of (i) the Total Equity Investment, (ii) the Guarantee Holder's Share of Net Book Value of the Project Enterprise or (iii) the Book Value of such tangible assets, as applicable, in each case calculated as of such Date of Loss.

ARTICLE 9. EXCLUSIONS

- 9.1 MIGA shall in no case be liable for any Loss which is due to:
- (a) the application of any law, decree or regulation in force in the Host Country as of the Effective Date or any action or inaction of the Host Government or any other event occurring prior to the Effective Date;
 - (b) Corrupt Practices, Fraudulent Practices, Coercive Practices, Collusive Practices, Obstructive Practices, Money Laundering, or violations of any bona fide non-discriminatory laws or regulations of general application not designed by the Host Government to have a confiscatory effect, in each case attributable to the Guarantee Holder or the Project Enterprise in connection with the Investment Project;
 - (c) the non-compliance by the Guarantee Holder or the Project Enterprise with the Performance Standards and Environmental Guidelines that were in effect on the Effective Date in connection with the Investment Project;
 - (d) the failure of the Project Enterprise or the Guarantee Holder to ensure that all documentation relating to the Investment Project has been duly authorized and executed and that the obligations contained therein are legal, valid, binding and enforceable in accordance with their terms;
 - (e) the breach by the Project Enterprise or the Guarantee Holder in any material respect of its obligations toward or assurances given to the Host Government in connection with the Investment Project; or

- (f) any action or inaction of the Host Government that was agreed to by the Guarantee Holder or the Project Enterprise in connection with the Investment Project.

ARTICLE 10. CLAIMS DETERMINATION AND PAYMENT

10.1 A Claim shall demonstrate to MIGA's reasonable satisfaction the Guarantee Holder's right to compensation under the Contract. MIGA shall determine its liability to pay compensation for a Loss, and shall notify the Guarantee Holder of such determination, no later than 30 days from the later of:

- (a) the end of the applicable Waiting Period for each Covered Risk; and
- (b) the date that MIGA deems the Guarantee Holder's Claim to be complete.

MIGA may deem the Guarantee Holder to have withdrawn a Claim if, within 90 days after a request by MIGA for additional information or evidence with respect to such Claim, the Guarantee Holder fails to supply, or to make reasonable efforts to supply, such information or evidence.

10.2 MIGA shall pay compensation for a Loss within 30 days from the date it determines that it is liable to pay a Claim.

10.3 MIGA shall pay Interest at LIBOR on any amount of compensation determined to be due but not paid at the end of such 30-day period, such liability being in lieu of any other liability as a result of such late payment.

10.4 MIGA shall have no liability for any Claim filed by the Guarantee Holder after 180 days from the end of the applicable Waiting Period for each Covered Risk.

10.5 MIGA shall have no liability for any Loss occurring after the expiration of the Guarantee Period, *provided, however*, that with respect to Arbitral Award Default coverage, MIGA shall be liable for a Loss if the Dispute Resolution Procedure is initiated before the end of the Guarantee Period but the Award is rendered after the Guarantee Period, and a Claim is filed in writing with MIGA within a period of 18 months from the last day of the Guarantee Period.

ARTICLE 11. SUBROGATION

11.1 Upon payment of compensation by MIGA, MIGA shall be fully subrogated, up to the amount of compensation paid by MIGA, to all claims, causes of action, recoveries and other rights the Guarantee Holder has against the Host Government, the Project Enterprise or any obligor in respect of the Covered Risk causing the Loss, and the Guarantee Holder shall take no action whatsoever to prejudice MIGA's rights of subrogation.

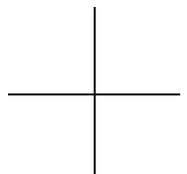
11.2 Nothing in the Contract shall in any way be deemed to be a waiver of, or otherwise affect, any independent right of MIGA to effect salvage or other recoveries under the Contract (without any obligation to share the proceeds thereof) through agreements between MIGA and the Host Government or any obligor.

11.3 If MIGA pays compensation for a Loss hereunder and the Guarantee Holder subsequently receives compensation for all or a portion of the Guaranteed Investment from the Project Enterprise, the Host Government, or any other source, the Percentage of Cover of the Guaranteed Investment or portion thereof received shall be held in trust (as property of MIGA) for the benefit of MIGA, and the Guarantee Holder shall promptly upon receipt thereof pay over such amount to MIGA.

ARTICLE 12. DUTIES OF GUARANTEE HOLDER

12.1 During the Guarantee Period, and during any period after the Guarantee Period in which the Guarantee Holder has a pending Claim, the Guarantee Holder shall, and shall cause the Project Enterprise to:

- (a) maintain and preserve:
 - (i) audited accounts of the Project Enterprise in accordance with International Financial Reporting Standards; and
 - (ii) any other material information relating to the Guaranteed Investment and the Investment Project;
- (b) promptly furnish MIGA with such accounts and information as MIGA may reasonably request from time to time and permit MIGA's duly authorized representatives to examine and make copies of audits, accounts, books, financial statements and any other material information relating to the Investment Project whenever required or wherever located;
- (c) submit all material evidence reasonably available to it as MIGA may reasonably request from time to time to evaluate and process a Claim within 30 days of such request;
- (d) comply with and abide by all laws and regulations of the Host Country in implementing the Investment Project, including environmental laws and regulations and those that protect core labor standards;
- (e) operate the Investment Project in compliance with the requirements of the Performance Standards and Environmental Guidelines;
- (f) refrain from, in connection with the Investment Project, engaging in Corrupt Practices, Fraudulent Practices, Coercive Practices, Collusive Practices, Obstructive Practices or Money Laundering;
- (g) immediately notify MIGA in writing upon learning of any event or circumstance that could cause, or materially increase the likelihood of, a Loss;
- (h) notify MIGA in writing upon making any additional investments in the Project Enterprise (including phased-in investment and the reinvestment of retained earnings);



- (i) use all reasonable efforts to preserve and protect the Investment Project (including, in the case of Temporary Loss of Income, taking all reasonable actions so that the construction or operation of the Investment Project may be resumed as quickly as possible without undue expense) and take all measures, including such administrative, judicial, arbitral or other available remedies, to avert or, if a Covered Risk giving rise to a Loss occurs, minimize a potential Loss;
- (j) permit MIGA, or any authorized representative of MIGA, to examine the Investment Project;
- (k) waive no right, claim, cause of action or other remedy or accept any offer of compensation in respect of any Loss;
- (l) at MIGA's reasonable expense, cooperate fully with MIGA in the administration, preservation and protection of assets acquired by MIGA, and in the prosecution of any rights, claims, causes of action and other interests obtained by MIGA, pursuant to Article 11;
- (m) allow MIGA to conduct environmental and developmental monitoring of the Investment Project and the Project Enterprise, at MIGA's request; and
- (n) within 30 days after the third anniversary of the Effective Date, provide MIGA with the Development Effectiveness Indicators set forth in Annex 3B.

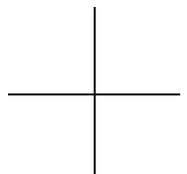
12.2 The Guarantee Holder shall, throughout the Guarantee Period, remain eligible to receive coverage from MIGA in accordance with the Convention.

12.3 The Guarantee Holder shall not without the prior written consent of MIGA:

- (a) assign, transfer, or encumber any rights under the Contract; or
- (b) amend, modify, supplement or waive any material rights or obligations with respect to the Project Agreements or an Award, or transfer or assign any rights under the Project Agreements or an Award.

12.4 In connection with and subsequent to payment of compensation by MIGA for a Claim under this Contract, the Guarantee Holder shall, and shall use all reasonable efforts to cause the Project Enterprise to, when requested by and in consultation with MIGA, take all commercially reasonable measures to:

- (a) pursue available administrative and judicial remedies arising from the Loss, in cooperation with or on behalf of MIGA, against the Host Government;
- (b) negotiate in good faith with the Host Government, in cooperation with or on behalf of MIGA; and
- (c) pursue other potential sources of compensation to recover the Loss.



ARTICLE 13. CONDITIONS FOR TERMINATION

13.1 Except as provided for under Sections 13.2, 13.3, 13.4, 13.5, and 13.6, the Contract shall terminate at 11:59 PM, Washington, DC time, on the last day of the Guarantee Period.

Termination by Guarantee Holder

13.2 The Guarantee Holder may terminate the Contract on any anniversary of the Effective Date by submitting to MIGA a Notice of Termination at least 30 days prior to such anniversary of the Effective Date.

13.3 If there is any termination of the Contract by the Guarantee Holder during the first three years of the Guarantee Period, the Guarantee Holder shall pay to MIGA 50 percent of the total Premium and Standby Option Fee, based on the Current Amount of Guarantee and Standby Option Amount, that the Guarantee Holder would otherwise have paid during the remaining Contract Periods falling within the first three years of the Contract, had it not been for such termination. This payment shall not apply in cases of:

- (a) liquidation, bankruptcy, insolvency, winding up, dissolution, or similar measure relating to the Project Enterprise; or
- (b) the sale or assignment of the Guaranteed Investment to an unrelated third party.

13.4 MIGA shall not be liable to return to the Guarantee Holder any portion of the Total Amount Due previously paid to MIGA if the Guarantee Holder terminates the Contract at any time over the term of the Guarantee Period.

Termination by MIGA

13.5 If the Guarantee Holder fails to pay the full amount of the Total Amount Due on the Initial Premium Due Date, MIGA may by notice to the Guarantee Holder terminate the Contract immediately, retroactively to the Effective Date and without any obligation whatsoever, and the Contract shall be deemed null and void, and MIGA shall have no liability to pay compensation for any Loss arising during any period between the Effective Date and the Initial Premium Due Date. With respect to each subsequent Contract Period, if the Guarantee Holder fails to pay the full amount of the Total Amount Due (including any Interest thereon) on the applicable Premium Due Date, and such failure continues for a period of 30 days after written notice to the Guarantee Holder of such nonpayment, MIGA may by Notice of Termination terminate the Contract as of 12:01 AM Washington, DC time retroactively to the first day of the Contract Period for which the Total Amount Due has not been paid, and MIGA shall have no liability to pay compensation for a Loss arising during any period in which any portion of the Total Amount Due then due and payable was unpaid.

13.6 MIGA may terminate this Contract, without any further obligation hereunder, effective on the date of MIGA's Notice of Termination, if at any time MIGA reasonably determines that:

- (a) any representation or warranty made by the Guarantee Holder in this Contract, the Application for Guarantee or in other written information provided in connection with this Contract, including any information material to a Covered Risk, proves to be untrue in any material respect or the Guarantee Holder intentionally omits to provide such material information;

- (b) the Guarantee Holder fails to comply with the confidentiality provisions of Section 16.3; or
- (c) the Guarantee Holder is in non-compliance with any other responsibility or obligation specified under the Contract except:
 - (i) a default for non-payment of any portion of the Total Amount Due under Section 13.5, for which the remedy set forth in Section 13.5 shall apply, and
 - (ii) non-compliance with the obligation set forth in Section 12.1(n);
- (d) the Guarantee Holder or the Project Enterprise, as applicable, is in material violation of the laws and regulations of the Host Country with respect to the Guaranteed Investment or the Investment Project;
- (e) the Guarantee Holder or the Project Enterprise, as applicable, is in material violation of the Performance Standards and Environmental Guidelines in connection with the Investment Project;
- (f) the Guarantee Holder or the Project Enterprise, as applicable, is engaging in Money Laundering in connection with the Investment Project; or
- (g) the Guarantee Holder or the Project Enterprise, as applicable, is engaging in Corrupt Practices, Fraudulent Practices, Coercive Practices, Collusive Practices or Obstructive Practices in connection with the Investment Project;

provided, however, that MIGA may grant, at its sole discretion, a reasonable period of time to cure the situations listed in subsections (d) through (g) above.

ARTICLE 14. DISPUTE RESOLUTION AND APPLICABLE LAW

14.1 Any dispute between the Guarantee Holder and MIGA arising out of or in connection with the Contract shall be settled by final and binding arbitration in accordance with the Rules of Arbitration.

14.2 The arbitral tribunal constituted under the Rules of Arbitration shall apply the Contract, the Convention and, to the extent that issues in dispute are not covered by the Contract or the Convention, the arbitral tribunal shall apply general principles of law. The arbitration shall be conducted at The Hague, Netherlands and the language of the arbitration shall be English.

14.3 The award of the arbitral tribunal shall be final and binding and shall be carried out without delay.

ARTICLE 15. COVERAGE ADJUSTMENTS AND PREMIUM PAYMENTS

15.1 The Current Amount of Guarantee and the Maximum Aggregate Liability shall be reduced for the remainder of the Guarantee Period by the amount of compensation paid on any Claim.

15.2 If the Guarantee Holder's Share of the Net Book Value of the Project Enterprise or the Book Value of the tangible assets guaranteed hereunder (as applicable) has decreased, both the Current Amount of Guarantee and the Maximum Aggregate Liability may also be reduced for the remainder of the Guarantee Period by the amount of any corresponding reduction irrevocably elected by the Guarantee Holder by delivery to MIGA not less than 30 days before the first day of any Contract Period of a notice in the form of Annex 5A to the Contract; *provided, however*, that for any given Contract Period, such election may not reduce the Current Amount of Guarantee for such Contract Period or the Maximum Aggregate Liability to below the Percentage of Cover of the Guarantee Holder's Share of the Net Book Value of the Project Enterprise or the Book Value of the tangible assets guaranteed hereunder (as applicable), in each case as of the first day of such Contract Period.

15.3 Where the Guaranteed Investment is made over a period of time (including phased-in investment and the reinvestment of retained earnings), so long as no Covered Risk giving rise to a Loss has occurred, the Guarantee Holder may, by delivery to MIGA not less than 30 days before the first day of any Contract Period of a notice in the form of Annex 5B to the Contract, irrevocably elect to increase the Current Amount of Guarantee for such Contract Period and each successive Contract Period during the Guarantee Period by transferring amounts from the Standby Option Amount to the Current Amount of Guarantee. At any time after a Covered Risk giving rise to a Loss has occurred, the Standby Option shall be immediately suspended until reinstated at MIGA's sole discretion.

15.4 The Guarantee Holder shall pay to MIGA:

- (a) the Total Amount Due on each Premium Due Date; and
- (b) with respect to any amount thereof not paid on the Premium Due Date, such amount plus Interest thereon at LIBOR plus 3 percent.

ARTICLE 16. MISCELLANEOUS

Survival

16.1 The rights and obligations contained in Articles 10, 11 and 14, and Sections 12.1, 12.4 and 16.3 shall survive the termination of this Contract.

Notices

16.2 Every notice, request, application, consent, approval, or waiver, including the Notice of Termination, concerning the Contract shall be in writing and shall be made when it is delivered by hand, courier, certified mail, or facsimile when transmission has been completed, to the address for such party specified in Clause 17 of the Special Conditions.

Confidentiality

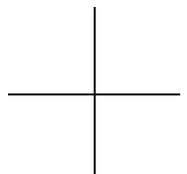
16.3 (a) The Guarantee Holder shall not, without MIGA's prior written consent, at any time disclose any terms or conditions of the Contract, or any information made available by MIGA to the Guarantee Holder with respect thereto and designated as confidential to any third party other than government regulators in the country of the

Guarantee Holder and the Guarantee Holder’s lawyers, auditors, accountants, financial advisors, syndicate and prospective lenders and rating agencies.

- (b) Disclosure of the Contract to government regulators of the Host Country, unless required by enforcement of a law or regulation, will require MIGA’s prior written consent, such consent not to be unreasonably withheld.
- (c) Subject to subsection (d) of this Section 16.3, MIGA shall take all practicable measures to comply with any reasonable request of the Guarantee Holder to safeguard the confidentiality of all documents, data and other information received by MIGA and clearly labeled on the face as “Confidential”. Notwithstanding the foregoing, in accordance with the policies specified in the Operational Regulations, MIGA may disclose certain information, including:
 - (i) summary information relating to the Investment Project, including data relating to the developmental impact of the Investment Project, the name and country of the Guarantee Holder, the Host Country, the Guaranteed Investment, the Maximum Aggregate Liability and the Covered Risks; and
 - (ii) any environmental impact assessment reports provided to MIGA with respect to the Guaranteed Investment or the Investment Project.
- (d) Subsection (c) of this Section 16.3 shall not apply to:
 - (i) information that is or becomes matter of public knowledge or is obtained by MIGA from any source other than the Guarantee Holder or any of the Guarantee Holder’s respective agents or representatives, including employees, attorneys and financial advisors; and
 - (ii) information disclosed to directors, officers, employees, accountants, consultants, and counsel of MIGA, or of other members of the World Bank Group, and reinsurers, insurers under MIGA’s Cooperative Underwriting Program and brokers, agents and finders representing MIGA in connection with the Investment Project, who may require such material for the purpose of evaluating the Investment Project.
- (e) In the event that MIGA is requested or required in the context of administrative or judicial proceedings to disclose any confidential information, MIGA will provide the Guarantee Holder with prompt notice of such request(s) so that the Guarantee Holder may seek an appropriate protective order or other appropriate remedy or waive MIGA’s obligation to comply with the provisions of this Section 16.3. In the event that such protective order or other remedy is not obtained, MIGA will furnish that portion of the confidential information which, in the opinion of MIGA, it is legally compelled to disclose.

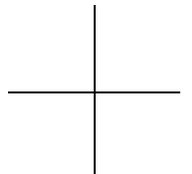
Amendments and Waivers

16.4 No provision of the Contract may be amended, modified, supplemented, or waived except in a written agreement executed by authorized representatives of the Guarantee Holder and MIGA.



16.5 Without prejudice to Article 34 of the Rules of Arbitration, neither MIGA nor the Guarantee Holder shall be deemed to have waived any of its rights under the Contract unless expressly so stated in a notice by the party waiving such right to the other party.

Sample

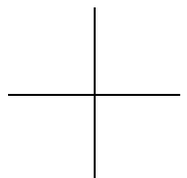


Part III – Amendments

[NOT APPLICABLE TO THIS CONTRACT.]

[The following additional provisions and amendments to the General Conditions of Guarantee for Equity Investments (Part II of the Contract) are hereby incorporated as Part III of the Contract:]

Sample



Part IV – Standby Option (Commitment for Additional Coverage)

[NOT APPLICABLE TO THIS CONTRACT.]

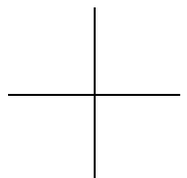
ARTICLE 1.

1.1 This Standby Option (Commitment for Additional Coverage) for phased-in portions of the Guaranteed Investment and the reinvestment of retained earnings (“Standby Option”) is incorporated into the Contract as Part IV.

1.2 In accordance with Section 15.3 of the General Conditions, upon a written request by the Guarantee Holder and in accordance with the conditions hereinafter specified, MIGA hereby agrees that the Guarantee Holder may increase the Current Amount of Guarantee under the Contract using the Standby Option Amount elected by the Guarantee Holder hereunder.

ARTICLE 2.

2.1 In accordance with Section 15.3 of the General Conditions, the Current Amount of Guarantee under the Contract may be increased during the Guarantee Period by a maximum amount of [_____].



Annex 1 – MIGA’s Anti-Corruption Guidelines (as in effect on October 15, 2006)

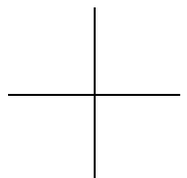
The purpose of these Guidelines is to clarify the meaning of the terms “Corrupt Practices”, “Fraudulent Practices”, “Coercive Practices”, “Collusive Practices” and “Obstructive Practices” in the context of MIGA operations.

CORRUPT PRACTICES

A “Corrupt Practice” is the offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another person.

Interpretation

1. Corrupt Practices are understood as kickbacks and bribery. The conduct in question must involve the use of improper means (such as bribery) to violate or derogate a duty owed by the recipient in order for the payor to obtain an undue advantage or to avoid an obligation. Antitrust, securities and other violations of law that are not of this nature are excluded from the definition of Corrupt Practices.
2. It is acknowledged that foreign investment agreements, concessions and other types of contracts commonly require investors to make contributions for bona fide social development purposes or to provide funding for infrastructure unrelated to the project. Similarly, investors are often required or expected to make contributions to bona fide local charities. These practices are not viewed as Corrupt Practices for purposes of these definitions, so long as they are permitted under local law and fully disclosed in the payor’s books and records. Similarly, an investor will not be held liable for Corrupt or Fraudulent Practices committed by entities that administer bona fide social development funds or charitable contributions.
3. In the context of conduct between private parties, the offering, giving, receiving or soliciting of corporate hospitality and gifts that are customary by internationally accepted industry standards shall not constitute Corrupt Practices unless the action violates applicable law.
4. Payment by private sector persons of the reasonable travel and entertainment expenses of public officials that are consistent with existing practice under relevant law and international conventions will not be viewed as Corrupt Practices.
5. The World Bank Group does not condone facilitation payments. For the purposes of implementation, the interpretation of “Corrupt Practices” relating to facilitation payments will take into account relevant law and international conventions pertaining to corruption.



FRAUDULENT PRACTICES

A “Fraudulent Practice” is any action or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a person to obtain a financial benefit or to avoid an obligation.

Interpretation

1. An action, omission, or misrepresentation will be regarded as made recklessly if it is made with reckless indifference as to whether it is true or false. Mere inaccuracy in such information, committed through simple negligence, is not enough to constitute a “Fraudulent Practice” for purposes of World Bank Group sanctions.
2. Fraudulent Practices are intended to cover actions or omissions that are directed to or against a World Bank Group entity. It also covers Fraudulent Practices directed to or against a World Bank Group member country in connection with the award or implementation of a government contract or concession in a project financed by the World Bank Group. Frauds on other third parties are not condoned but are not specifically sanctioned in IFC¹, MIGA, or PRG² operations. Similarly, other illegal behavior is not condoned, but will not be sanctioned as a Fraudulent Practice under the World Bank sanctions program as applicable to IFC, MIGA and PRG operations.

COERCIVE PRACTICES

A “Coercive Practice” is impairing or harming, or threatening to impair or harm, directly or indirectly, any person or the property of a person to influence improperly the actions of a person.

Interpretation

1. Coercive Practices are actions undertaken for the purpose of bid rigging or in connection with public procurement or government contracting or in furtherance of a Corrupt Practice or a Fraudulent Practice.
2. Coercive Practices are threatened or actual illegal actions such as personal injury or abduction, damage to property, or injury to legally recognizable interests, in order to obtain an undue advantage or to avoid an obligation. It is not intended to cover hard bargaining, the exercise of legal or contractual remedies or litigation.

COLLUSIVE PRACTICES

A “Collusive Practice” is an arrangement between two or more persons designed to achieve an improper purpose, including to influence improperly the actions of another person.

¹ “IFC” means the International Finance Corporation, a member of the World Bank Group.

² “PRG” means the Partial Risk Guarantee operations conducted by the Project Finance Group of the International Bank for Reconstruction and Development.

Interpretation

Collusive Practices are actions undertaken for the purpose of bid rigging or in connection with public procurement or government contracting or in furtherance of a Corrupt Practice or a Fraudulent Practice.

OBSTRUCTIVE PRACTICES

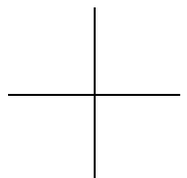
An “Obstructive Practice” is: (a) deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making of false statements to investigators, in order to materially impede a World Bank Group investigation into allegations of a corrupt, fraudulent, coercive or collusive practice, and/or threatening, harassing or intimidating any person to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or (b) acts intended to materially impede MIGA’s access to contractually required information in connection with a World Bank Group investigation into allegations of a corrupt, fraudulent, coercive or collusive practice.

Interpretation

Any action legally or otherwise properly taken by a person to maintain or preserve its regulatory, legal or constitutional rights such as the attorney-client privilege, regardless of whether such action had the effect of impeding an investigation, does not constitute an Obstructive Practice.

General Interpretation

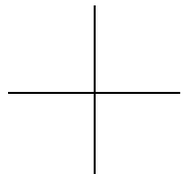
A person should not be liable for actions taken by unrelated third parties unless the first person participated in the prohibited act in question.



Annex 2 – Project Agreements and Contractual Obligations

[NOT APPLICABLE TO THIS CONTRACT.]

Sample



Annex 3A – Performance Standards and Environmental Guidelines

- Performance Standard 1: Social and Environmental Assessment and Management System
- Performance Standard 2: Labor and Working Conditions
- Performance Standard 3: Pollution Prevention and Abatement
- Performance Standard 4: Community Health, Safety and Security
- Performance Standard 5: Land Acquisition and Involuntary Resettlement
- Performance Standard 6: Biodiversity Conservation and Sustainable Natural Resource Management
- Performance Standard 7: Indigenous Peoples
- Performance Standard 8: Cultural Heritage

Please select one of the following:

For Banking Contracts:

The General Environmental, Health and Safety Guidelines and Industry Sector Guidelines may apply.

For All Other Contracts:

The General Environmental, Health and Safety Guidelines and Industry Sector Guidelines for [insert applicable industry], but also including any other sector guideline that may apply.

MIGA's Performance Standards on Social and Environmental Sustainability and Environmental Guidelines may be found at:

http://www.miga.org/documents/performance_standards_social_and_env_sustainability.pdf.

Annex 3B – Development Effectiveness Indicators

This Annex serves as a means for updating data estimates that were previously provided by the Guarantee Holder to MIGA during the underwriting process. MIGA requires that the development effectiveness indicators listed below be submitted on the third anniversary of the Effective Date in order to monitor and track the Project Enterprise’s development outcomes in the years following the implementation of the Investment Project.

The Guarantee Holder is to complete Section One and Section Two below. Indicator definitions are included for reference purposes. All financial values should be denominated in Guarantee Currency.

Where the requested information depends on annual reports, the Project Enterprise may use data obtained during its fiscal year (rather than the anniversary of the Effective Date), providing partial data for Year 1 and full data for Years 2 and 3.

Section One: General Indicators

Indicator	Unit	Total
Investment Mobilized	Guarantee Currency	

Indicator	Unit	Year 1	Year 2	Year 3	Total
Taxes and Fees	Guarantee Currency				
Locally Procured Goods	Guarantee Currency				
Training Outlays	Guarantee Currency				
Direct Employment (#)	number				
Permanent	number				
Temporary	number				
Community Development Outlays	Guarantee Currency				

Definitions

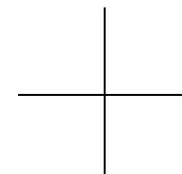
Investment Mobilized

The planned amount of equity and debt financing (both foreign and local) invested in the Project Enterprise.

For greenfield investments, Investment Mobilized is represented by the total amount of equity and debt (with a maturity exceeding one year) contributed to the Project Enterprise in each year.

For expansion projects, Investment Mobilized refers to the incremental amount of equity and debt (with a maturity exceeding one year) contributed to the Project Enterprise in each year.

For financial sector projects, Investment Mobilized refers to the amount of equity and debt (with a maturity



exceeding one year), including but not limited to equity investments, time deposits, bonds, commercial borrowing, and shareholder loans.

Taxes and Fees

All transfers to all levels of the Host Government made by the Project Enterprise, its parent company, or its operating subsidiary on behalf the Project Enterprise, including: income or profit taxes, sales, and excise taxes, and VAT receipts. Other payments collected by the Host Government include royalties, bonuses, dividends, management/concession fees, value of profit oil and product-sharing, construction activities, licensing, permitting, etc. Amounts should be reported on an annual basis.

Locally Procured Goods and Services

The Project Enterprise’s annual purchase of goods and services from local suppliers (including raw materials, civil works, engineering and installation, security, gardening and marketing and research from local companies), but excluding utility bills and government-provided services.

Training Outlays

The Project Enterprise’s yearly expenditures on training activities carried out for the Project Enterprise that directly benefits its employees. This may include funding from the Project Enterprise directly, its parent company, or a third party.

Direct Employment (#)

Total number of employees working directly for the Project Enterprise. Subcontractor employment should not be reported.

Permanent Employment

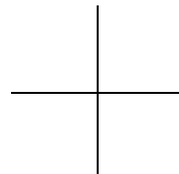
Total number of direct employees of the Project Enterprise who have contracts exceeding one year in length.

Temporary Employment

Total number of direct employees of the Project Enterprise who have contracts equal to or less than one year in length.

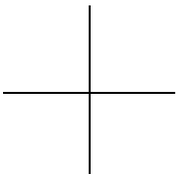
Community Development Outlays

Expenditures made by the Project Enterprise, its parent company, or its operating subsidiaries either in whole or in part to help local communities.



Section Two: Sector-Specific Indicators
[To be provided for each Investment Project]

Sample



Annex 4A – Expert Determination Regarding a Claim for Denial of Recourse

[NOT APPLICABLE TO THIS CONTRACT.]

1. The Guarantee Holder may submit to MIGA a Claim for Denial of Recourse pursuant to Section 6.1(b) of the General Conditions from the date the applicable Waiting Period has elapsed to the date falling 180 days thereafter, subject to the procedures set forth herein.
2. Following submission of a Claim, an independent expert shall be appointed by the International Center for Expertise of the International Chamber of Commerce (ICC) at the request of the Guarantee Holder and in accordance with the ICC Rules for Expertise in force at the time of submission to MIGA of a Claim for Denial of Recourse.
3. The expert will promptly evaluate the merits of the Guarantee Holder's claim and shall include a valuation of an award against the Host Government should one have been rendered in favor of the Guarantee Holder or Project Enterprise, as applicable. The findings of the expert shall only be rendered for the purpose of assessing MIGA's obligation to pay a Claim for Denial of Recourse to the Guarantee Holder.
4. If so established by the expert, within 60 days from the date of receipt of the findings made by the expert, MIGA shall, pay compensation for Denial of Recourse to the Guarantee Holder, in accordance with Section 6.5, provided that the Guarantee Holder has complied with its obligations under the Contract and the other elements of the Claim have been met.
5. All fees and expenses incurred by the expert and all administrative costs incurred by the International Center for Expertise of the ICC in connection with the assessment of a Claim for Denial of Recourse shall be borne and paid by the Guarantee Holder in accordance with the ICC Rules for Expertise in force at the time of submission to MIGA of a Claim for Denial of Recourse by the Guarantee Holder.
6. Any documents prepared or produced, determinations made, or decisions taken in connection with a Claim for Denial of Recourse or the expert evaluation relating thereto shall not be used as evidence, or for any other purposes, in any proceedings, except with written authorization by MIGA.

Annex 4B – Expert Determination Regarding Provisional Payments

[NOT APPLICABLE TO THIS CONTRACT.]

1. The Guarantee Holder may submit a request for a Provisional Payment to MIGA pursuant to Section 6.7 of the General Conditions any time after 180 days following the initiation of the Dispute Resolution Procedure.
2. At the Guarantee Holder's request, an independent expert shall be appointed by the International Center for Expertise of the International Chamber of Commerce (ICC), and in accordance with the ICC Rules for Expertise in force at the time of a request for Provisional Payments.
3. The expert will promptly evaluate the merits of the Guarantee Holder's claim against the Host Government. The findings of the expert shall only be rendered for the purpose of assessing MIGA's obligation to pay a Provisional Payment to the Guarantee Holder.
4. If so established by the expert, within 60 days from the date of receipt of the findings made by the expert, MIGA shall, at its sole discretion, pay a Provisional Payment to the Guarantee Holder in an amount specified in Section 6.7, provided that the Guarantee Holder has complied with its obligations under the Contract.
5. All fees and expenses incurred by the expert and all administrative costs incurred by the International Center for Expertise of the ICC in connection with the assessment of a Provisional Payment shall be borne and paid by the Guarantee Holder in accordance with the ICC Rules for Expertise in force at the time of submission to MIGA of a request for a Provisional Payment by the Guarantee Holder.
6. Any documents prepared or produced, determinations made, or decisions taken in connection with the Provisional Payment or the expert evaluation relating thereto shall not be used as evidence, or for any other purposes, in any proceedings, except with written authorization by MIGA.

Annex 5A – Form of Notice of Reduction in Current Amount of Guarantee and Maximum Aggregate Liability

*Must be dated and received by MIGA not less than 30 days
before the first day of applicable Contract Period.*

[Date]

By Facsimile: +202-522-2630

Multilateral Investment Guarantee Agency
1818 H Street, NW
Washington, DC 20433
United States of America

Attn: Contract Management & Portfolio Services
MIGA Operations

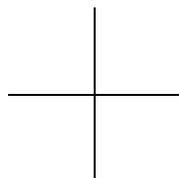
Ladies and Gentlemen:

*Re: Contract of Guarantee No. [_____] dated [_____], 20[__], (the “Contract of
Guarantee”) between the Multilateral Investment Guarantee Agency (“MIGA”)
and [_____] (the “Guarantee Holder”).*

All capitalized terms used herein and not otherwise defined shall have their respective meanings specified in the Contract of Guarantee.

The Guarantee Holder hereby certifies as follows:

1. The Maximum Aggregate Liability as of the date hereof is [Amount in Guarantee Currency]. The Current Amount of Guarantee as of the date hereof is [Amount in Guarantee Currency].
2. The first day of the upcoming Contract Period is [_____], 20[__], on which date the Guarantee Holder’s Share of [the Net Book Value of the Project Enterprise] [the Book Value of tangible assets guaranteed] will be [Amount in Guarantee Currency].
3. In accordance with Section 15.2 of the General Conditions, the Guarantee Holder irrevocably elects to reduce the Current Amount of Guarantee and the Maximum Aggregate Liability as of the first day of the upcoming Contract Period, for such Contract Period and the remainder of the Guarantee Period, so that as of such first day of the upcoming Contract Period: (a) the Current Amount of Guarantee shall be [Amount in Guarantee Currency];



(b) the remaining Standby Option Amount shall be [Amount in Guarantee Currency]; and
(c) the Maximum Aggregate Liability shall be [Amount in Guarantee Currency, *sum of (a) and (b)*].

Sincerely,

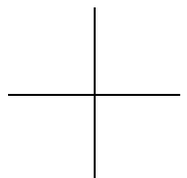
[GUARANTEE HOLDER]

By: _____
(signature)

Authorized Representative
(name and title)

(place and date)

Sample



Annex 5B – Form of Notice of Increase in Current Amount of Guarantee

[NOT APPLICABLE TO THIS CONTRACT.]

*Must be dated and received by MIGA not less than 30 days
before the first day of applicable Contract Period*

[Date]

By Facsimile: +202-522-2630

Multilateral Investment Guarantee Agency
1818 H Street, NW
Washington, DC 20433
United States of America

Attn: Contract Management & Portfolio Services
MIGA Operations

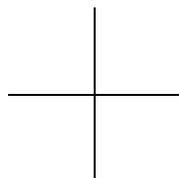
Ladies and Gentlemen:

*Re: Contract of Guarantee No. [_____] dated [_____], 20[____], (the “**Contract of Guarantee**”) between the Multilateral Investment Guarantee Agency (“**MIGA**”) and [_____] (the “**Guarantee Holder**”).*

All capitalized terms used herein and not otherwise defined shall have their respective meanings specified in the Contract of Guarantee.

The Guarantee Holder hereby certifies as follows:

1. The Current Amount of Guarantee as of the date hereof is [Amount in Guarantee Currency] [_____].
2. The first day of the upcoming Contract Period is [_____], 20[____]. Additional portions of the Guaranteed Investment have been phased-in or will be phased-in such that the amount of the Guaranteed Investment as of such first day of such upcoming Contract Period will be [Amount in Guarantee Currency].



- 3. No Covered Risk giving rise to a Loss has occurred as of the date hereof, and in accordance with Subsection 12.1(g) of the General Conditions the Guarantee Holder has notified MIGA in writing upon learning of any event or circumstance prior to the date hereof that could cause, or materially increase, the likelihood of a Loss.
- 4. In accordance with Section 15.3 of the General Conditions, the Guarantee Holder irrevocably elects to increase the Current Amount of Guarantee as of the first day of the upcoming Contract Period, for such Contract Period and each successive Contract Period during the Guarantee Period, by transferring [Amount in Guarantee Currency] from the Standby Option Amount to the Current Amount of Guarantee, so that as of such first day of the upcoming Contract Period: (a) the Current Amount of Guarantee shall be [Amount in Guarantee Currency]; and (b) the remaining Standby Option Amount shall be [Amount in Guarantee Currency].

Sincerely,

[GUARANTEE HOLDER]

By: _____
(signature)

Authorized Representative
(name and title)

(place and date)

