|  |  |  |  |
| --- | --- | --- | --- |
|  | |  | |
|  | | Marked to show changes from Draft: # | |
|  | |  | |
|  | | | |
|  | | | |
|  | JNR PROGRAM REGISTRATION DEED OF REPRESENTATION  BY  [REGISTRAtION REPRESENTOR] | |  |

**THIS DEED OF REPRESENTATION** is made on [DATE]

**BY**

**[NAME AND ADDRESS OF REGISTRATION REPRESENTOR]**.

**THIS DEED WITNESSES** as follows:

1. INTERPRETATION
   1. In this Deed:

"**Accountholder**" means the holder of an account with the Verra Registry;

1. "**AFOLU**" means agriculture, forestry and other land use;
2. "**GHG**" means greenhouse gas;
3. "**GHG Program**" means a formal or organized program, scheme or arrangement for the recognition of activities leading to Reductions, or the crediting or issuance of instruments representing, or acknowledging, Reductions;
4. "**JNR Program Accession Representation**” means a deed issued by the Jurisdictional Proponent and an acceding entity, made in respect of an acceding entity joining the Jurisdictional REDD+ Program as a Jurisdictional Proponent and which is prepared using the *VCS Deed of Accession in Respect of JNR Program Registration Deed of Representation Template*;
5. "**JNR Program Documents**" means the documents required to register the Jurisdictional REDD+ Program and/or issue VCUs, as set out in VCS document *JNR Registration and Issuance Process*;
6. “**JNR Program Partial Release Representation**” means a deed issued by the Jurisdictional Proponents and the Verra Registry, made in respect of a Jurisdictional Proponent leaving the Jurisdictional REDD+ Program and which is prepared using the *VCS Deed of Partial Release in Respect of JNR Program Registration Deed of Representation Template;*
7. "**Jurisdictional Program Description**" means the document that describes the Jurisdictional REDD+ Program Reductions and that uses the VCS *JNR Program Description Template*;
8. "**Jurisdictional Proponent**" means the government agency, department or organization that has overall control and responsibility for the Jurisdictional Program, or a government agency, department or organization that together with others, each of which is also a Jurisdictional Proponent, has overall control or responsibility for the Jurisdictional Program. The jurisdictional proponent can represent various collaborating public, indigenous, non-governmental and private entities;
9. "**Jurisdictional REDD+ Program**" means [NAME OF JURISDICTIONAL REDD+ PROGRAM];

“**Program Activity**” means the specific set of REDD+ policies and measures, specified by the Jurisdictional REDD+ Program, that alter the conditions identified in the FREL scenario and which result in GHG emission reductions or removals;

1. **“Program Authority”** means the legal authority to adopt REDD+ policies and measures at the jurisdictional level. Such authority can reside in a national or subnational government. Distinct from proof of right;
2. "**Program Crediting Period**" means the time period for which Reductions generated by the Jurisdictional REDD+ Program are eligible for issuance as VCUs, the rules with respect to the length of such time period and the renewal of the Program Crediting Period being set out in VCS document *JNR Requirements*;
3. “**Project Ownership**” means the legal right to control and operate project activities. Distinct from proof of right;
4. "**Project Proponent**" means an individual or organisation that has overall control and responsibility for a VCS project, or an individual or organisation that together with others, each of which is also a Project Proponent, has overall control or responsibility for a VCS project. The entity(s) that can demonstrate Project Ownership in respect of a VCS project;
5. "**Reduction**" means a reduction or removal of one (1) metric tonne of CO2 equivalent caused by the activities of a Jurisdictional REDD+ Program during the Program Crediting Period;
6. "**Registration Representor**" or "**I**" is the party to this Deed, as set out at the start of this Deed, being the Jurisdictional Proponent;
7. "**Validation/Verification Body**" means an organization approved by Verra to act as a validation/verification body in respect of providing validation and/or verification services in accordance with the VCS Program Rules;

**"VCS Program"** means the GHG program operated by Verra which establishes rules and requirements that operationalize the VCS to enable the validation of GHG projects and programs, and the verification of GHG emission reductions and removals;

1. "**VCS Program Rules**" means the rules and requirements set out in the *VCS Program Guide*, *VCS Standard* and the other VCS Program documents, as such rules and requirements may be updated from time to time;
2. "**Verified Carbon Unit**" **(VCU)** means a unit issued by, and held in the Verra Registry, representing the right of an Accountholder in whose account the unit is recorded, to claim the achievement of a Reduction in an amount of one (1) metric tonne of CO2 equivalent that has been verified by a validation/verification body in accordance with the VCS Program Rules. Recordation of a VCU in the account of the holder at the Verra Registry is prima facie evidence of that holder's entitlement to that VCU.
3. **“Verra Project Database”** means the database that provides public access to all Project, Program and VCU information, including the retirement and tracking of the AFOLU pooled buffer account and jurisdictional pooled buffer account;

**“Verra Registry”** means the registry used by Verra that ensures all required Project and Program documents have been submitted, maintains accounts of VCUs, issues and ensures the seamless flow of VCUs between registry accounts, and maintains custody and records of VCU legal ownership;

* 1. Documents referred to in this Deed but not defined shall be the VCS Program documents, as updated from time to time, to which the relevant term relates.

1. REPRESENTATIONs
   1. I comply with the definition of a "Registration Representor", as set out in Clause 1 of this Deed, in relation to the Jurisdictional REDD+ Program.
   2. I hereby represent and warrant that:
      1. All factual information that I provide in relation to this Deed is to the best of my knowledge following due inquiry true, accurate and complete in all material respects and I have not made or provided, and will not make or provide, false, fraudulent or misleading statements or information in relation to this Deed;
      2. The Jurisdictional Program Description and any other JNR Program Documents for which I am responsible, and am supplying to the Verra Registry and any other person in relation to the operation of the Jurisdictional REDD+ Program under the VCS Program Rules, are true and accurate in all material respects and do not contain any false, fraudulent or misleading statements or information;
      3. I hold full and exclusive legal and equitable title and rights to all and any Reductions generated by the Jurisdictional REDD+ Program for which I am eligible to request VCU issuance during the Program Crediting Period free and clear of all encumbrances;
      4. No person will submit, seek, request or receive any recognition of, or legal rights in respect of, the Reductions generated by the Jurisdictional REDD+ Program during the Verification Period and for which VCU issuance will be requested (including any VCUs that I will request at registration or thereafter), as another form of GHG-related environmental credit, or I will promptly provide evidence to the Verra Registry in accordance with the VCS Program Rules that any such credits have not been used and have been cancelled under the relevant environmental credit program; and
      5. No person will submit, seek, request or receive any recognition of, or legal rights in respect of, the Reductions generated by the Jurisdictional REDD+ Program during the Verification Period and for which VCU issuance will be requested (including any VCUs that I will request at registration or thereafter), under another (ie, non-VCS) jurisdictional registry system, or I will promptly provide evidence to the Verra Registry in accordance with the VCS Program Rules that any such credits have not been used or have been cancelled under the relevant jurisdictional registry system.
   3. I hereby acknowledge and agree that:
      1. The following persons may rely on and enforce the terms of this Deed:
         1. Verra;
         2. each person who is an Accountholder holding VCUs relating to the Jurisdictional REDD+ Program at any given time;
         3. each person on whose behalf VCUs relating to the Jurisdictional REDD+ Program were retired by an Accountholder; and
         4. each of the successors and assigns of those persons listed in clauses 2.3.1(a), 2.3.1(b) or 2.3.1(c);
      2. Neither Verra, nor any of their respective affiliates, directors, employees, agents, licensors and/or contractors, shall be liable with respect to any claims whatsoever arising out of this Deed or erroneous information within the JNR Program Documents submitted to the Verra Registry for indirect, consequential, special, punitive or exemplary damages, including, without limitation, claims brought against Verra by Accountholders, Jurisdictional Proponents, Project Proponents, Validation/Verification Bodies or any other third party. This paragraph shall apply regardless of any actual knowledge or foreseeability of such damages;
      3. I have read, understood and will abide by the VCS Program Rules; and
      4. Verra has an absolute right to amend any of the VCS Program Rules at any time and shall not bear any liability for loss or damage or liability of any kind sustained by the Registration Representor or any other party involved in the Jurisdictional REDD+ Program in any way under the VCS Program as a consequence of such amendment.
   4. I hereby acknowledge and agree that in case of accession of any person to this Deed as a Registration Representor in accordance with the procedure described in Clause 3 (*Accession and Release*) below:
      1. The Registration Representors shall be jointly and severally liable for the representations, warranties and obligations expressed to be assumed by the Registration Representors in this Deed through the execution of the JNR Program Accession Representation; and
      2. The representation in sub-Clause 2.2.3 above shall be deemed to read "The Registration Representors collectively hold full and exclusive legal and equitable title and rights to all and any Reductions generated by the Jurisdictional REDD+ Program for which the Registration Representors are collectively eligible to request VCU issuance during the Program Crediting Period free and clear of all encumbrances".
2. ACCESSION AND RELEASE
   1. I hereby acknowledge and agree that any person who satisfies the criteria set out in the definition of a "Registration Representor" in Clause ‎1 (*Interpretation*) of this Deed may accede to this Deed as a Registration Representor and be bound by the terms hereof (including, for the avoidance of doubt, the representations made under Clause ‎2 (*Representations*) above) by executing a JNR Program Accession Representation.
   2. I hereby acknowledge and agree that if, as a result of any accession of a Registration Representor in accordance with the procedure described in Clause 3.1 above, the number of the Registration Representors under this Deed is two or greater, any Registration Representor may terminate its participation in the Jurisdictional REDD+ Program and be released from its obligations hereunder by executing a JNR Program Partial Release Representation, provided that (i) no release of a Registration Representor shall be effective if as a result of such release the Jurisdictional Proponent will comprise of less than one Registration Representor; and (ii) each respective release shall be on the terms of and subject to conditions of the JNR Program Partial Release Representation.
3. GOVERNING LAW AND JURISDICTION

This Deed and any non-contractual obligations arising out of or in connection with it are governed by English law, and the English courts shall have exclusive jurisdiction to settle any dispute arising from or connected with this Deed including a dispute regarding the existence, validity or termination of this Deed or the consequences of its nullity.

1. SOVEREIGN IMMUNITY

To the extent that the Registration Representor enjoys any right of immunity from set-off, suit, execution, attachment or other legal process with respect to its assets or its obligations under this Deed, the Registration Representor waives all such rights to the fullest extent permitted by law.

1. COUNTERPARTS

This Deed may be executed in any number of counterparts, each of which when executed and delivered is an original and all of which together evidence the same deed.

1. DELIVERY

This Deed is delivered on the date written at the start of the Deed.

**EXECUTED** by [REGISTRATION REPRESENTOR] as a deed

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Signature of authorised signatory

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Name of authorised signatory

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Signature of authorised signatory

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Name of authorised signatory