**Attestation of Compliance with Double-Claiming Requirements**

[Project Developer/Owner/Operator] (the "**Attestor**"), as of the date set forth below, hereby attests, represents and warrants to the Climate Action Reserve (the “**Reserve**”) the following in connection with[Project Name] [CAR # Project ID #], (the "**Project**"), herby attests, represents and warrants to the Climate Action Reserve (the “Reserve”), as of the date set forth below, as follows:

1. The Attestor has requested Climate Reserve Tonnes (“CRTs”) to be designated as CORSIA-eligible for the emission reductions or removals that have occurred in the period beginning on [Reporting Period Start] and ending on [Reporting Period End].
2. The Attestor acknowledges that CORSIA-eligible designation requires a host country authorization and corresponding adjustment by the host country.
3. The Attestor acknowledges that if it receives notice of a change in host country attestation for the Project, it will notifiy the Reserve immediately.
4. The Attestor understands the Reserve’s guidance regarding double-claiming as detailed in the Reserve’s guidance documents (“collectively, the “Reserve Program Documents”), including but not limited to the Reserve’s Program Manual, Terms of Use, Protocols, and Operating Procedures, and acknowledges it is responsible for fully compensating for double-claimed credits.
5. The Attestor acknowledges that there is a risk that the host country does not make the corresponding adjustment or that the Reserve will be able to verify that the adjustment has been made. In these events, the Attestor acknowledges that the CRTs would be considered double-claimed and the Attestor will replace the double-claimed credits with other credits that are CORSIA-eligible.
6. The Attestor acknowledges that there is a risk that the host country may revoke or change the scope/scale of its authorization for the Project at any time. In these events, the Attestor acknowledges that the CRTs would need to be reconciled in the registry by the Reserve which may result in the CORSIA-eligibility designation being removed and/or require the Attestor to replace the credits with other credits that are CORSIA-eligible.
7. The undersigned is a duly qualified and acting officer of the Attestor holding the title indicated on the signature page hereof and is expressly authorized to execute and deliver this Attestation on behalf of the Attestor, thereby rendering this Attestation binding on the Attestor.

The Attestor recognizes, acknowledges and agrees that (i) this Attestation may be relied upon by the Reserve and/or any user of the Reserve Program, and each of their respective successors and assigns (including, without limitation, reliance in connection with the issuance and transfer of Climate Reserve Tonnes in respect of the Project); and (ii) in the event of any breach of any paragraphs 1 through 4 hereof, the Reserve shall be entitled to pursue any rights and remedies available at law or in equity (including, without limitation, rights to indemnification pursuant to the Reserve’s Terms of Use, which incorporates this Attestation by reference) in any court of competent jurisdiction.

[SIGNATURES ON NEXT PAGE]

IN WITNESS WHEREOF, the undersigned has executed this Attestation on behalf of the Attestor this [     ] day of [     ], 20[     ].

Attestor[[1]](#footnote-2)

By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Name:

Title:

Organization:

Address:

1. If the Attestor is a corporation, partnership or other legal entity, this Attestation must be executed by an officer of the Attestor legally authorized to bind the entity. If the Attestor is an individual, this Attestation must be executed by the individual and revised accordingly. [↑](#footnote-ref-2)