Optional additions and express agreements that may be incorporated into the text of the recommended arbitration clause:

- 1) The Arbitral Tribunal shall be composed of [•] arbitrators [it is possible to specify the number of arbitrators or the full names of specific arbitrators].
- 2) The seat of arbitration shall be: [●] [it is possible to specify country and/or city].
 - 3) The venue of the oral hearings shall be: [●].¹
 - 4) This contract shall be governed by the substantive law of [●].
 - 5) The language of the arbitration shall be: [•].
- 6) The Parties have agreed to the application of hourly rates set forth by the Arbitration Rules to the calculation of the arbitration fee.
- 7) The Parties expressly agree that in case of non-compliance by one Party with the interim measures granted by the Arbitral Tribunal or emergency interim measures, confirmed by the Arbitral Tribunal, the other Party may file an additional claim for awarding a monetary amount, determined by the Arbitral Tribunal, taking into account the circumstances of the dispute.
- 8) Express agreement to waive the right to file challenges with competent courts in case of the Board's refusal to grant the challenge:

The Parties expressly agree that if the challenge of the arbitrator is not granted by the Board in accordance with the Arbitration Rules, the challenging Party may not file an application seeking to have the challenge granted with a competent court.

9) Express agreement to waive the right to file applications on the Arbitral Tribunal's lack of jurisdiction in case the Arbitral Tribunal found it has jurisdiction, with competent courts:

The Parties expressly agree that if the Arbitral Tribunal ruled that it has jurisdiction as a preliminary question, the Parties may not file applications on the Arbitral Tribunal's lack of jurisdiction with a competent court.

10) Express agreement to hold no oral hearings fordisputes between the Parties:

The Parties expressly agree that no oral hearings shall take place in arbitration.

11) Express agreement on the designation (appointment) of arbitrators only from the recommended list of arbitrators of the Russian Arbitration Center at the Autonomous Non-Profit Organisation "Russian Institute of Modern Arbitration":

The Parties expressly agree that the arbitrators for the dispute shall be designated (appointed) only from the recommended list of arbitrators of the Russian Arbitration Center at the Autonomous Non-Profit Organisation "Russian Institute of Modern Arbitration".

¹ The agreement on the venue for oral hearings does not in itself preclude the holding of oral hearings using videoconferencing, if so decided by the Arbitral Tribunal, taking into account the particular circumstances of the case.

12) Express agreement on the finality and irreversibility of the arbitral award:

The Parties expressly agree that the arbitral award is final for the parties and is not subject to setting aside.