

CARBON CHECK
MANAGEMENT SYSTEM –
CMS

# Paris Agreement Credit Mechanism (PACM) herein after referred as Article 6.4

#### 1.1 POLICY

This procedure defines how an interested party can present an argument for reversal of a decision with which it disagrees, or to resolve a complaint. This procedure ensures a process whereby either party can receive a fair and equitable handling of complaints, disputes and a process by which either party can appeal decisions made by either party. It is Carbon Check's policy, in the interests of the Parties that, wherever possible, disputes are avoided and/or their effects mitigated.

#### 1. PURPOSE

To ensure a process whereby either party can receive a fair and equitable handling of complaints, disputes and a process by which either party can appeal decisions made by either party.

In this procedure, the following terms and expressions shall have the meanings set out below.

Appeals: A request made by a client of a DOE/VVB for a formal review of a decision taken by such DOE/VVB in

respect of its validation and/or verification/certification activities

Complaints: formal expression of dissatisfaction, made electronically or in writing, regarding the performance of a

DOE/VVB or its outsourced entities in relation to its validation or verification/certification functions, from any source including but not limited to clients, activity participants, the general public or its

representatives, government bodies and non-governmental organization;

Disputes: disagreement between a DOE/VVB and its client regarding the DOE's/VVB recommendation and/or

opinions/decisions made at various stages in the course of its validation and/or verification/certification

activities.

#### 2. SCOPE

This process applies to receiving, evaluating, investigating, managing, taking the necessary corrective action and making decisions on, disputes, appeals and complaints. It applies to all Carbon Checks staff and management and to all organizations doing business with Carbon Check in the context of Carbon Check's validation/verification and or certification activities.

It applies to disputes, appeals and complaints relating to project participants received by Carbon Check as relating to validation/verification and or certification activities.

This process applies to:

- 1. Appeal Panel
- 2. Disputes
- 3. Appeals
- 4. Complaints

#### 3. PROCESS OWNER / OVERALL RESPONSIBILITY AND AUTHORITY

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The Head – HR & Compliance/Quality Manager under supervision of Director - Compliance has overall responsibility and authority for ensuring that this procedure is implemented.

### 4. PROCESS / PROCEDURE

#### 4.1 Process Inputs

Inputs	Source	Acceptance Criteria	
Dispute, appeal or complaint	Client or Carbon Check or UNFCCC/AB	Must be related to Carbon Check services	

### 4.2 Process Outputs

Outputs	Destination/s	Acceptance Criteria
Resolved dispute, appeal or complaint	Complainant	Resolved

## **4.3 Process/Procedure Steps**

Step	Activity	Responsibility & Authority
1	Disputes Handling Procedure	
1.1	Receiving and logging disputes  Log any dispute received using the Action From process (Proc 1.1 and FM 1.2 and FM 1.3)  Refer the dispute to the Director - Compliance  Send an acknowledgement of receipt of the dispute to the complainant.  Note: Disputes may be received from any source and all need to be evaluated for validity as per the procedures below.  This procedure is available publicly on CCIPL website and it can be referred to the client upon request (from client) or if a dispute occurs.	Head – HR & Compliance/Qua lity Manager
1.2	<ul> <li>Evaluate the dispute</li> <li>Obtain the pertinent information from interested parties.</li> <li>Review the details of the dispute, and if necessary liaise with the disputing party/ies to gather additional information.</li> <li>Verify the information provided.</li> <li>Evaluate the dispute to establish whether it is valid.</li> <li>If it is not valid: communicate the outcome and justification to the disputing party/ies, and close the Action Form off.</li> <li>If it is valid – continue</li> </ul>	Head – HR & Compliance under supervision of Director - Compliance
	Criteria for Validity of Disputes Disputes shall be considered valid:	

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Step	Activity	Responsibility & Authority	
	<ul> <li>If it relates to any matter or issue in dispute between the parties arising out of or connected with the contract/letter of engagement (FM 4.3), its existence, implementation, performance, interpretation or termination and includes any dispute as to any opinion, instruction, determination, certification or valuation of Carbon Check.</li> <li>If it relates to a disagreement or argument between a Carbon Check client and Carbon Check about a decision Carbon Check or Carbon Check's client has made relating to the object of validation or verification.</li> <li>If the information provided is successfully verified and found to support the dispute.</li> </ul>		
	Disputes shall be considered invalid:		
	o If the above criteria are not met.		
	<ul> <li>If Carbon Check was acting in a manner necessary to fulfil the CDM and Article 6.4/GHG Scheme requirements and the decision was justified.</li> </ul>		
	Note:  Personnel, including management, should not be employed to investigate any dispute if they have been directly involved in the dispute. Ensuring that the persons engaged in the dispute handling process are different from those who carried out the validation or verification/certification activities.		
1.3	Deal with disputes	Director – Compliance or	
	<ul> <li>Investigate the dispute. Carry out an investigation of the valid dispute to determine the root cause where possible and to decide on corrections and corrective actions which could be appropriate.</li> <li>Decide on what actions are to be taken in response to the dispute. Log the planned actions, with target dates on the Action Form.</li> <li>Ensure the actions logged are implemented and their success tracked, as below.</li> <li>Ensure all disputes are dealt with in a constructive and timely manner.</li> <li>Safeguarding the confidentiality of the disputes and subject of the disputes. This</li> </ul>		
	process should be subject to requirements for confidentiality, as it relates to the		
	disputes and to the subject of the disputes;		
	- Communicate the decision to the Director – Compliance and the disputing party/ies		
1.4	<ul> <li>Tracking and Recording Disputes</li> <li>Ensure the dispute progress is captured onto the Action From and maintain the Action Form register.</li> <li>Follow up any overdue actions with the Director - Compliance.</li> </ul>	Quality Manager	
	- Give feedback/progress to the disputing party/ies where feasible		
	<ul> <li>Ensure the information related to the dispute and the disputing party/ies is maintained confidentially</li> </ul>		
1.5	Dispute Outcome	Quality Manager	
	<ul> <li>On completion of the investigation and actions as identified above, inform the disputing party/ies of the outcome of the investigation and the final notice of the end of the disputes handling process.</li> <li>Maintain a record of disputes.</li> </ul>	· · · · · · · · · · · · · · · · · · ·	

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Step	Activity			_	nsibility & thority
2	Appeals Handling	Procedure			
2.1	If, a client wishes to review of a decision taken by the DOE/VVB in respect of its validation and/or verification/certification activities, it must submit a formal appeal.				l – HR & pliance nder
	Panel comprised differ from those	s received, Carbon Check initiates steps neces of at least three members. The persons eng who conducted the validation or verification nd final decision-making personnels.	aged in the appeal proces	s super	vision of ector - pliance
	Refer to the Carbo	on Check Appeal Panel Terms of Reference (FM	8.1)		
2.2					al Panel
2.3	The decision of th	Action Form register. e Independent Appeal Panel is forever binding e by the Independent Appeal Panel shall be info			All
2.4	The decision made by the Independent Appeal Panel shall be informed to appellant.  If the appellant is not satisfied with the appeal panel's decision, then Carbon Check shall inform the appellant that it has the option of making a complaint to the Supervisory Body.			Com u supe Dire	I – HR & upliance nder ervision ector - upliance
3	Complaints Handling Procedure				
3.1	.1 Receiving and logging complaints - Log any complaint received using the Action From process (Proc 1.1 and FM 1.2 and FM 1.3)			Compli	I – HR & ance/Qua Janager
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Step	Activity	Responsibility & Authority
	<ul> <li>Refer the complaint to the Director - Compliance,</li> <li>Ensure that those who handle the complaint are different to those who carried out the validation or verification.</li> <li>Send an acknowledgement of receipt of the complaint to the complainant.</li> <li>Note: Complaints may be received from any source and all need to be evaluated for validity as per the procedures below.</li> </ul>	
3.2	<ul> <li>Evaluate the complaint</li> <li>Review the details of the complaint, and if necessary liaise with the complainant to gather additional information.</li> <li>Evaluate the complaint to establish whether it is valid.</li> <li>If it is not valid: communicate the outcome and justification to the complainant, and close the Action Form off.</li> <li>If it is valid – continue</li> </ul>	Head – HR & Compliance under supervision Director - Compliance
	Criteria for Validity of Complaints  Complaints shall be considered valid:  If the complaint relates to validation or verifications carried out by Carbon Check  If the complaint relates to actions carried out or caused by Carbon Check  If these actions are contrary to the requirements related to validations and verification as defined by the UNFCCC, CDM, Article 6.4/ GHG scheme legislative requirements and/or the Carbon Check manual and procedures.  Complaints shall be considered invalid:  If the above criteria are not met  If Carbon Check was acting in a manner necessary to fulfil the requirements listed above	
3.3	Investigate the Complaints and take action  - Carry out an investigation of the valid complaints to determine the root cause where possible and to decide on appropriate actions.  - Log the planned actions, with target dates on the Action Form.  - Ensure the actions logged are implemented and their success tracked, as below.	Head – HR & Compliance under supervision Director - Compliance
3.4	Tracking and Recording Complaints  Ensure the complaint progress is captured onto the Action From and maintain the Action Form register.  Follow up any overdue actions with the Director - Compliance.  Give feedback/progress to the complainant where feasible  Ensure the information related to the complaint and complainant is maintained confidentially	Quality Manager/ Head – HR & Compliance
3.5	Complaint Outcome  - On completion of the investigation and actions as identified above, inform the complainant of the outcome of the investigation and the final notice of the end of the complaint.	Quality Manager/ Head – HR & Compliance

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Step	Activity	Responsibility & Authority
	- Maintain a record of complaints	
4	General	
4.1	Management Review	Head – HR &
	- Include disputes, appeals and complaints in the Management Review, as per FM1.12	Compliance,
		Quality Manager
		Director -
		Compliance
4.2	Publication of the Complaints, Disputes and Appeals Procedures	Head – HR &
	- Ensure Carbon Check makes all interested parties aware, as and when appropriate, of	Compliance,
	the existence of the appeals/dispute process and the procedures to be followed.	Quality Manager
	- Publish these on the Carbon Check website, as per Proc 1.5	
4.3	Pending judicial processes	Head – HR &
	- Ensure that any pending judicial processes are logged onto the Register of Pending	Compliance
	Judicial Processes (FM 1.13).	under
	- Report any cases where the matter is incompatible with Carbon Check's functions as a	supervision
	DOE/VVB to the UNFCCC Secretariat/applicable GHG scheme.	Director -
		Compliance

#### 5. PROCESS METRICS

Measure	Responsibility	Frequency	Use of the data	Target
No. of disputes, appeals and complaints	Quality Manager	Annual	To manage trends in the nature of disputes, appeals and complaints.	Not more than one per year that are attributable to Carbon Check actions.
Reasons for disputes, appeals and complaints	Quality Manager	Annual	To manage trends in the nature of disputes, appeals and complaints reduce repetitive causes.	No target, but monitor trends to reduce repetitive causes.

### 6. REFERENCES & ASSOCIATED DOCUMENTS/SOFTWARE

## **6.1 Documentation References**

Procedure: Action/Problem Management Procedure: Legal requirements management Procedure: Impartiality management process	Proc 1.1 Proc 1.4 Proc 6.0
Form: Action Form Register	FM 1.2
Form: Action Form	FM 1.3
Form: Management Review Agenda	FM 1.12
Form: Register of pending judicial processes	FM 1.13

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Form: Carbon Check Appeal Panel Terms of Reference

FM 8.1

#### **Records Table**

Record type/group	Responsibility	Access control/ Confidentiality	Minimum retention period	Disposal method
Records of disputes, appeals and complaints and related correspondence and records	Head – HR & Compliance, Quality Manager	Confidential	For ever	N/A
Register of Judicial Processes, and all associated records	Head – HR & Compliance, Quality Manager	As per Proc 1.4		

### 7. Revision History

Rev Date	Rev.	Brief Details of Changes
	No.	
Aug 2009	0	New document
Jan 2010	1	Amended definitions under 1.
		Clarified complaints under 4.1
		Added flow diag to clarify the process under 4.2
		Added reference to Proc 6.0
April 2012	2	Added references to FM 8. Carbon Check Disputes Panel Terms of Reference and Procedures as well
		as FM 6.2 Impartiality Panel Terms of Reference and Procedures
		Taken out reference to FM 1.11 Carbon Check Impartiality & Disputes Panel Terms of Reference and
		Procedures
June 2012	3	Align to Accreditation Standard Version 4
July 2012	4	Updating of responsibility and authority
Sept 2012	5	Change responsibility from CEO to Executive director
May 2013	6	Inclusion and Clarification of ISO 14065 requirements
Nov 2014	7	Reason of changes:
		Transfer of Accreditation from Carbon Check (Pty) Ltd to Carbon Check (india) Private Ltd
		Implementaion of Accreditation Standard version 06.0
		Removal of ANSI (ISO 14065) requirements from the document.
January	8	Revision in response of NC 1 of regular on site Survilleance.
2016		
Sept 2020	9	Revision to update the logo of CCIPL
November	10	Revision to reflect changes in organization structure
2023		
April 2024	11	Revised in response to incorporate the changes as per A6.4 accreditation standard version 01.0
September	12	Revised in response to Article 6.4 desk review comments
2024		
November	13	Revised to include the term PACM
2024		

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23 2024	Dec	14	Updated roles and responsibilities to align with the revised organizational structure
17 Jan	2025	15	Integrating the documents of UNFCCC and ISO

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