# ANNEX 8D FOREIGN INVESTMENT FRAMEWORK

1. A decision or requirement under Australia’s *Foreign Investment Framework* (including any amendments made to that Framework from time to time), which comprises Australia’s *Foreign Investment Policy*; *Foreign Acquisitions and Takeovers Act 197*5 (Commonwealth); *Foreign Acquisitions and Takeovers Regulation 2015* (Commonwealth); *Foreign Acquisitions and Takeovers Fees Imposition Act 2015* (Commonwealth); *Foreign Acquisitions and Takeovers Fees Imposition Regulation 2020* (Commonwealth); *Financial Sector (Shareholdings) Act 1998* (Commonwealth); and Ministerial Statements, shall not be subject to dispute settlement under Chapter 13 (Dispute Settlement).

2. A decision or requirement under India’s Foreign Investment Framework (including any amendments made to that Framework from time to time) which comprises India’s *Foreign Direct Investment Policy*, Press Notes, Press Releases, Clarifications, the *Foreign Exchange Management Act, 1999*, and any other Act or Policy mentioned therein and the Rules and Regulations thereunder shall not be subject to dispute settlement under Chapter 13 (Dispute Settlement).