



**CLEAN DEVELOPMENT MECHANISM
PROGRAMME OF ACTIVITIES DESIGN DOCUMENT FORM
(CDM-PoA-DD) Version 01**

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NOTE:

This form is for the submission of a CDM PoA whose CPAs apply a large scale approved methodology.

At the time of requesting registration this form must be accompanied by a CDM-CPA-DD form that has been specified for the proposed PoA, as well as by one completed CDM-CPA-DD (using a real case).



SECTION A. General description of programme of activities (PoA)

A.1 Title of the programme of activities:

South African Grid Connected Wind Farm Programme

Version number: 1.0

Date: 13 September 2011

A.2. Description of the programme of activities:

The energy system of the Republic of South Africa (RSA) is heavily dependent on fossil fuels, and the uptake on grid connected Renewable Energy (RE) power plants in the country is slow due to substantial coal reserves¹. As of 31 March 2010 the total net capacity of coal-fired power plants servicing the national grid of the RSA is 34 658 MW (84.8% of the total net maximum capacity of all power plants servicing the grid)².

The main objective of the South African Grid Connected Wind Farm Programme is to contribute to the development and promotion of RE in the RSA by building a framework to secure carbon revenue for wind farm developers for projects which are being implemented in the period of time when these projects cannot be registered as CDM projects due to the approaching 2013 deadline³. The programme seeks to develop a series of grid connected wind power projects that supply clean electricity to either the national grid of the RSA or an indentified consumer via RSA's grid. Activities included into this programme envisage the installation and operation of a wind farm on a site where there was no wind farm has been operated prior to the implementation of the activity (Greenfield installation) as well as the capacity addition of an existing wind farm⁴.

Participation in this programme will enable the wind farm developers to overcome the political and financial barriers and uncertainties associated with RE development in the RSA as well as to increase the economic viability of wind farm construction projects due to the revenue from selling CERs.

The reduction of GHG emissions as a result of the implementation of the independent activities will be achieved due to reduction of CO₂ emissions from combustion of fossil fuel at the existing grid-connected power plants and plants which would likely be built in the absence of the independent activities.

The Coordinating and Managing Entity of this programme is Blue World Carbon Asset Management (Pty) Ltd (BWC). BWC will act as a carbon consultant to develop all necessary CDM documentation, conduct procedures for PoA approval by the CDM Executive Board, direct CPA inclusion, monitor CPAs, and sell CERs in the international market for all CPAs under the PoA.

¹ The RSA has the world's 6th largest recoverable coal reserve (nearly 50 billion tones).

² Eskom Annual Report 2010, page 298,
http://financialresults.co.za/2010/eskom_ar2010/index.htm

³ According to the decision of the European Parliament, only CERs from CDM projects registered before 2013 are tradable in the European Union Emissions Trading Scheme (EU ETS) up to 2020.

⁴ A capacity addition is an increase in the installed power generation capacity of an existing wind farm through: (i) the installation of a new wind farm beside the existing wind farm, or (ii) the installation of new wind turbines, additional to the existing wind turbines. The existing wind turbines continue to operate after the implementation of the activity. At that, the capacity addition does not significantly affect the performance of the existing wind farm and the electricity fed into the grid by the capacity addition is directly metered.



1. General operating and implementing framework of the PoA

The energy system of the RSA is managed by the state-owned company Eskom which is in charge of generation, transmission and distribution of power to end-users.

Independent Power Producers (IPPs) within the power generation sector of the RSA were called by South African Department of Minerals and Energy releasing “White Paper on Renewable Energy” as far back as 2003. However the first Regulatory Guidelines on “Renewable Energy Feed-in Tariff (REFIT)” were only published by the National Energy Regulator of South Africa (NERSA) in March 2009. In March 2011 the NERSA published revised values for REFIT for public discussion where the tariffs for most types of RE were significantly reduced. On the 31st of July 2011 the Department of Energy released a competitive bidding scheme under which interested project developers may partake. The exact value of the REFIT for wind generated electricity therefore remains unclear at this stage but will be determined through the bidding process. It should be noted that to date no wind farm developers managed to sign a Power Purchase Agreement (PPA) with any state-owned entity and managed to obtain a REFIT for their PPA (hereafter ‘Government PPA’)⁵. The wind farm developers also have an opportunity to sell power at a market price either to local municipalities or private consumers transporting power via the national grid or directly to the local municipalities (hereafter ‘Private PPA’). Both Government PPAs and Private PPAs are eligible under this PoA. Revenue from selling CERs will reduce the weighted financial significance of the PPAs and thereby create favourable conditions for project developers.

The basic operating framework of this PoA is illustrated in Figure A.2-1.

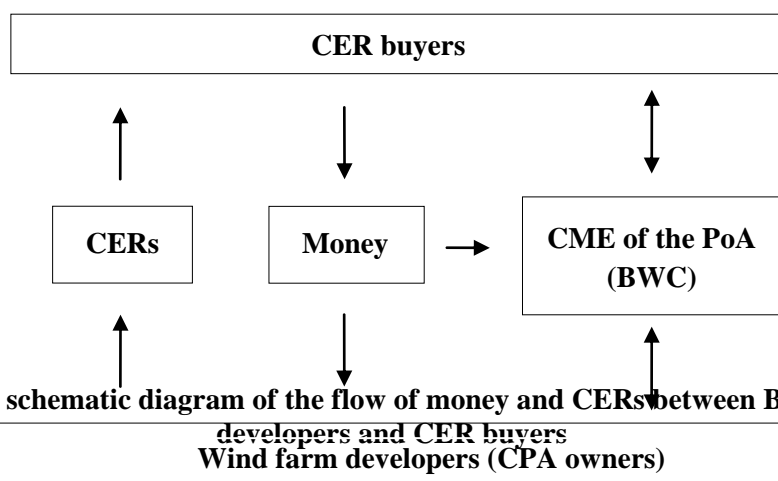


Figure A.2-1: A schematic diagram of the flow of money and CERs between BWC, wind farm developers and CER buyers

The Coordinating and Managing Entity (CME) of this programme is Blue World Carbon Asset Management (Pty) Ltd. BWC will act as a carbon consultant to develop all necessary CDM documentation, conduct procedures for PoA approval by the CDM Executive Board, direct CPA inclusion, monitor CPAs, and sell CERs in the international market for all CPAs under the PoA. BWC receives a fee for their services.

⁵ Definition ‘Government PPA’ is referred to cases when the produced electricity is sold via specially determined Renewable Energy Feed-In Tariff for wind power generation projects, which usually has a higher value compared to the market values (such as tariffs of Private PPAs and existing electricity tariffs). Therefore, the REFIT value is established due to national and/or sectoral policies or regulations that give comparative advantages to less emissions-intensive technologies (RE technologies) over more emissions-intensive technologies.



Participation in the PoA is voluntary. A wind farm developer may choose whether or not to participate in the programme. If the developer decides to join the PoA, he has to sign a servicing agreement with BWC. Otherwise the developer may try to register its project under other schemes in order to get carbon credits.

2. Policy/measure or stated goal of the PoA

The main goal of the PoA is to establish a CDM framework to which wind power projects can be added as CPAs thus overcoming some political and financial barriers that wind farm developers face in the RSA.

The programme satisfies all sustainable development criteria identified by the DNA of the RSA. The main benefits of the implementation of the present PoA are:

1. Promotion and development of wind power technology in the RSA which in turn will lead to the creation of new job opportunities both during the construction and operation phases and to growth in tax revenues. Sales of carbon credits generated by each CPA will result in increased foreign direct investment;
2. Mitigation of the negative environmental impact. Combustion of fossil fuels (mostly coal) at Eskom's power plants and hereby emissions of the harmful substances into the atmosphere, such as flue ash, oxides of sulphur and nitrogen will be reduced due to the implementation of each CPA under this PoA; and
3. Contribution to achievement of the goal to generate 10 000 GWh of electricity from renewable energy by 2013⁶ and the objective to reduce RSA's GHG emissions by approximately 34% below the current emissions baseline by 2020⁷.

Another advantage of wind power is the fact that it does not utilize water in order to produce energy⁸. The RSA is a semi-arid country with freshwater being the country's most limiting natural resource. The available freshwater resources are already almost fully-utilised and under stress.⁹ Eskom consumes 1.34 L/kWh¹⁰ which amounts to approximately 32 GL/a. The large-scale implementation of wind farms will reduce the water footprint of RSA's energy sector.

3. Confirmation that the proposed PoA is a voluntary action by the coordinating/managing entity

This PoA is not established as a result of a mandatory policy or regulation of the Government of the RSA. The proposed PoA is a voluntary action and initiative of BWC. Participation under this PoA is voluntary.

A.3. Coordinating/managing entity and participants of POA:

The Coordinating and Managing Entity (CME) of this programme is Blue World Carbon Asset Management (Pty) Ltd (BWC). BWC will act as a carbon consultant to develop all necessary CDM

⁶ http://www.energy.gov.za/files/renewables_frame.html

⁷ <http://www.unep.org/climatepledges/Default.aspx?pid=68>

⁸ <http://www.waterfootprint.org/?page=files/Water-energy>

⁹ <http://www.ngo.grida.no/soesa/nsoer/issues/water/> (Freshwater systems and resources, Dr R. D. Walmsley et al, from department of water affairs and forestry)

¹⁰ Eskom Annual Report 2010, page 2, http://financialresults.co.za/2010/eskom_ar2010/index.htm



documentation, conduct procedures for PoA approval by the CDM Executive Board, direct CPA inclusion, monitor CPAs, and sell CERs in the international market for all CPAs under the PoA.

A.4. Technical description of the programme of activities:

A.4.1. Location of the programme of activities:

A.4.1.1. Host Party(ies):

The Republic of South Africa (RSA)

A.4.1.2. Physical/ Geographical boundary:

The geographical boundary for this PoA is the Republic of South Africa (Figure A.4-1).



Figure A.4-1: Geographical boundaries of the RSA

A.4.2. Description of a typical CDM programme activity (CPA):

A typical CPA under this PoA is one of the following:



1. The installation of a new grid connected wind farm at a site where no wind farm was operated prior to the implementation of the activity; or
2. The installation of multiple grid connected wind farms¹¹ at various sites where no wind farm has been operated prior to the implementation of the activities¹²; or
3. The capacity addition of an existing grid connected wind farm¹³; or
4. Multiple capacity additions of existing grid connected wind farms.

Wind-generated electricity is supplied to either the national grid of the RSA or an identified consumer via the national grid.

A.4.2.1. Technology or measures to be employed by the CPA:

The wind farm consists of a wind turbine or multiple wind turbines connected with each other to produce electricity. A wind turbine captures the kinetic energy of the wind to drive a generator located within the wind turbine where this energy is subsequently converted into electricity. The amount of energy the turbine can harness is dependent on the wind velocity and the length of the rotor blades. Figure A.4-2 shows a picture of typical wind turbines.



Figure A.4-2: Typical wind turbines

A.4.2.2. Eligibility criteria for inclusion of a CPA in the PoA:

For a CPA to be eligible under the present PoA both applicability conditions have to be met:

1. The CPA shall be one of the following:
 - (a) The installation of a new wind farm at a site where no wind farm was operated prior to the implementation of the activity; or

¹¹ For the purpose of this PoA a wind farm will constitute an activity that envisages the installation of one or more wind turbines.

¹² Many small grid-connected wind farms, at various locations, will be joined under a CPA.

¹³ A capacity addition is an increase in the installed power generation capacity of an existing wind farm through: (i) the installation of a new wind farm beside the existing wind farm, or (ii) the installation of new wind turbines, additional to the existing wind turbines. The existing wind turbines continue to operate after the implementation of the activity. Therefore the capacity addition does not significantly affect the performance of the existing wind farm and the electricity fed into the grid by the capacity addition is directly metered.



- (b) The installation of multiple wind farms at various sites where no wind farm has been operated prior to the implementation of the activities; or
 - (c) The capacity addition of an existing wind farm; or
 - (d) Multiple capacity additions of existing wind farms.
2. Each activity under the CPA shall be connected to the national grid of the RSA via either:
- (a) The national transmission, distribution or reticulation lines;¹⁴ or
 - (b) A municipal electricity network that is connected to the national transmission, distribution or reticulation lines.

CME of the PoA (BWC) will ensure that all activities under its CPAs are neither registered as an individual CDM project activities nor included in another registered PoA, and that all CPAs are subscribed under this PoA. The CME will also monitor all CPAs according to the monitoring plan discussed in Section E.7.2.

A.4.3. Description of how the anthropogenic emissions of GHG by sources are reduced by a CPA below those that would have occurred in the absence of the registered PoA (assessment and demonstration of additionality):

(i) The proposed PoA is a voluntary coordinated action

This PoA is not implementing any mandatory policy or regulation of the Government of the RSA. In South Africa project developers that seek to privately produce electricity are free to take up any projects and to choose the type of technology as long as the appropriate environmental, construction and operational permits have been obtained. The proposed PoA is a voluntary action and initiative of BWC. Participation under this PoA is voluntary.

(ii) If the PoA is implementing a voluntary coordinated action, it would not be implemented in the absence of the PoA

As per paragraph 73 of the 47th EB meeting report “*additionality is to be demonstrated either at the PoA level or at CPA level*”.¹⁵

The additionality for activities under this PoA will be demonstrated at CPA level in accordance with the latest version (at the time of drafting the PoA-DD) of the “Tool for the demonstration and assessment of additionality” (Version 05.2.1)¹⁶. To demonstrate the additionality for each activity under a CPA the project developer will have to choose whether to apply an investment analysis, or investment and barrier analysis, together with the common practise analysis. These aspects are addressed in Sections E.5.1 and E.5.2.

The decision to demonstrate additionality on CPA level was governed by the variability of factors that affect the possible investment or barrier analysis. Over time factors like investment cost, electricity price and exchange rates may vary to such an extent that it surpasses the scope of a generic investment analysis in a PoA. Similarly, for a barrier analysis the state of political, market, technological and investment barriers may alter significantly over the course of the PoA.

¹⁴ ‘Eskom grid’ at the time of drafting of the PoA-DD

¹⁵ <http://cdm.unfccc.int/EB/047/eb47rep.pdf>

¹⁶ <http://cdm.unfccc.int/methodologies/PAmethodologies/tools>



- (iii) **If the PoA is implementing a mandatory policy/regulation, this would/is not enforced**

Not applicable

- (iv) **If mandatory a policy/regulation are enforced, the PoA will lead to a greater level of enforcement of the existing mandatory policy/regulation**

Not applicable

A.4.4. Operational, management and monitoring plan for the programme of activities:

A.4.4.1. Operational and management plan:

The CME will maintain an electronic database with the following information for each CPA that seeks to be subscribed to the PoA:

- a. Identification number and name of the CPA;
- b. Info from the implementing entity of each activity under the CPA: date of start of operation, company name and contact details, a scheme of connection to the national grid of the RSA, and the location of electricity meters;
- c. Installed capacity of each activity under the CPA and estimated amount of annual net electricity production (MWh/year); and
- d. Location and GPS coordinates of each activity under the CPA.

BWC will enter into contract with the implementing entity of each activity under the CPA in order to avoid double counting and to ensure that the implementing entity of each activity under the CPA is aware of and has agreed that its activity is being subscribed to the PoA. The implementing entity of each activity under the CPA has to agree with the following provisions:

1. The activity has neither been and will not be registered as a CDM project activity nor as a CPA under another PoA; and
2. The implementing entity is aware that the activity will be subscribed to the present PoA.

A.4.4.2. Monitoring plan:

All CPAs will be monitored by the BWC in accordance with the latest version (at the time of drafting of the PoA-DD) of the procedures for “Registration of a programme of activities as a single CDM project activity and issuance of CERs for a PoA” (Version 04.1)¹⁷. The monitoring plan is devised as per the latest version (at the time of drafting of PoA-DD) of the approved consolidated baseline and monitoring methodology ACM0002 “Consolidated baseline methodology for grid-connected electricity generation from renewable sources” (Version 12.1.0)¹⁸.

Independent monitoring will be carried out by the implementing entity of each activity under the CPA. All parameters included in Section E.7.1 will be monitored according to the procedures and monitoring framework delineated in Section E.7.2 and all data will be submitted to BWC.

¹⁷ <http://cdm.unfccc.int/Reference/Procedures/index.html>

¹⁸ <http://cdm.unfccc.int/methodologies/PAmethodologies/approved>



A.4.5. Public funding of the programme of activities:

The PoA will not receive public funding.



SECTION B. Duration of the programme of activities

B.1. Starting date of the programme of activities:

26/10/2011 (the expected date of publishing of the PoA for global stakeholders comment)

B.2. Length of the programme of activities:

28 years



SECTION C. Environmental Analysis

C.1. Please indicate the level at which environmental analysis as per requirements of the CDM modalities and procedures is undertaken. Justify the choice of level at which the environmental analysis is undertaken:

1. Environmental Analysis is done at PoA level
2. Environmental Analysis is done at CPA level

Wind power is a recognised form of clean renewable energy. Using wind power will contribute to South Africa's sustainable development and effectively reduce GHG emissions and the dependence on fossil fuels in the country. In order to apply for environmental authorisation of a wind power project governmental laws and regulations should be followed.

The National Environmental Management Act 107 of 1998, amended in June 2010¹⁹, governs Environmental Impact Assessment (EIA) and requires a scoping assessment and EIA or Basic Assessment (BA) depending on the nature of the activity. The Act is to provide for co-operative, environmental governance by establishing principles for decision-making on matters affecting the environment, institutions that will promote co-operative governance and procedures for coordinating environmental functions exercised by organs of state; and to provide for matters connected therewith.

The Listing Notices specify measures which cannot be started without environmental authorization from the competent authority. The localized impact of each CPA will need to be assessed individually, which justifies separate environmental analyses. The legislation regarding the electricity production is given below.²⁰

Notice	Description of activity involving electricity production	Effect
NEMA listing notice 1	The construction of facilities or infrastructure for the generation of electricity where: (a) the electricity output is more than 10 megawatts but less than 20 megawatts; or (b) the output is 10 megawatts or less but the total extent of the facility covers an area in excess of 1 hectare.	Basic assessment is required
NEMA listing notice 2	The construction of facilities or infrastructure for the generation of electricity where the electricity output is 20 megawatts or more.	Scoping assessment and EIA is required

C.2. Documentation on the analysis of the environmental impacts, including transboundary impacts:

N/A (Conducted at CPA level)

C.3. Please state whether in accordance with the host Party laws/regulations, an environmental impact assessment is required for a typical CPA, included in the programme of activities (PoA);

N/A (Conducted at CPA level)

¹⁹ http://www.capegateway.gov.za/eng/pubs/public_info/N/200703

²⁰ Other legislations may also be applicable to certain activities under the CPA. The details of such activities will be discussed in the EIA or BA and may alter the scope of the environmental assessment that is required.



SECTION D. Stakeholders' comments

D.1. Please indicate the level at which local stakeholder comments are invited. Justify the choice:

1. Local stakeholder consultation is done at PoA level
2. Local stakeholder consultation is done at CPA level

Stakeholder consultation forms part of the EIA process, and will therefore be conducted at CPA level in order to include essential project specific information.

D.2. Brief description how comments by local stakeholders have been invited and compiled:

N/A (Conducted at CPA level)

D.3. Summary of the comments received:

N/A (Conducted at CPA level)

D.4. Report on how due account was taken of any comments received:

N/A (Conducted at CPA level)



SECTION E. Application of a baseline and monitoring methodology

E.1. Title and reference of the approved baseline and monitoring methodology applied to each CPA included in the PoA:

The latest version (at the time of drafting of the PoA-DD) of the consolidated baseline and monitoring methodology ACM0002 “Consolidated baseline methodology for grid-connected electricity generation from renewable sources” (Version 12.1.0)²¹ is applicable to all CPAs registered under this PoA.

The methodology ACM0002 is applicable to grid-connected renewable power generation project activities that propose to install a new power plant at a site where no renewable power plant was operated prior to the implementation of the project activity, or involves the capacity addition of an existing facility.

The latest version (at the time of drafting of the PoA-DD) of the “Tool to calculate the emission factor for an electricity system” (Version 02.2.1)²² is used to calculate the combined margin CO₂ emission factor of RSA’s grid.

The latest version (at the time of drafting of the PoA-DD) of the “Tool for the demonstration and assessment of additionality” (Version 05.2.1)²³ is used to demonstrate and assess the additionality of each activity under the CPA.

E.2. Justification of the choice of the methodology and why it is applicable to each CPA:

The ACM0002 methodology is applicable to grid-connected renewable power generation project activities²⁴ that:

- (a) Install a new power plant at a site where no renewable power plant was operated prior to the implementation of the project activity (greenfield plant);
- (b) Involve a capacity addition;
- (c) Involve a retrofit of (an) existing plant(s); or
- (d) Involve a replacement of (an) existing plant(s).

The proposed CPAs will need to fall under item (a) or (b) to be eligible under this PoA according to the eligibility criteria listed in Section A.4.2.2. Moreover each activity under the CPA meets all necessary applicability conditions of the ACM0002 methodology as listed in Table E.2-1.

²¹ <http://cdm.unfccc.int/methodologies/PAmethodologies/approved>

²² <http://cdm.unfccc.int/methodologies/PAmethodologies/tools>

²³ <http://cdm.unfccc.int/methodologies/PAmethodologies/tools>

²⁴ The methodology ACM0002 refers to a “project activity”. In the case of a PoA the “project activity” is referred to as a CDM Programme Activity (CPA).



Table E.2-1: Applicability conditions for ACM0002

Applicability condition	Applicability	Reasoning
<p>The project activity is the installation, capacity addition, retrofit or replacement of a power plant/unit of one of the following types: hydro power plant/unit (either with a run-of-river reservoir or an accumulation reservoir), wind power plant/unit, geothermal power plant/unit, solar power plant/unit, wave power plant/unit or tidal power plant/unit.</p>	<p>Applicable</p>	<p>Activities under the CPA involve either the installation or capacity addition of a wind farm.</p>
<p>In the case of capacity additions, retrofits or replacements (except for wind, solar, wave or tidal power capacity addition projects which use option 2 on page 11 (of ACM0002) calculate the parameter $EG_{PI,y}$): the existing plant started commercial operation prior to the start of a minimum historical reference period of five years, used for the calculation of baseline emissions and defined in the baseline emission section, and no capacity expansion or retrofit of the plant has been undertaken between the start of this minimum historical reference period and the implementation of the project activity.</p>	<p>Not Applicable</p>	<p>This condition does not apply to wind farms.</p>
<p>In case of hydro power plants, one of the following conditions must apply:</p> <ul style="list-style-type: none"> • The project activity is implemented in an existing reservoir, with no change in the volume of reservoir; or • The project activity is implemented in an existing reservoir, where the volume of reservoir is increased and the power density of the project activity, as per definitions given in the Project Emissions section, is greater than 4 W/m^2; or • The project activity results in new reservoirs and the power density of the power plant, as per definitions given in the Project Emissions section, is greater than 4 W/m^2. 	<p>Not applicable</p>	<p>Activities under the CPA involve using wind power and therefore it does not need to satisfy this applicability condition.</p>



Applicability condition	Applicability	Reasoning
Project activities that involve switching from fossil fuels to renewable energy sources at the site of the project activity, since in this case the baseline may be the continued use of fossil fuels at the site.	Not applicable	Switching from fossil fuels to Renewable Energy is not allowed under this PoA. (According to the ACM0002, the CPA must not satisfy this applicability condition.)
Biomass fired power plants.	Not applicable	Biomass fired power plants are not eligible for a CPA under this PoA. (According to the ACM0002, the CPA must not satisfy this applicability condition.)
Hydro power plants that result in new reservoirs or in the increase in existing reservoirs where the power density of the power plant is less than 4 W/m ² .	Not applicable	Hydro power plants are not eligible for a CPA under this PoA. (According to the ACM0002, the CPA must not satisfy this applicability condition.)

E.3. Description of the sources and gases included in the CPA boundary

The spatial extent of the CPA boundary includes the proposed renewable energy power plants and all power plants physically connected to the grid of the Republic of South Africa (Figure E.3-1).

The greenhouse gases and emission sources that are included in or excluded from the CPA boundary are shown in Table E.3-1.

Table E.3-1: Emissions sources included in or excluded from the CPA boundary

Source		Gas	Included ?	Justification / Explanation
Baseline	CO ₂ emissions from electricity generation in fossil fuel fired power plants that are displaced due to the CPA	CO ₂	Yes	Main emission source
		CH ₄	No	Minor emission sources, which are not included in the baseline
		N ₂ O	No	
CPA	GHG emissions from the proposed CPA	CO ₂	No	GHG emissions for wind power generation projects are equal to zero.
		CH ₄	No	
		N ₂ O	No	

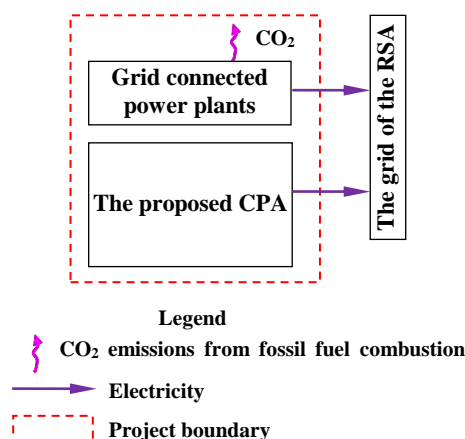


Figure E.3-1: CPA boundary

E.4. Description of how the baseline scenario is identified and description of the identified baseline scenario:

According to the ACM0002:

1. *If the project activity is the installation of a new grid-connected renewable power plant/unit, the baseline scenario is the following:*

Electricity delivered to the grid by the project activity would have otherwise been generated by the operation of grid-connected power plants and by the addition of new generation sources, as reflected in the combined margin (CM) calculations described in the “Tool to calculate the emission factor for an electricity system”.

2. *If the project activity is a capacity addition to existing grid-connected renewable power plant/unit, the baseline scenario is the following:*

In the absence of the CDM project activity, the existing facility would continue to supply electricity to the grid at historical levels, until the time at which the generation facility would likely be replaced or retrofitted ($DATE_{BaselineRetrofit}$). From that point of time onwards, the baseline scenario is assumed to correspond to the project activity, and no emission reductions are assumed to occur.

The CPA is one of the following:

1. The installation of a new grid connected wind farm at a site where no wind farm was operated prior to the implementation of the activity; or
2. The installation of multiple grid connected wind farms at various sites where no wind farm has been operated prior to the implementation of the activities; or
3. The capacity addition of an existing grid connected wind farm; or
4. Multiple capacity additions of existing grid connected wind farms.



The baseline scenario of the proposed CPAs is:

Type of a CPA	Baseline scenario
1 and 2	Electricity delivered to the grid by the wind farm(s) would have otherwise been generated by the operation of Eskom’s grid-connected power plants and by the addition of new generation sources that is reflected in the CM calculations presented in Section E.6.
3 and 4	In the absence of the CPA, the existing facility would continue to supply electricity to the grid at historical levels, until the time at which the generation facility would likely be replaced or retrofitted ($DATE_{BaselineRetrofit}$). Electricity delivered to the grid by the capacity addition(s) of the wind farm(s) would have otherwise been generated by the operation of Eskom’s grid-connected power plants and by the addition of new generation sources that is reflected in the CM calculations presented in Section E.6.

E.5. Description of how the anthropogenic emissions of GHG by sources are reduced below those that would have occurred in the absence of the CPA being included as registered PoA (assessment and demonstration of additionality of CPA): >>

E.5.1. Assessment and demonstration of additionality for a typical CPA:

As discussed in Section A.4.3 the additionally will be demonstrated at the CPA level. The CPA is additional if all activities under it are additional.

The additionality of the CPA is demonstrated and assessed using the “Tool for the demonstration and assessment of additionality” (hereinafter in Section E.5.1 referred to as ‘the tool’). This tool provides for the following step-wise approach:

- Step 1: Identification of alternatives to the project activity²⁵ consistent with current laws and regulations
- Step 2: Investment analysis (optional)
- Step 3: Barrier analysis (optional)
- Step 4: Common practice analysis

²⁵ The ‘Tool for the demonstration and assessment of additionality’ refers to a “project activity”. In the case of a PoA the “project activity” is referred to as a CDM Programme Activity (CPA).



Step 1: Identification of alternatives to the project activity consistent with current laws and regulations

Realistic and credible alternatives to the proposed CPA shall be provided through the following Sub-steps:

Sub-step 1a: Define alternatives to the project activity

Sub-step 1b: Consistency with mandatory laws and regulations

Sub-step 1a: Define alternatives to the project activity

The alternatives available to the wind farm developer or similar project developers that provide outputs or services comparable with the proposed project activity are to include:

- (a) The proposed project activity undertaken without being registered as a CDM project activity;
- (b) Other realistic and credible alternative scenario(s) to the proposed CDM project activity scenario that deliver outputs services (e.g., cement) or services (e.g. electricity, heat) with comparable quality, properties and application areas, taking into account, where relevant, examples of scenarios identified in the underlying methodology;
- (c) If applicable, continuation of the current situation (no project activity or other alternatives undertaken).

According to the ACM0002 the baselines for eligible projects are:

1. *If the project activity is the installation of a new grid-connected renewable power plant/unit, the baseline scenario is the following:*

Electricity delivered to the grid by the project activity would have otherwise been generated by the operation of grid-connected power plants and by the addition of new generation sources, as reflected in the combined margin (CM) calculations described in the “Tool to calculate the emission factor for an electricity system”.

2. *If the project activity is a capacity addition to existing grid-connected renewable power plant/unit, the baseline scenario is the following:*

In the absence of the CDM project activity, the existing facility would continue to supply electricity to the grid at historical levels, until the time at which the generation facility would likely be replaced or retrofitted ($DATE_{BaselineRetrofit}$). From that point of time onwards, the baseline scenario is assumed to correspond to the project activity, and no emission reductions are assumed to occur.

For each CPA the following alternatives shall be considered:

Alternative 1	The proposed CPA is undertaken without CDM revenue
Alternative 2	Continuation of the current situation (the proposed CPA is not undertaken)

Outcome of Sub-step 1a: Both alternatives are to be discussed individually in each CPA-DD. These alternatives are carried to Sub-step 1b.

Sub-step 1b: Consistency with mandatory laws and regulations

Both alternatives shall be in compliance with all applicable mandatory legal and regulatory requirements.

Outcome of Sub-step 1b shall be: Both alternatives are in compliance with mandatory legislation and regulations.



Then the project developer has to proceed to Step 2 (Investment analysis) or Step 3 (Barrier analysis). The project developer shall proceed to Step 2 (Investment analysis).

Step 2: Investment analysis

According to the relevant Tool it has to be determined whether the proposed project activity is not:

- (a) The most economically or financially attractive; or
- (b) Economically or financially feasible without the revenue from the sale of Certified Emission Reductions (CERs).

The BWC shall demonstrate that all activities in the proposed CPA are not economically or financially feasible without the revenue from the sale of CERs using the following Sub-steps:

Sub-step 2a: Determine appropriate analysis method

Sub-step 2b: Apply simple cost analysis (Option I), investment comparison analysis (Option II) or benchmark analysis (Option III)

Sub-step 2c: Calculation and comparison of financial indicators (only applicable to Options II and III)

Sub-step 2d: Sensitivity analysis (only applicable to Option II and III)

Sub-step 2a: Determine appropriate analysis method

It has to be determined whether to apply simple cost analysis (Option I), investment comparison analysis (Option II) or benchmark analysis (Option III).

All activities under the proposed CPAs will generate financial and economic benefits other than CER revenues, so the simple cost analysis (Option I) is not applicable. Following the paragraph 16 of the latest version (at the time of drafting of the PoA) of the “Guidelines on the assessment of investment analysis” (Version 05)²⁶ “*if the alternative to the project activity is the supply of electricity from the grid, this is not considered an investment and a benchmark approach is considered appropriate*” the benchmark analysis (Option III) shall be used.

Sub-step 2b: Apply benchmark analysis (Option III)

For the benchmark analysis, the project Internal Rate of Return (project IRR) before tax shall be used to determine the project financial viability. An appropriate benchmark shall be determined at the time when a CPA is being added to the PoA and according to the requirements of the “Tool for the demonstration and assessment of additionality” and “Guidelines on the assessment of investment analysis”

According to the paragraph 13 of the “Guidelines on the assessment of investment analysis” “*in the cases of projects which could be developed by an entity other than the project participant the benchmark should be based on parameters that are standard in the market*”.

Sub-step 2c: Calculation and comparison of financial indicators

According to the Tool the project developer should while calculating a suitable financial indicator “*include all relevant costs (including, for example, the investment cost, the operations and maintenance costs), and revenues (excluding CER revenues, but possibly including inter alia subsidies/fiscal incentives²⁷, ODA, etc*”.

²⁶ <http://cdm.unfccc.int/Reference/Guidclarif/reg/index.html>

²⁷ “*See EB guidance on the consideration of national/local/sectoral policies and measures for the baseline setting*”



In South Africa electricity prices for renewable energy projects are contractually determined by means of a Power Purchase Agreement (PPA). Two options are considered under this PoA.

1. Government PPA: in this case the produced electricity will be sold via specially determined Renewable Energy Feed-In Tariff (REFIT) for wind power generation projects, which has a higher value²⁸ compared to the market values²⁹. The REFIT value is established due to national and/or sectoral policies or regulations that give comparative advantages to less emissions-intensive technologies (RE technologies) over more emissions-intensive technologies.
2. Private PPA: in this case the produced electricity will be sold to a grid connected entity (typically a municipality or other identified consumer) at a predetermined market price³⁰.

At the twenty-second meeting the Executive Board (EB) accepted “Clarifications on the consideration of national and/or sectoral policies and circumstances in baseline scenarios” (Version 02)³¹ where EB separates out following two types of national and/or sectoral policies that are to be taken into account when establishing baseline scenarios (paragraph 6):

- (a) National and/or sectoral policies or regulations that give comparative advantages to more emissions-intensive technologies or fuels over less emissions-intensive technologies or fuels (so called type E+);
- (b) National and/or sectoral policies or regulations that give comparative advantages to less emissions-intensive technologies over more emissions-intensive technologies (e.g. public subsidies to promote the diffusion of renewable energy or to finance energy efficiency programs) (so called type E-).

According to the paragraph 7 of this clarifications “*national and/or sectoral policies or regulations under paragraph 6 (b) that have been implemented since the adoption by the COP of the CDM M&P (decision 17/CP.7, 11 November 2001) need not be taken into account in developing a baseline scenario (i.e. the baseline scenario could refer to a hypothetical situation without the national and/or sectoral policies or regulations being in place)*”.

In November 2003 South African Department of Minerals and Energy released White Paper on Renewable Energy (White Paper)³² where it sets out Government’s vision, policy principles, strategic goals and objectives for promoting and implementing renewable energy in the RSA.

White Paper, page i, “*It is in this context that the Ministry is committed to this policy document which is intended to give much needed thrust to renewable energy; a policy that envisages a range of measures to bring about integration of renewable energies into the mainstream energy economy. To achieve this aim Government is setting as its target 10 000 GWh (0.8 Mtoe) renewable energy contribution to final energy consumption by 2013, to be produced mainly from biomass, wind, solar and small-scale hydro*”.

²⁸ At the time of the PoA-DD drafting this value is determined through the bidding process. There procedures may be changed in the future.

²⁹ At the time of the PoA-DD drafting this value is determined based on average electricity price for the national grid of the RSA.

³⁰ This may include additional fees for the use of the national grid to transfer power.

³¹ http://cdm.unfccc.int/EB/022/eb22_repan3.pdf

³² http://unfccc.int/files/meetings/seminar/application/pdf/sem_sup1_south_africa.pdf (White paper on renewable energy)



In March 2009 the Energy Regulator of South Africa (NERSA)³³ approved a Renewable Energy Feed - In Tariff³⁴ to meet the government target of 10 000 GWh by 2013. REFIT for wind farms was 1.25 ZAR/kWh. In March 2011 an updated REFIT tariff of 0.938 ZAR/kWh was published. On the 31st of July 2011 the Department of Energy released a competitive bidding scheme under which interested project developers may partake. The exact value of the REFIT therefore remains unclear at this stage but will be determined through the bidding process³⁵.

According to the latest version (at the time of writing the PoA-DD) of “Clarifications on the consideration of national and/or sectoral policies and circumstances in baseline scenarios” (Version 02) the policy pursued by NERSA falls under E- policy and need not be taken into account (see paragraph 7 (b) for more details).

Thus, an additional income that will be received due to REFIT (compared with an income which would have been received in the absence of REFIT) should be excluded from the calculation of revenues. Instead, a hypothetical feed-in tariff (FIT) which would have existed in the absence of such REFIT should be used to calculate the project IRR before tax.

Table E.5-1 shows the typical input data that is required to calculate the project IRR for each activity under the CPA.

³³ <http://www.nersa.org.za/>

³⁴ ‘REFIT’ refers to a general REFIT determined by the government, which may adopt different strategies and change over time.

³⁵ <http://www.ipp-renewables.co.za/>



Table E.5-1: Input data to calculate project IRR before tax for each activity under the CPA

Parameter	Unit	Data source/comment
Capacity of the wind farm	MW	Project developer or Feasibility Study, EIA or Basic assessment, PPA or other official documents.
Load factor of the wind farm	ratio	
The period of assessment	years	The period of assessment shall be determined based on commercial lifetime of the wind farm, but limited with 20 years.
Electricity tariff ³⁶	ZAR/kWh	<u>For Government PPA:</u> the E- policy is applied and hypothetical feed-in tariff shall be used. <u>For projects that involve a private PPA:</u> Use electricity price agreed upon in PPA.
Total investment cost	ZAR/kW (or ZAR)	Documents from the project developer such as Feasibility Study, EIA or Basic assessment, PPA or others as well as from any official document, public announcement, or information that was made officially available in any other way by ESKOM, NERSA, a governmental related department within the RSA, the UNFCCC or the project participants of the CPA.
Fixed O&M costs	ZAR/kW (or ZAR)	
Variable O&M costs	ZAR/kWh	
ZAR exchange rate ³⁷	ZAR/Currency	Publically available data source

These values are used to calculate and compare the project IRR before tax for each activity under the CPA with the benchmark (as calculated according to *Sub-step 2b* of this section).

Outcome of Sub-step 2c (for each activity), if:

Project IRR of the activity \geq Benchmark	The proposed activity under the CPA is economically feasible without the revenue from the sale of CERs. Proceed to Step 3 (Barrier analysis)
Project IRR of the activity $<$ Benchmark	The proposed activity under the CPA is not economically feasible without the revenue from the sale of CERs. This serves as a strong argument in favour of additionality. Proceed to Sub-step 2d (Sensitivity analysis)

³⁶ The electricity tariff may be adjusted to account for transportation of electricity and the use of the grid.

³⁷ The exchange rate will typically be required if the wind farm equipment is imported. The average exchange rate over a 6 month period will be used. Any applicable currency may be applied, which will depend on information provided by the project participants.



Sub-step 2d: Sensitivity analysis

A sensitivity analysis is included to show that the conclusion regarding the financial attractiveness is robust to reasonable variations in the critical assumptions. The investment analysis provides a valid argument in favour of additionality as this sensitivity analysis consistently supports (for a realistic range of assumptions) the conclusion that the activity under the CPA is likely or unlikely to be economically attractive.

According to the paragraph 17 of the “Guidelines on the assessment of investment analysis” only variables that constitute more than 20% of either total project costs or total project revenues should be included in the sensitivity analysis. The sensitivity analysis should at least cover the range of +10% and -10%.

According to these guidelines the following variables are normally included in the sensitivity analysis:

- Income from electricity sale
- Investment cost; and
- Operations and Maintenance (O&M) costs.

The results of the sensitivity analysis shall be displayed in table format as illustrated in Table E.5-2.

Table E.5-2: Sensitivity analysis of the project IRR before tax of the activity

Variable	Variation				
	-10%	-5%	0%	+5%	+10%
Electricity Price					
Investment Cost					
O&M Cost					

In the sensitivity analysis all variables are varied individually. If any one of the IRR values calculated in Table E.5-2 are higher than or equal to the benchmark the activity is deemed to be economically feasible without the sale of CERs.

Outcome of Sub-step 2d (for each activity), if:

Any one of the IRR values presented in Table E.5-2 for the activity \geq Benchmark	The investment analysis does not provide a valid argument in favour of additionality. Proceed to Step 3 (Barrier analysis)
All IRR values presented in Table E.5-2 for the activity $<$ Benchmark	The investment analysis provides a valid argument in favour of additionality. Proceed to Step 4 (Common practice analysis). (Step 3 is optional)

Step 3: Barrier analysis

The barrier analysis is optional, and will therefore be applied only in cases where the project participants believe that the *Investment analysis (Step 2)* does not, by itself, give a strong argument in favour of additionally for the activities under the CPA. Two options are possible:

Skip Step 3	The barrier analysis is not applied, proceed to Step 4 (Common practice analysis)
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Apply Step 3	Apply barrier analysis
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If Step 3 is applied, determine whether the proposed project activity faces barriers that:

- (a) Prevent the implementation of this type of proposed project activity; and
- (b) Do not prevent the implementation of at least one of the alternatives.

The identified barriers are only sufficient grounds for demonstration of additionality if they would prevent potential project proponents from carrying out the proposed activity undertaken without being registered under this PoA.

Typical barriers include: investment barriers, technological barriers, political barriers, and barriers due to prevailing practice.

The latest version (at the time of drafting the CPA-DD) of “Guidelines for objective demonstration and assessment of barriers”³⁸ shall be used to demonstrate applicable barriers to the CPA.

Outcome of Sub-step 3a - 3b (for each activity), if:

Both sub-steps 3a and 3b are satisfied	Proceed to Step 4 (Common practice analysis)
Sub-steps 3a and/or 3b is not satisfied	Additionally has not been demonstrated

Step 4: Common practice analysis

In order to identify and discuss the existing common practice and the extent to which the proposed project type has already diffused in the relevant sector and region using the following Sub-steps should be applied:

- Sub-step 4a: Analyse other activities similar to the proposed project activity
- Sub-step 4b: Discuss any similar options that are occurring

Sub-step 4a: Analyse other activities similar to the proposed project activity

According to the paragraph 1 of Step 4 of the Tool: *projects are considered similar if they are in the same country/region and/or rely on a broadly similar technology, are of a similar scale, and take place in a comparable environment with respect to regulatory framework, investment climate, access to technology, access to financing, etc.*

and also,

Other CDM project activities (registered project activities and project activities which have been published on the UNFCCC website for global stakeholder consultation as part of the validation process) are not to be included in this analysis.

Similar projects that are occurring at the time the CPA is undertaken shall be identified and discussed in the CPA-DD.

³⁸ Version 01.0 at the time of drafting the PoA-DD, http://cdm.unfccc.int/Reference/Guidclarif/meth/index_guid.html



Outcome of Sub-step 4a: If:

There are no activities similar to the activities under the CPA in the RSA	The proposed CPA is additional
There are activities similar to the activities under the proposed CPA in the RSA	Proceed to sub-step 4b

Sub-step 4b: Discuss any similar Options that are occurring

The guidelines in the Tool shall be followed:

“If similar activities are widely observed and commonly carried out, it calls into question the claim that the proposed project activity is financially unattractive (as contended in Step 2) or faces barriers (as contended in Step 3). Therefore, if similar activities are identified above, then it is necessary to demonstrate why the existence of these activities does not contradict the claim that the proposed project activity is financially/economically unattractive or subject to barriers. This can be done by comparing the proposed project activity to the other similar activities, and pointing out and explaining essential distinctions between them that explain why the similar activities enjoyed certain benefits that rendered it financially/economically attractive (e.g., subsidies or other financial flows) and which the proposed project activity cannot use or did not face the barriers to which the proposed project activity is subject. If necessary data/information of some similar projects are not accessible for PPs to conduct this analysis, such projects can be excluded from this analysis. In case similar projects are not accessible, the PDD should include justification about non-accessibility of data/information.”

Essential distinctions may include a serious change in circumstances under which the proposed CDM project activity will be implemented when compared to circumstances under which similar projects were carried out. For example, new barriers may have arisen, or promotional policies may have ended, leading to a situation in which the proposed CDM project activity would not be implemented without the incentive provided by the CDM. The change must be fundamental and verifiable.

Outcome of Step 4: If:

There are no activities similar to the activities under the CPA in the RSA as per <i>Sub-step 4a</i>	<i>The proposed CPA undertaken without being registered under this PoA is not a baseline scenario; the proposed activities are additional.</i>
There are similar activities to the activities under the CPA in the RSA, and these projects enjoyed certain benefits that rendered them financial/economically attractive as per <i>Sub-step 4a and 4b</i>	<i>The proposed CPA undertaken without being registered under this PoA is not a baseline scenario; the proposed activities are additional.</i>
There are similar project activities to the activities under the CPA in the RSA, and these projects did not enjoy benefits that rendered them more financial/economically attractive as per <i>Sub-step 4b</i>	<i>The proposed activities are not additional.</i>



E.5.2. Key criteria and data for assessing additionality of a CPA:

The requirements for demonstration of additionally are defined in Section E.5.1 (and A.4.3). The key steps are *investment analysis (benchmark analysis and sensitivity analysis)*, *barrier analysis* and *common practice analysis*.

Investment analysis

The flowing information is required for the investment analysis to prove that each activity under the CPA is not financially attractive:

1. An appropriate benchmark (Sub-step 2b);
2. A Power Purchase Agreement and other CPA specific information as per Table E.5-1 (Sub-step 2c);
3. Calculation of the before tax project IRR for each activity under the CPA (Sub-step 2c);
4. Result of sensitivity analysis on the variation of income from electricity sale, investment costs and O&M costs (sub-step 2d).

Barrier analysis

The barrier analysis may be conducted to prove that realistic and credible barriers prevent the implementation of the proposed CPA from being carried out.

Common practice analysis

Conducted to assess how well the technology for each respective CPA is established within the National Energy Sector of the RSA at the time of CPA drafting. If the technology proposed by the CPA is similar to technology that is established it should be proven that this technology enjoyed financial benefits, or favourable political conditions which enabled the construction of these projects.

E.6. Estimation of Emission reductions of a CPA:

E.6.1. Explanation of methodological choices, provided in the approved baseline and monitoring methodology applied, selected for a typical CPA:

ACM0002 will be used to establish the baseline and calculate GHG emission reductions. This methodology also refers to the “*Tool to calculate the emission factor for an electricity system*” for calculations of CM emission factor. The applicability of ACM0002 has already been demonstrated in Section E.2.

Project emissions

Since the CPA uses wind energy to generate electricity the project emissions are equal to zero:

$$PE_y = 0 \quad (E.6-1)$$

Where:

$$PE_y = \text{CPA emissions in year } y \text{ (tCO}_2\text{e/yr)}$$

Baseline emissions

Baseline emissions include only CO₂ emissions from electricity generation in fossil fuel fired power plants that are displaced due to the CPA. The ACM0002 methodology assumes that electricity delivered



to the grid³⁹ by the wind farm would have otherwise been generated by the operation of grid-connected power plants and by the addition of new generation sources. The baseline emissions are calculated as follows:

$$BE_y = EG_{PJ,y} \cdot EF_{grid,CM,y} \quad (E.6-2)$$

Where:

- BE_y = Baseline emissions in year y (tCO₂/yr)
- $EG_{PJ,y}$ = Quantity of net electricity generation that is produced and fed into the grid as a result of the implementation of the CPA in year y (MWh/yr)
- $EF_{grid,CM,y}$ = Combined margin CO₂ emission factor for grid connected power generation in year y (tCO₂/MWh)

Calculation of $EG_{PJ,y}$

The method for calculation of $EG_{PJ,y}$ may be one of the following possibilities:

1. New grid-connected wind farm; or
2. Capacity addition of an existing wind farm

New grid-connected wind farm

Since the CPA is the installation of a new grid-connected renewable power plant at a site where no renewable power plant was operated prior to the implementation of the CPA, $EG_{PJ,y}$ is calculated as follows:

$$EG_{PJ,y} = EG_{facility,y} \quad (E.6-3)$$

Where:

- $EG_{PJ,y}$ = Quantity of net electricity generation that is produced and fed into the grid as a result of the implementation of the CPA in year y (MWh/yr)
- $EG_{facility,y}$ = Quantity of net electricity generation supplied by the wind farm(s) to the grid in year y (MWh/yr)

Capacity addition of an existing wind farm

According to ACM0002: “*In the case of wind, solar, wave or tidal power plants, it is assumed that the addition of new capacity does not significantly affect the electricity generated by the existing plant(s) or unit(s). In this case, the electricity fed into the grid by the added power plant(s) or unit(s) could be directly metered and used to determine $EG_{PJ,y}$.*”

If the CPA is a capacity addition, project participants may use one of the following two options to determine $EG_{PJ,y}$:

- Option 1:* Use the approach applied to retrofits and replacements in ACM0002. $EG_{facility,y}$ corresponds to the total electricity generation of the existing plant(s) or unit(s) and the added plant(s) or unit(s). A separate metering of electricity fed into the grid by the

³⁹ The ‘grid’ refers to the national grid of the RSA and includes the transmission, distribution, reticulation lines (‘Eskom grid’ at the time of drafting of the PoA-DD) and municipal networks.



added plant(s) or unit(s) is not necessary under this option. This option may be applied to all renewable power projects.

Option 2: For wind, solar, wave or tidal power plant(s) or unit(s), the following approach can be used provided that the electricity fed into the grid by the added power plant(s) or unit(s) addition is separately metered:

$$EG_{PJ,y} = EG_{PJ_add_y} \quad (E.6-4)$$

Where:

$EG_{PJ,y}$ = Quantity of net electricity generation that is produced and fed into the grid as a result of the implementation of the CPA in year y (MWh/yr)

$EG_{PJ_add_y}$ = Quantity of net electricity generation supplied to the grid in year y by the capacity addition(s) under the CPA (MWh/yr)

Option 2 will be applied for all CPAs, and therefore the additional electricity will be metered separately.

Calculation of $EF_{grid,CM,y}$

Combined margin CO₂ emission factor for grid connected power generation in year y ($EF_{grid,CM,y}$) is calculated using the “Tool to calculate the emission factor for an electricity system”. According to this tool the following six steps shall be applied:

Step 1: Identify the relevant electricity systems;

Step 2: Choose whether to include off-grid power plants in the project electricity system (optional);

Step 3: Select a method to determine the operating margin (OM);

Step 4: Calculate the operating margin emission factor according to the selected method;

Step 5: Calculate the build margin (BM) emission factor;

Step 6: Calculate the combined margin (CM) emissions factor.

Step 1: Identify the relevant electricity systems

Electricity generated by the proposed CPA will be supplied to the national grid of the RSA which is defined as a project electricity system by default. The national grid of the RSA is managed by the state-owned company Eskom which is the only company in the South Africa in charge of generation, transmission and distribution of power to end-users.

The basic scheme of the Eskom electricity network is presented in Annex 3-1.

Data on Eskom’s grid-connected power plants as of 31 March 2010 is presented in Annex 3-2.

Step 2: Choose whether to include off-grid power plants in the project electricity system (optional)

The project participant may choose between the following two options to calculate the operating margin and build margin emission factors:

Option I: Only grid power plants are included in the calculation; or

Option II: Both grid power plants and off-grid power plants are included in the calculation.

Option I was chosen to calculate the operating margin and build margin emission factors.



Step 3: Select a method to determine the operating margin (OM)

The calculation of the operating margin emission factor ($EF_{grid,OM,y}$) is based on one of the following methods, which are described under Step 4:

- (a) Simple OM; or
- (b) Simple adjusted OM; or
- (c) Dispatch data analysis OM; or
- (d) Average OM.

Option (a) (Simple OM method) can only be used if low-cost/must-run resources constitute less than 50% of total grid generation in: 1) average of the five most recent years, or 2) based on long-term averages for hydroelectricity production.

Low-cost/must-run resources are defined as power plants with low marginal generation costs or power plants that are dispatched independently of the daily or seasonal load of the grid. They typically include hydro, geothermal, wind, low-cost biomass, nuclear and solar generation.

The most recent data on the electricity supplied to the national grid of the RSA is presented in Table E.6-1. Share of electricity supplied from the low-cost/must-run sources in total grid generation on average of the five most recent years constitute 7.03%. Thus, Option (a) (Simple OM method) has been chosen to calculate the operating margin emission factor.

Table E.6-1: Electricity supplied to the national grid of the RSA, GWh⁴⁰

Type of power plant	Years*					Average	Share
	04.2005 - 03.2006	04.2006 - 03.2007	04.2007 - 03.2008	04.2008 - 03.2009	04.2009 - 03.2010		
Coal-fired	206 606	215 211	222 908	211 941	215 940	214 521	92,84%
Hydro-electric	1 141	2 443	751	1 082	1 274	1 338	0,58%
Pumped storage	2 867	2 947	2 979	2 772	2 742	2 861	1,24%
Gas turbine	78	62	1 153	143	49	297	0,13%
Nuclear	11 293	11 780	11 317	13 004	12 806	12 040	5,21%
Wind energy	3	2	1	2	1	2	0,00%
Total net generation	221 988	232 445	239 109	228 944	232 812	231 060	100,00%

*A reporting year for Eskom starts on the 1st of April and finishes on the 31st of March.

For the Simple OM the emission factor can be calculated using either of the two following data vintages:

- *Ex ante option*: The emission factor is determined once at the validation stage, thus no monitoring and recalculation of the emissions factor during the crediting period is required. For grid power plants, use a 3-year generation-weighted average;
- *Ex post option*: The emission factor is determined for the year in which the project activity displaces grid electricity, requiring the emissions factor to be updated annually during monitoring.

⁴⁰Eskom Annual Report 2010, page 1, http://financialresults.co.za/2010/eskom_ar2010/index.htm



Ex ante option was chosen to calculate the OM emission factor for all CPAs under this PoA.

Step 4: Calculate the operating margin emission factor according to the selected method

The simple OM emission factor is calculated as the generation-weighted average CO₂ emissions per unit net electricity generation (tCO₂/MWh) of all generating power plants serving the system, not including low-cost/must-run power plants/units.

The simple OM may be calculated by one of the following two options:

Option A: Based on the net electricity generation and a CO₂ emission factor of each power unit;
or

Option B: Based on the total net electricity generation of all power plants serving the system and the fuel types and total fuel consumption of the project electricity system.

Option A is used as data on the net electricity generation and a CO₂ emission factor of each Eskom's power plant is available. The OM emission factor is calculated as follows:

$$EF_{grid,OM} = EF_{grid,OMsimple} \quad (E.6-5)$$

Where:

$EF_{grid,OM}$ = Operating margin CO₂ emission factor calculated ex ante (tCO₂/MWh)

$EF_{grid,OMsimple}$ = Simple operating margin CO₂ emission factor calculated ex ante (tCO₂/MWh)

The simple operating margin CO₂ emission factor is calculated as follows:

$$EF_{grid,OMsimple} = \frac{\sum_{m,y} EG_{m,y} \cdot EF_{EL,m,y}}{\sum_{m,y} EG_{m,y}} \quad (E.6-6)$$

Where:

$EF_{grid,OMsimple}$ = Simple operating margin CO₂ emission factor calculated ex ante (tCO₂/MWh)

$EG_{m,y}$ = Net quantity of electricity generated and delivered to the grid by power unit *m* in year *y* (MWh). Data is presented in Annex 3-3

$EF_{EL,m,y}$ = CO₂ emission factor of power unit *m* in year *y* (tCO₂/MWh)

m = All power units serving the grid in year *y* except low-cost/must-run power units. The list of power plants included into the operating margin is presented in Annex 3-3

y = The relevant year as per the data vintage chosen in Step 3

Data for the three most recent reporting years on operation of Eskom's power plants included into the operating margin is presented in Annex 3-3.

Determination of $EF_{EL,m,y}$

As data on fuel consumption and electricity generation for each coal-fired power unit *m* is available, the emission factor ($EF_{EL,m,y}$) for these units is determined as follows (*Option A1*):



$$EF_{EL,m,y} = \frac{\sum_i FC_{i,m,y} \cdot NCV_{i,y} \cdot EF_{CO2,i,y}}{EG_{m,y}} \quad (E.6-7)$$

Where:

- $EF_{EL,m,y}$ = CO₂ emission factor of power unit m in year y (tCO₂/MWh)
- $FC_{i,m,y}$ = Amount of fossil fuel type i consumed by power unit m in year y (mass or volume unit). Data is presented in Annex 3-3
- $NCV_{i,y}$ = Net calorific value (energy content) of fossil fuel type i in year y (GJ/mass or volume unit). Constant value was adopted.
- $EF_{CO2,i,y}$ = CO₂ emission factor of fossil fuel type i in year y (tCO₂/GJ). Constant value was adopted.
- $EG_{m,y}$ = Net quantity of electricity generated and delivered to the grid by power unit m in year y (MWh). Data is presented in Annex 3-3
- m = All power units serving the grid in year y except low-cost/must-run power units. The list of power plants included into the operating margin is presented in Annex 3-3
- i = All fossil fuel types combusted in power unit m in year y
- y = The relevant year as per the data vintage chosen in Step 3

As only data on electricity generation for gas turbine power plants is available, *Option A2* is used to determine $EF_{EL,m,y}$ for these plants:

$$EF_{EL,m,y} = \frac{EF_{CO2,m,i,y} \cdot 3.6}{\eta_{m,y}} \quad (E.6-8)$$

Where:

- $EF_{EL,m,y}$ = CO₂ emission factor of power unit m in year y (tCO₂/MWh)
- $EF_{CO2,m,i,y}$ = Average CO₂ emission factor of fuel type i used in power unit m in year y (tCO₂/GJ). Constant value was adopted
- $\eta_{m,y}$ = Average net energy conversion efficiency of power unit m in year y (ratio). Constant value was adopted
- m = All power units serving the grid in year y except low-cost/must-run power units. *Option A2* is only used for gas turbine power plants (see Annex 3-3)
- i = All fossil fuel types combusted in power unit m in year y
- y = The relevant year as per the data vintage chosen in Step 3

The calculation of the operating margin emission factor is presented in Annex 3-5.

Step 5: Calculate the build margin (BM) emission factor

In terms of vintage of data, project participants can choose between one of the following two options:

Option 1: For the first crediting period, calculate the build margin emission factor ex ante based on the most recent information available on units already built for sample group m at the time of CDM-PDD submission to the DOE for validation. This option does not require monitoring the emission factor during the crediting period; or



Option 2: For the first crediting period, the build margin emission factor shall be updated annually, ex post, including those units built up to the year of registration of the project activity or, if information up to the year of registration is not yet available, including those units built up to the latest year for which information is available.

Option 1 was chosen.

The build margin calculation algorithm is presented in the Figure E.6-1. For simplification three levels were identified for the calculation of the BM.

Level A: Inclusion of power units which started to supply electricity to the grid less than 10 years ago, excluding power units registered as CDM project activities;

Level B: Inclusion of power units which started to supply electricity to the grid less than 10 years ago and power units registered as CDM project activities; and

Level C: Inclusion of power units which started to supply electricity to the grid more than 10 years ago and power units registered as CDM project activities.

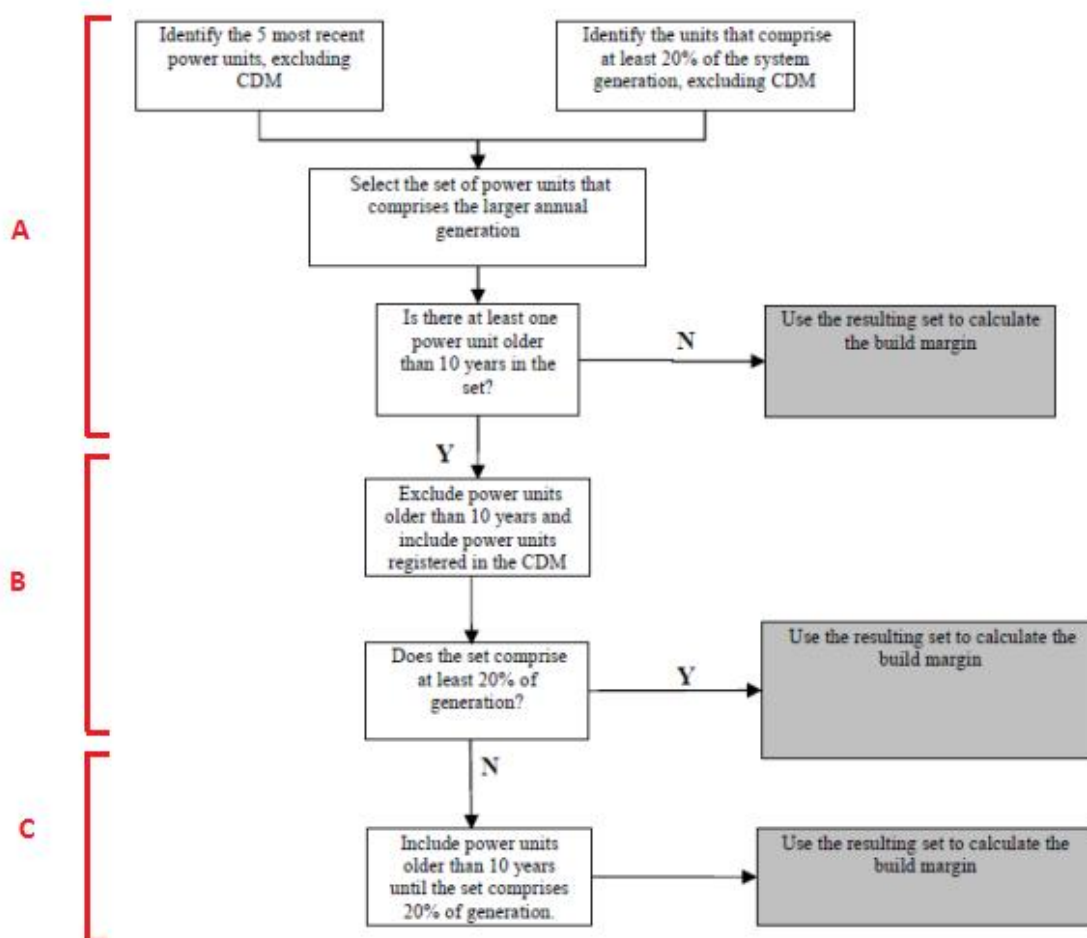


Figure E.6-1: Build margin calculation algorithm



The following procedures were applied to determine the sample group of power units n used to calculate the build margin:

- a. Identify the set of five power units, excluding power units registered as CDM project activities, that started to supply electricity to the grid most recently ($SET_{5-units}$) and determine their annual electricity generation ($AEG_{SET_{5-units}}$, in MWh);
- b. Determine the annual electricity generation of the project electricity system, excluding power units registered as CDM project activities (AEG_{total} , in MWh). Identify the set of power units, excluding power units registered as CDM project activities, that started to supply electricity to the grid most recently and that comprise 20% of AEG_{total} (if 20% falls on part of the generation of a unit, the generation of that unit is fully included in the calculation) ($SET_{\geq 20\%}$) and determine their annual electricity generation ($AEG_{SET_{\geq 20\%}}$, in MWh);
- c. From $SET_{5-units}$ and $SET_{\geq 20\%}$ select the set of power units that comprises the larger annual electricity generation (SET_{sample});

Identify the date when the power units in SET_{sample} started to supply electricity to the grid. If none of the power units in SET_{sample} started to supply electricity to the grid more than 10 years ago, then use SET_{sample} to calculate the build margin. In this case ignore steps (d), (e) and (f);

The sets of power units $SET_{5-units}$ and $SET_{\geq 20\%}$ were identified (see Annex 3-4). The set of power units $SET_{\geq 20\%}$ that comprises the larger annual electricity generation was chosen as SET_{sample} . As SET_{sample} includes power units which started to supply electricity to the grid more than 10 years ago, the conditions for *Level A* have therefore not been satisfied and the project developer move to step (d).

- d. Exclude from SET_{sample} the power units which started to supply electricity to the grid more than 10 years ago. Include in that set the power units registered as CDM project activities, starting with power units that started to supply electricity to the grid most recently, until the electricity generation of the new set comprises 20% of the annual electricity generation of the project electricity system (if 20% falls on part of the generation of a unit, the generation of that unit is fully included in the calculation) to the extent is possible. Determine for the resulting set ($SET_{sample-CDM}$) the annual electricity generation ($AEG_{SET_{sample-CDM}}$, in MWh);

If the annual electricity generation of that set comprises at least 20% of the annual electricity generation of the project electricity system (i.e. $AEG_{SET_{sample-CDM}} \geq 0.2 \times AEG_{total}$), then use the sample group $SET_{sample-CDM}$ to calculate the build margin. Ignore steps (e) and (f);

The annual electricity generation of $SET_{sample-CDM}$ comprises less than 20% of the annual electricity generation of the national grid of the RSA (see Annex 3-4). The conditions for *Level B* have not been satisfied. Therefore continue to step (e) and (f).

- e. Include in the sample group $SET_{sample-CDM}$ the power units that started to supply electricity to the grid more than 10 years ago until the electricity generation of the new set comprises 20% of the annual electricity generation of the project electricity system (if 20% falls on part of the generation of a unit, the generation of that unit is fully included in the calculation);
- f. The sample group of power units n used to calculate the build margin is the resulting set ($SET_{sample-CDM->10yrs}$).

The power units in $SET_{sample-CDM->10yrs}$ was used to calculate the build margin. The list of power plants included into the build margin is presented in Annex 3-4.



The build margin emission factor is the generation-weighted average emission factor (tCO₂/MWh) of all power units n included into the build margin during the most recent year y (2010 reporting year) for which electricity generation data is available, calculated as follows:

$$EF_{grid,BM,y} = \frac{\sum_n EG_{n,y} \cdot EF_{EL,n,y}}{\sum_n EG_{n,y}} \quad (E.6-9)$$

Where:

- $EF_{grid,BM,y}$ = Build margin CO₂ emission factor in year y (2010 reporting year) (tCO₂/MWh)
- $EG_{n,y}$ = Net quantity of electricity generated and delivered to the grid by power unit n in year y (MWh). Data is presented in Annex 3-4
- $EF_{EL,n,y}$ = CO₂ emission factor of power unit n in year y (tCO₂/MWh)
- n = Power units included in the build margin. The list of power plants included into the build margin is presented in Annex 3-4
- y = Most recent historical year for which electricity generation data is available. The 2010 reporting year was selected

The CO₂ emission factor of power unit n in year y ($EF_{EL,n,y}$) is calculated using Formulas (E.6-7) and (E.6-8).

According to the “Tool to calculate the emission factor for an electricity system” if the power units included in the build margin n correspond to the sample group $SET_{sample-CDM->10yrs}$, then, as a conservative approach, only *Option A2* from *Step 4* can be used to calculate $EF_{EL,n,y}$ and the default values provided in Annex 1 of the Tool shall be used to determine the parameter $\eta_{m,y}$. Therefore Formula (E.6-8) was used to calculate $EF_{EL,n,y}$ for Majuba and Kendal power plants.

The calculation of the build margin CO₂ emission factor is presented in Annex 3-5.

Step 6: Calculate the combined margin emissions factor

The combined margin emission factor is calculated as follows:

$$EF_{grid,CM,y} = EF_{grid,CM} = EF_{grid,OM} \cdot w_{OM} + EF_{grid,BM,y} \cdot w_{BM} \quad (E.6-10)$$

Where:

- $EF_{grid,CM,y}$ = Combined margin CO₂ emission factor for grid connected power generation in year y (tCO₂/MWh)
- $EF_{grid,CM}$ = Combined margin CO₂ emission factor for grid connected power generation calculated ex ante (tCO₂/MWh)
- $EF_{grid,BM,y}$ = Build margin CO₂ emission factor in the most recent year y (2010 reporting year) (tCO₂/MWh)
- $EF_{grid,OM}$ = Operating margin CO₂ emission factor (tCO₂/MWh)
- w_{OM} = Weighting of operating margin emission factor
- w_{BM} = Weighting of build margin emission factor

According to the “Tool to calculate the emission factor for an electricity system” the following default values should be used for wind power generation project activities: $w_{OM} = 0.75$ and $w_{BM} = 0.25$.



The calculation of the combined margin CO₂ emission factor is presented in Annex 3-5.

Leakage

No leakage emissions are considered. The main emissions potentially giving rise to leakage in the context of electric sector projects are emissions arising due to activities such as power plant construction and upstream emissions from fossil fuel use (e.g. extraction, processing and transport). These emissions sources are neglected. Therefore CPA leakage is therefore zero:

$$LE_y = 0 \quad (E.6-11)$$

Where:

$$LE_y = \text{CPA leakage (tCO}_2\text{e/yr)}$$

Emission reductions

Emission reductions are calculated as follows:

$$ER_y = BE_y - PE_y - LE_y \quad (E.6-12)$$

Where:

$$ER_y = \text{Emission reductions in year } y \text{ (tCO}_2\text{e/yr)}$$

$$BE_y = \text{Baseline emissions in year } y \text{ (tCO}_2\text{/yr)}$$

$$PE_y = \text{CPA emissions in year } y \text{ (tCO}_2\text{e/yr)}$$

$$LE_y = \text{CPA leakage (tCO}_2\text{e/yr)}$$

Since LE_y (equation E.6-11) and PE_y (equation E.6-1) are both equal to zero, equations E.6-2, E.6-3 and E.6-10 can be combined:

$$ER_y = EG_{CPA,y} \times EF_{grid,CM} \quad (E.6-13)$$

Where:

$$ER_y = \text{Emission reductions in year } y \text{ (tCO}_2\text{e/yr)}$$

$$EG_{CPA,y} = \text{Quantity of net electricity generation that is produced and fed into the grid as a result of the implementation of the CPA in year } y \text{ (MWh/yr)}$$

$$EF_{grid,CM} = \text{Combined margin CO}_2 \text{ emission factor for grid connected power generation calculated ex ante (tCO}_2\text{/MWh)}$$

E.6.2. Equations, including fixed parametric values, to be used for calculation of emission reductions of a CPA:

CPAs shall always apply the fixed parameters of the latest version of the PoA-DD.

Following parameters are fixed for all CPAs during the first crediting period of the PoA:⁴¹

⁴¹ http://cdm.unfccc.int/EB/032/eb32_repan39.pdf



Data / Parameter:	$EG_{m,y}$
Data unit:	MWh
Description:	Net quantity of electricity generated and delivered to the grid by power unit m in year y
Source of data used:	Eskom's statistic data
Value applied:	See Annex 3-3
Justification of the choice of data or description of measurement methods and procedures actually applied :	Official statistics, publicly available and reliable data source
Any comment:	The data for the three most recent reporting years is provided.

Data / Parameter:	$FC_{i,m,y}$
Data unit:	mass or volume unit
Description:	Amount of fossil fuel type i consumed by power unit m in year y
Source of data used:	Eskom's statistic data
Value applied:	See Annex 3-3
Justification of the choice of data or description of measurement methods and procedures actually applied :	Official statistics, publicly available and reliable data source
Any comment:	The data for the three most recent reporting years is provided.

Data / Parameter:	$NCV_{coal,y}$
Data unit:	GJ/t
Description:	Net calorific value of Other Bituminous Coal
Source of data used:	2006 IPCC Guidelines for National GHG Inventories, volume 2: Energy, chapter 1, Table 1.2
Value applied:	19.9
Justification of the choice of data or description of measurement methods and procedures actually applied :	For the sake of a conservative approach the IPCC default value at the lower limit of the uncertainty at a 95% confidence interval is used.
Any comment:	This value was appointed as a constant.

Data / Parameter:	$EF_{CO_2,coal,y}$
Data unit:	tCO ₂ /GJ
Description:	CO ₂ emission factor of Other Bituminous Coal
Source of data used:	2006 IPCC Guidelines for National GHG Inventories, volume 2: Energy, chapter 1, Table 1.4



Value applied:	0.0895
Justification of the choice of data or description of measurement methods and procedures actually applied :	For the sake of a conservative approach the IPCC default value at the lower limit of the uncertainty at a 95% confidence interval is used.
Any comment:	This value was appointed as a constant.

Data / Parameter:	$EF_{CO_2,NG,y}$
Data unit:	tCO ₂ /GJ
Description:	CO ₂ emission factor of Natural Gas
Source of data used:	2006 IPCC Guidelines for National GHG Inventories, volume 2: Energy, chapter 1, Table 1.4
Value applied:	0.0543
Justification of the choice of data or description of measurement methods and procedures actually applied :	For the sake of a conservative approach the IPCC default value at the lower limit of the uncertainty at a 95% confidence interval is used.
Any comment:	This value was appointed as a constant.

Data / Parameter:	η_{OCGT}
Data unit:	ratio
Description:	Average net energy conversion efficiency of open cycle gas turbine power plant
Source of data used:	Tool to calculate the emission factor for an electricity system, Annex 1
Value applied:	0.395
Justification of the choice of data or description of measurement methods and procedures actually applied :	Default value is used
Any comment:	This value was appointed as a constant.

Data / Parameter:	$\eta_{m,y}$
Data unit:	ratio
Description:	Average net energy conversion efficiency of coal fired power plant that has operated for more than 10 years for calculation of the Build Margin.
Source of data used:	Tool to calculate the emission factor for an electricity system, Annex 1
Value applied:	0.37
Justification of the choice of data or description of measurement methods and procedures	Default value is used



actually applied :	
Any comment:	This value was appointed as a constant to Majuba and Kendal power plants for the calculation of build margin CO ₂ emission factor (refer to Annex 3-5).

Data / Parameter:	$EG_{n,y}$
Data unit:	MWh
Description:	Net quantity of electricity generated and delivered to the grid by power unit n in year y
Source of data used:	Eskom's statistic data
Value applied:	See Annex 3-4
Justification of the choice of data or description of measurement methods and procedures actually applied :	Official statistics, publicly available and reliable data source
Any comment:	The data for 2010 reporting year is provided.

Data / Parameter:	$FC_{i,n,y}$
Data unit:	mass or volume unit
Description:	Amount of fossil fuel type i consumed by power unit n in year y
Source of data used:	Eskom's statistic data
Value applied:	See Annex 3-4
Justification of the choice of data or description of measurement methods and procedures actually applied :	Official statistics, publicly available and reliable data source
Any comment:	The data for 2010 reporting year is provided.

Data / Parameter:	$EF_{grid,CM}$
Data unit:	tCO ₂ /MWh
Description:	Combined margin CO ₂ emission factor for grid connected power generation calculated ex ante
Source of data used:	Calculated (see Annex 3)
Value applied:	0.988
Justification of the choice of data or description of measurement methods and procedures actually applied :	Calculated <i>ex ante</i> based on the "Tool to calculate the emission factor for an electricity system"
Any comment:	This value was appointed as a constant for the whole crediting period.



E.6.3. Data and parameters that are to be reported in CDM-CPA-DD form:

The following parameters will be reported in the CDM-CPA-DD for each activity under the CPA.

Data / Parameter:	$P_{i,y}$
Data unit:	MW
Description:	Power capacity of the i activity under the CPA in year y
Source of data used:	Wind farm developer
Value applied:	–
Justification of the choice of data or description of measurement methods and procedures actually applied :	Evaluated by the wind farm developer
Any comment:	The value reflects the expected maximum power output of the activity.

Data / Parameter:	LF_i
Data unit:	Ratio
Description:	Load factor of the i activity under the CPA
Source of data used:	Wind farm developer or other public available sources
Value applied:	–
Justification of the choice of data or description of measurement methods and procedures actually applied :	Evaluated by the wind farm developer based on wind measurement data or publicly available data from third parties can also be used
Any comment:	This value will be used for the initial estimation of the amount of electricity that will be delivered to the grid by the CPA.

E.7. Application of the monitoring methodology and description of the monitoring plan:

D.7.1. Data and parameters to be monitored by each CPA:

Data / Parameter:	$EG_{CPA,y}$
Data unit:	MWh/yr
Description:	Quantity of net electricity generation that is produced and fed into the grid as a result of the implementation of the CPA in year y
Source of data to be used:	On-site measurement with electricity meters
Value of data:	–
Description of measurement methods and procedures to be applied:	Measurement by means of electricity meters installed for each activity at the point of supply which defines the commercial boundary between the national grid and the wind farm owners. Data on electricity supply shall be digitally archived on a regular basis.
QA/QC procedures to	Electricity meters are regularly calibrated; readings are cross-checked with



be applied:	records for sold electricity.
Any comment:	-

E.7.2. Description of the monitoring plan for a CPA:

The monitoring plan is devised as per approved consolidated baseline and monitoring methodology ACM0002 “Consolidated baseline methodology for grid-connected electricity generation from renewable sources”. Each CPA will be monitored. The following procedures shall be applied:

1. Monitoring period

The monitoring period starts from the date of commissioning of the first activity under the CPA or the date of registration of the proposed CPA under the PoA (whichever is later). At the end of each reporting year, monitored data shall be aggregated to a monitoring report.

2. Data monitored and sources

Quantity of net electricity generation that is produced and fed into the grid as a result of the implementation of the CPA in year *y* shall be determined as a sum of the quantities of net electricity generation by each activity under the CPA in year *y* that are produced and fed into the grid. The quantity of net electricity generation that is produced and fed into the grid by each activity under the CPA in year *y* shall be determined on the basis of electricity meters. The metering instruments shall be installed in accordance with the requirements of the Grid and the Distribution Metering Codes at the point of supply which defines the commercial boundary between the wind farm owner and the grid. Readings of the electricity meters shall be cross-checked with records for sold electricity. Data on electricity supply shall be digitally archived on a regular basis.

The sources of data for calculation of GHG emission reductions in the course of monitoring shall be the internal reports of the wind farms.

The emission reductions shall be calculated using the Formula (B.6-13).

3. The monitoring team

The power plant staff shall undergo the necessary training related to operation and maintenance of the wind farm and all of the installed equipment. The maintenance personnel of the wind farm are responsible for daily control over the monitoring plan implementation.

The Chief Engineer of the wind farm is responsible for timely calibration of all instrumentation in accordance with the manufacturer’s requirements. The respective CPA entity will be responsible for implementation and overall control as well as collection of all data required for calculation of GHG emission reductions.

Specialists of BWC will calculate GHG emission reductions with data that will be provided by the respective CPA entity.

In case of any doubts as to the accuracy of the data, the specialists of the respective CPA entity shall check and correct the data. The preliminary version of the monitoring report shall be submitted to the specialists of respective CPA entities for review. In case any mistakes are found in the calculations of GHG emission reductions, the specialists of BWC shall correct these calculations accordingly.

Specialists of BWC shall regularly (at least annually) carry out “test verifications” with a view to ensure that the monitoring plan of the respective CPA entity is applied correctly.



4. Data storage

All data collected as part of monitoring plan should be archived electronically and be kept at least for 2 years after the end of the crediting period.

5. Instrumentation calibration

The instrumentation calibration and check-out shall be carried out by contracted specialized organisations that are licenced for this type of activity, according to the requirements of the manufacturing company and to the schedule developed by the respective CPA entity.

6. Emergency situations

If any instrument that is used in the monitoring process fails, the respective CPA entity shall remedy the situation as soon as possible and if necessary shall replace the instrument. In case of breakdown of any of the wind turbines the electricity generation will go down, and amount of electricity supplied to the grid by the wind farm will be reduced. All accidents that may occur at the wind farm shall be recorded by the respective CPA entity. Information on major accidents shall be included in the monitoring report.

E.8. Date of completion of the application of the baseline study and monitoring methodology and the name of the responsible person(s)/entity(ies)
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The date of completing the baseline study and monitoring methodology: 14 October 2010

Baseline was developed by Blue World Carbon Asset Management (Pty) Ltd.

Contact persons: Ilya Goryashin (i.goryashin@ccgs.ru), Tom Hugo (tom.hugo@blueworldcarbon.com).



Annex 1

**CONTACT INFORMATION ON COORDINATING/MANAGING ENTITY and
PARTICIPANTS IN THE PROGRAMME of ACTIVITIES**

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Annex 2

INFORMATION REGARDING PUBLIC FUNDING



Annex 3

BASELINE INFORMATION

Annex 3-1. Eskom electricity network⁴²



⁴² <http://www.eskom.co.za/content/2008EskomPoster.jpg>



Annex 3-2. Data on Eskom’s grid-connected power plants (at the 31st of March 2010)^{43,44}

Name of power plant	Location	Type of power plant (PP)	Type of fuel	Date of commissioning/ (Re-commissioning)*	Total net maximum capacity, MW
Arnot	Middelburg, Mpumalanga	Thermal PP	Coal	1971.09.21	2 232
Camden ⁴⁵	Ermelo, Mpumalanga	Thermal PP	Coal	(2005.03.31)	1 440
Duvha	Witbank, Mpumalanga	Thermal PP	Coal	1980.01.18	3 450
Grootvlei ⁴⁶	Balfour, Mpumalanga	Thermal PP	Coal	(2008.03.31)	760
Hendrina	Mpumalanga	Thermal PP	Coal	1970.05.12	1 865
Kendal	Witbank, Mpumalanga	Thermal PP	Coal	1988.10.01	3 840
Komati ⁴⁷	Middelburg, Mpumalanga	Thermal PP	Coal	(2009.01.05)	170
Kriel	Bethal, Mpumalanga	Thermal PP	Coal	1976.05.06	2 850
Lethabo	Viljoensdrift, Free State	Thermal PP	Coal	1985.12.22	3 558
Majuba	Volksrust, Mpumalanga	Thermal PP	Coal	1996.04.01	3 843
Matimba	Lephalale, Limpopo	Thermal PP	Coal	1987.12.04	3 690
Matla	Bethal, Mpumalanga	Thermal PP	Coal	1979.09.29	3 450

⁴³Eskom Annual Report 2010, page 298, http://financialresults.co.za/2010/eskom_ar2010/index.htm

⁴⁴Data Requirements for Calculating the Carbon Emission Factor (CEF) for the South African Grid, General Information, <http://www.eskom.co.za/content/calculationTable.htm>

⁴⁵ Re-commissioned power plant, Eskom Annual Report 2009, page 63 http://www.financialresults.co.za/eskom_ar2009/ar_2009/downloads.htm

⁴⁶ Re-commissioned power plant, Eskom Annual Report 2010, page 126, http://financialresults.co.za/2010/eskom_ar2010/index.htm

⁴⁷ Re-commissioned power plant, Eskom Annual Report 2010, page 127, http://financialresults.co.za/2010/eskom_ar2010/index.htm



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Name of power plant	Location	Type of power plant (PP)	Type of fuel	Date of commissioning/ (Re-commissioning)*	Total net maximum capacity, MW
Tutuka	Standerton, Mpumalanga	Thermal PP	Coal	1985.06.01	3 510
Acacia	Cape Town, Western Cape	Gas turbine PP	Kerosene	1976.05.13	171
Port Rex	East London, Eastern Cape	Gas turbine PP	Kerosene	1976.09.30	171
Ankerlig	Atlantis, Western Cape	Gas turbine PP	Natural gas	2007.03.29	1 327
Gourikwa	Mossel Bay, Western Cape	Gas turbine PP	Natural gas	2007.03.30	740
Colley Wobbles	Mbashe River, Eastern Cape	Hydro PP	-	1900.01.01	0
Ncora	Ncora River, Eastern Cape	Hydro PP	-	1900.03.01	0
First Falls	Umtata River, Eastern Cape	Hydro PP	-	1900.02.01	0
Gariep	Norvalspont, Free State	Hydro PP	-	1971.09.08	360
Second Falls	Umtata River, Eastern Cape	Hydro PP	-	1900.04.01	0
Vanderkloof	Petrusville, Northern Cape	Hydro PP	-	1977.01.01	240
Drakensberg	Bergville Kwazulu-Natal	Hydroelectric Pumped Storage PP	-	1981.06.17	1 000
Palmiet	Grabouw, Western Cape	Hydroelectric Pumped Storage PP	-	1988.04.18	400
Koeberg	Cape Town, Western Cape	Nuclear PP	-	1984.07.21	1 800
Klipheuwel	Klipheuwel, Western Cape	Wind farm	-	**	3

* Re-commissioned units are: Camden, Grootvlei and Komati.

**No data available



Annex 3-3. Data on operation of Eskom's grid-connected power plants included into the operating margin for the 3 most recent reporting years

The list of power plants included into the operating margin⁴⁸

Name of power plant	Type of power plant (PP)	Type of fuel	Total net maximum capacity, MW
Arnot	Thermal PP	Coal	2 232
Camden	Thermal PP	Coal	1 440
Duvha	Thermal PP	Coal	3 450
Grootvlei	Thermal PP	Coal	760
Hendrina	Thermal PP	Coal	1 865
Kendal	Thermal PP	Coal	3 840
Komati	Thermal PP	Coal	170
Kriel	Thermal PP	Coal	2 850
Lethabo	Thermal PP	Coal	3 558
Majuba	Thermal PP	Coal	3 843
Matimba	Thermal PP	Coal	3 690
Matla	Thermal PP	Coal	3 450
Tutuka	Thermal PP	Coal	3 510
Ankerlig	Gas turbine PP	Natural gas	1 327
Gourikwa	Gas turbine PP	Natural gas	740

⁴⁸Kerosene-fired gas turbine power plants were excluded from the operating margin since they were not operated for the 3 most recent reporting years.



Net quantity of electricity generated and delivered to the grid by the power plants included into the operating margin ($EG_{m,y}$)⁴⁹

Name of power plant	Type of fuel	Unit	Years*			Total 04.2007 - 03.2010
			04.2007 - 03.2008	04.2008 - 03.2009	04.2009 - 03.2010	
Arnot	Coal	MWh	11 905 060	11 987 281	13 227 864	37 120 205
Camden	Coal	MWh	5 171 057	6 509 079	7 472 070	19 152 206
Duvha	Coal	MWh	23 622 732	21 769 489	22 581 228	67 973 449
Grootvlei	Coal	MWh	237 138	1 249 556	2 656 230	4 142 924
Hendrina	Coal	MWh	13 756 351	12 296 687	12 143 292	38 196 330
Kendal	Coal	MWh	26 517 420	23 841 401	23 307 031	73 665 852
Komati	Coal	MWh	0	0	1 016 023	1 016 023
Kriel	Coal	MWh	17 762 398	18 156 686	15 906 816	51 825 900
Lethabo	Coal	MWh	25 701 723	23 580 232	25 522 698	74 804 653
Majuba	Coal	MWh	23 680 971	22 676 924	22 340 081	68 697 976
Matimba	Coal	MWh	29 021 742	26 256 068	27 964 141	83 241 951
Matla	Coal	MWh	24 549 833	21 863 400	21 954 536	68 367 769
Tutuka	Coal	MWh	20 980 242	21 504 122	19 847 894	62 332 258
Ankerlig**	Natural gas	MWh	1 153 000	143 000	49 000	1 345 000
Gourikwa**	Natural gas	MWh				
Total net electricity generation:						651 882 496

*A reporting year for Eskom starts on the 1st of April and finishes on the 31st of March.

**Data was taken from Table B.6-1.

⁴⁹Data Requirements for Calculating the Carbon Emission Factor (CEF) for the South African Grid, General Information, <http://www.eskom.co.za/content/calculationTable.htm>



Amount of fossil fuel consumed by the power plants included into the operating margin ($FC_{i,m,y}$)⁵⁰

Name of power plant	Type of fuel	Unit	Years*			Total 04.2007 - 03.2010
			04.2007 - 03.2008	04.2008 - 03.2009	04.2009 - 03.2010	
Arnot	Coal	tonnes	6 210 700	6 395 805	6 794 134	19 400 639
Camden	Coal	tonnes	3 218 873	3 876 211	4 732 163	11 827 247
Duvha	Coal	tonnes	12 425 531	11 393 553	11 744 606	35 563 690
Grootvlei	Coal	tonnes	130 748	674 538	1 637 371	2 442 657
Hendrina	Coal	tonnes	7 794 220	7 122 918	6 905 917	21 823 055
Kendal	Coal	tonnes	15 986 131	15 356 595	13 866 514	45 209 240
Komati	Coal	tonnes	0	0	664 497	664 497
Kriel	Coal	tonnes	9 059 934	9 420 764	8 504 715	26 985 413
Lethabo	Coal	tonnes	18 314 572	16 715 323	18 170 227	53 200 122
Majuba	Coal	tonnes	12 853 342	12 554 406	12 261 833	37 669 581
Matimba	Coal	tonnes	14 862 323	13 991 453	14 637 481	43 491 257
Matla	Coal	tonnes	13 795 309	12 689 387	12 438 391	38 923 087
Tutuka	Coal	tonnes	10 627 575	11 231 583	10 602 839	32 461 997
Ankerlig	Natural gas	thousand m ³	N/A**	N/A	N/A	N/A
Gourikwa	Natural gas	thousand m ³	N/A	N/A	N/A	N/A
Total coal consumption:						369 662 482

*A reporting year for Eskom starts on the 1st of April and finishes on the 31st of March.

**No data available

⁵⁰Data Requirements for Calculating the Carbon Emission Factor (CEF) for the South African Grid, General Information, <http://www.eskom.co.za/content/calculationTable.htm>



Annex 3-4. Determination of power units included into the build margin⁵¹

Determination of the set of power units SET_{sample}

			Name of power plant	Type of power plant (PP)	Type of fuel	Date of commissioning	Net electricity generation ($EG_{n,y}$), MWh	Weight fraction in total net electricity generation*	Accumulated weight fraction
SET_{sample}	$SET_{\geq 20\%}$	$SET_{5-units}$	Komati	Thermal PP	Coal	2009.01.05	1 016 023	0.0044	0.0044
			Grootvlei	Thermal PP	Coal	2008.03.31	2 656 230	0.0114	0.0158
			Gourikwa	Gas turbine PP	Natural gas	2007.03.30	49 000	0.0002	0.0160
			Ankerlig	Gas turbine PP	Natural gas	2007.03.29			
			Camden	Thermal PP	Coal	2005.03.31	7 472 070	0.0321	0.0481
		Majuba	Thermal PP	Coal	1996.04.01	22 340 081	0.0960	0.1440	
		Kendal	Thermal PP	Coal	1988.10.01	23 307 031	0.1001	0.2441	

*Total net electricity generation in 2010 reporting year is 232 812 GWh (see Table B.6-1).

$$AEG_{SET-5-units} = 11\,193\,323 \text{ MWh,}$$

$$AEG_{SET-\geq 20\%} = 56\,840\,435 \text{ MWh.}$$

⁵¹Based on data presented in Annexes 3-2 and 3-3



The sets of power units $SET_{sample-CDM}$

	Name of power plant	Type of power plant (PP)	Type of fuel	Date of commissioning	Net electricity generation ($EG_{n,y}$), MWh	Weight fraction in total net electricity generation*	Accumulated weight fraction
$SET_{sample-CDM}$	Bethlehem Hydro	Small Scale Hydro	Renewable	2009.07.18	34 031	0.0001	0.0001
	Komati	Thermal PP	Coal	2009.01.05	1 016 023	0.0044	0.0045
	Grootvlei	Thermal PP	Coal	2008.03.31	2 656 230	0.0114	0.0159
	Gourikwa	Gas turbine PP	Natural gas	2007.03.30	49 000	0.0002	0.0161
	Ankerlig	Gas turbine PP	Natural gas	2007.03.29			
	Camden	Thermal PP	Coal	2005.03.31	7 472 070	0.0321	0.0482

*Total net electricity generation in 2010 reporting year including power units registered as CDM project activities is 232 846 GWh (see Annex 3-5)

$$AEG_{SET-sample-CDM} = 11\,227\,354 \text{ MWh}$$



Data on operation of Eskom's grid-connected power plants and power plants registered as CDM project activities included into the build margin during 2010 reporting year

Name of power plant	Type of power plant (PP)	Type of fuel	Date of commissioning	Fuel consumption ($FC_{i,n,y}$), tonnes	Net electricity generation ($EG_{n,y}$), MWh	Weight fraction in total net electricity generation*	Accumulated weight fraction
Bethlehem Hydro ⁵²	Small Scale Hydro	Renewable	2009.07.18	0	34 031	0.0001	0.0001
Komati	Thermal PP	Coal	2009.01.05	664 497	1 016 023	0.0044	0.0045
Grootvlei	Thermal PP	Coal	2008.03.31	1 637 371	2 656 230	0.0114	0.0159
Gourikwa	Gas turbine PP	Natural gas	2007.03.30	N/A**	49 000	0.0002	0.0161
Ankerlig	Gas turbine PP	Natural gas	2007.03.29				
Camden	Thermal PP	Coal	2005.03.31	4 732 163	7 472 070	0.0321	0.0482
Majuba	Thermal PP	Coal	1996.04.01	12 261 833	22 340 081	0.0959	0.1442
Kendal	Thermal PP	Coal	1988.10.01	13 866 514	23 307 031	0.1001	0.2443

*Total net electricity generation in 2010 reporting year including power units registered as CDM project activities is 232 846 GWh (see Annex 3-5)

**No data available

⁵² <http://cdm.unfccc.int/Projects/DB/SGS-UKL1245061289.99>, CDM PDD, page 12

**Annex 3-5. The calculation of the combined margin emission factor**

Total net electricity generation in 2010 reporting year including power units registered as CDM project activities, MWh

Net electricity generation	Value
Total Eskom	232 812 000
Bethlehem Hydro	34 031
Total	232 846 031

CO₂ emission factors of power units m in year y ($EF_{EL,m,y}$), tCO₂/MWh

Name of power plant	Years		
	04.2007 - 03.2008	04.2008 - 03.2009	04.2009 - 03.2010
Arnot	0.929	0.950	0.915
Camden	1.109	1.061	1.128
Duvha	0.937	0.932	0.926
Grootvlei	0.982	0.961	1.098
Hendrina	1.009	1.032	1.013
Kendal	1.074	1.147	1.060
Komati	-	-	1.165
Kriel	0.908	0.924	0.952
Lethabo	1.269	1.263	1.268
Majuba	0.967	0.986	0.978
Matimba	0.912	0.949	0.932
Matla	1.001	1.034	1.009
Tutuka	0.902	0.930	0.951
Ankerlig	0.495	0.495	0.495
Gourikwa			

CO₂ emissions of power units *m* in year *y* ($EG_{m,y} \cdot EF_{EL,m,y}$), tCO₂

Name of power plant	Years			Total 04.2007 - 03.2010
	04.2007 - 03.2008	04.2008 - 03.2009	04.2009 - 03.2010	
Arnot	11 061 567	11 391 248	12 100 692	34 553 508
Camden	5 732 974	6 903 726	8 428 219	21 064 918
Duvha	22 130 492	20 292 488	20 917 731	63 340 710
Grootvlei	232 868	1 201 386	2 916 240	4 350 494
Hendrina	13 881 896	12 686 273	12 299 783	38 867 952
Kendal	28 472 099	27 350 864	24 696 955	80 519 917
Komati	0	0	1 183 502	1 183 502
Kriel	16 136 195	16 778 852	15 147 323	48 062 370
Lethabo	32 619 168	29 770 826	32 362 083	94 752 077
Majuba	22 892 445	22 360 025	21 838 938	67 091 407
Matimba	26 470 540	24 919 477	26 070 086	77 460 103
Matla	24 570 135	22 600 433	22 153 396	69 323 964
Tutuka	18 928 242	20 004 011	18 884 186	57 816 440
Ankerlig	570 604	70 769	24 249	665 622
Gourikwa				
Total emissions:				659 052 985

Calculation of simple operating margin CO₂ emission factor ($EF_{grid,OMsimple}$)

Parameter	Unit	Value
Total net electricity generation of power units <i>m</i> for the 3 most recent reporting years	MWh	651 882 496
Total CO ₂ emissions of power units <i>m</i> for the 3 most recent reporting years	tCO ₂	659 052 985
Simple operating margin CO₂ emission factor	tCO₂/MWh	1.011



Calculation of build margin CO₂ emission factor ($EF_{grid,BM,y}$)

Name of power plant	Net electricity generation ($EG_{n,y}$), MWh	CO ₂ emission factor ($EF_{EL,n,y}$), tCO ₂ /MWh	CO ₂ emissions ($EG_{n,y} \cdot EF_{EL,n,y}$), tCO ₂	Build margin CO ₂ emission factor ($EF_{grid,BM,y}$), tCO ₂ /MWh
Bethlehem Hydro	34 031	0	0	
Komati	1 016 023	1.165	1 183 502	
Grootvlei	2 656 230	1.098	2 916 240	
Gourikwa	49 000	0.495	24 249	
Ankerlig				
Camden	7 472 070	1.128	8 428 219	
Majuba	22 340 081	0.871*	19 453 984	
Kendal	23 307 031	0.871*	20 296 015	
Total	56 874 466		52 302 209	0.920

*Recalculated emission factor for power plants which started to supply electricity to the grid more than 10 years ago

Calculation of combined margin CO₂ emission factor ($EF_{grid,CM}$)

Parameter	Unit	Value
Operating margin CO ₂ emission factor	tCO ₂ /MWh	1.011
Weighting of operating margin emission factor	-	0.75
Build margin CO ₂ emission factor	tCO ₂ /MWh	0.920
Weighting of build margin emission factor	-	0.25
Combined margin CO₂ emission factor	tCO₂/MWh	0.988



Annex 4

MONITORING INFORMATION
