

Project design document form for small-scale CDM project activities

(Version 08.0)

Complete this form in accordance with the Attachment "Instructions for filling out the project design document form for small-scale CDM project activities" at the end of this form.

PROJECT DESIGN	DOCUMENT (PDD)
Title of the project activity	Project 2692 : Bethlehem Hydroelectric project
Version number of the PDD	8 <u>12</u>
Completion date of the PDD	1 August 2013aqi<u>015/08/2016</u>
Project participant(s)	Bethlehem Hydro (Pty) Ltd- <u>.</u> Statkraft Markets BV
Host Party	South Africa
Applied methodology(ies) and, where applicable, applied standardized baseline(s)	Methodology: AMS-1.D "Grid connected renewable electricity generation" (Version 18.0) Standardised baseline: ASB0001 "Standardized baseline: Grid emission factor for the Southern African power pool" (Version 01.0)
Sectoral scope(s) linked to the applied methodology(ies)	Type 1 – RenewableSectoral scope: 01, Energy Projects 1.D Grid connected industries (renewable electricity generation_/non-renewable sources)
Estimated amount of annual average GHG emission reductions	32288 tons of CO₂e32 688 tons of CO2e <u>32,288</u> tCO2e

SECTION A. Description of project activity

A.1. Purpose and general description of project activity

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The Bethlehem Hydroelectric Project was registered on 08 October 2009. The project was implemented and the first crediting period starting from 08 October 2009 elapses on 07 October 2016. The PDD has been updated in order to facilitate the request for renewal of the crediting period. The project participants are Bethlehem Hydro (Pty) Ltd who was owned by NuPlanet from South Africa and Statkraft Markets BV from the Netherlands. Subsequently NuPlanet has rebranded the business as Renewable Energy Holdings (REH).

The purpose of the project activity is to generate hydroelectricity, which will be distributed into the South African grid currently coal intensive South African grid. The hydro power generated from the project site will be replacing electricity from the national grid, consequently avoiding CO_2 emissions from fossil fuelled power plants connected to the grid. Prior to the implementation of the project activity, there was no hydro-power generated at the project sites. The baseline scenario has been updated to make use of the "Standardized baseline: Grid emission factor for the Southern African power pool", which represents a more accurate.

The project involves the development and operation of 7.05.8¹ MW of hydro generation capacity within the boundaries of the Dihlabeng Local Municipality (Free State Province, South Africa). The project will generate 37 GWH per annum and is comprised of two generation facilities i.e.

- A run of river site located on the As River (<u>3.64 MW</u>), midway between Bethlehem and Clarens; and,
- Facility to be located at the existing concrete wall of the Sol Plaatje Dam-(2.53 MW), in the town of Bethlehem. The Sol Plaatje Dam supplies water to the town and is not used for hydropower generation so far.

The project <u>will involveinvolved</u> the construction of these facilities as well as a 5km transmission line at 11KV on wood poles to deliver 7 MW to the Panorama substation to link the project to the national grid. A step-up transformer will be required at the power station in order to deliver power at 11kVA. Existing access roads to the site will also be upgraded.

The water resource in the As River is artificially fed from the Lesotho Highlands Water Project (LHWP). Water from the project is currently transferred from the Katse Dam in Lesotho to South Africa via the transfer tunnel and the delivery tunnel. During the transfer it is used to generate electricity for Lesotho in the Muela hydropower plant situated between the two tunnels. After driving the turbines the water flows to South Africa via the delivery tunnel, the outfall of which is located in the upper reaches of the As River (a tributary of the Liebenbergsvlei River). The flow rate in the river is therefore not seasonally dependent and remains almost constant throughout the year and over time.

The project will contribute to sustainable development in South Africa through supporting the development of renewable energy in the country and assisting South Africa in the achievement of its renewable energy target of 10000 GWH renewable energy contribution to final energy consumption by 2013 (White Paper on Renewable Energy, Republic of South Africa, November 2003).

¹ Correction to the generation capacity of the plant was made in this PDD revision, to align accurately with the equipment specifications. There were not equipment or operational changes on site.

At a local level the project <u>will leadhas led</u> to increased economic activity in the area. In terms of job creation the project <u>will create created</u> 40 skilled and 100 to 160 unskilled job opportunities during the construction phase, which <u>will lastlasted</u> approximately 12 months. Three full-time permanent jobs <u>will bewere</u> created <u>once the project goes intoafter</u> implementation.

An estimation of the annual average GHG emissions reductions are 32,288 metric tonnes CO_2 equivalent. An estimation of the total GHG emission reductions for this crediting period is 226,016 metric tonnes CO_2 equivalent.

This project is not part of a programme of activities, it is a standalone project.

A.2. Location of project activity

A.2.1. Host Party

>> South Africa

A.2.2. Region/State/Province etc.

>> Free State

A.2.3. City/Town/Community etc.

>> Bethlehem (Dihlabeng Municipality)

A.2.4. Physical/Geographical location

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The <u>2.53 MW Sol Plaatje</u> facility will be located at the Sol Plaatje dam which is 5km from the centre of Bethlehem. The actual location is at the existing concrete dam wall adjacent to a pumping station, which supplies the town of Bethlehem with water.

The <u>3.64MW Merino As River</u> site is located on farmland on the As River on the farms 'Merino' and 'De Burg Susan', some 15 km outside Bethlehem in the direction of the town of Clarens.

The co-ordinates for the two sites are: Merino: 28deg28° 22' 09" South 028degS, 028° 21' 42" EastE

Sol Plaatje<u>:</u> <u>28deg28</u>^o 12' 59" South <u>028degS</u>, <u>028</u>^o 21' 50" EastE

Bethlehem Hydro (Pty) Ltd is <u>locatedatlocated</u> at <u>NuPlanet house</u>, <u>53 De Havilland Crescent</u>, <u>Persequor Park</u>, <u>Pretoria 0020</u>, <u>Claremont Central</u>, <u>Corner of Main road and Vineyard road</u>, <u>Claremont</u>, <u>Cape Town</u>, <u>7735</u>, South Africa

Map showing project location





A.3. Technologies and/or measures

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The project will use activity contributes to technology transfer to the host country South Africa, since it utilises hydro power technology developed outside South Africa, imported from India.

<u>The project is using</u> small hydro technology at both of the following facilities:

- Sol Plaatje unit located at the Sol Plaatje dam will be a dam-installation, but operates as a run-of-river power station and will use adoesn't affect the water volumes of the dam. The facility uses a single 2.1m diameter, double-regulated horizontal axis Kaplan small hydro turbine with a 2.53 MW rating. The equipment was installed in 2009 and has been in operations for approximately 8 years. The lifespan of the equipment is in excess of 20 years. The overall efficiency at net operating head and maximum flow through the turbine is approximately 85.17%. The site has a generating head of approximately 11 meters.
- 2. Merino unit located on the Ash river, will beAs River, is a run-of-river small hydro power plant that will use a uses a single double-regulated horizontal axis Kaplan small hydro turbine with a 3.64 MW rating. The equipment was installed in 2010 and has been in operation for approximately 7 years. The lifetime of the equipment is in excess of 20 years. The overall efficiency at net operating head and maximum flow through the 43.6 MW Kaplan turbine

installed at the Merino site is approximately 86.37%. The site has a generating head of approximately 13 meters.

There is no mass transfer in such a system due to the nature of hydropower projects. The maximum turbine flow for both of the installations is around 29.2 m³/s. The water entering the system is exactly the same as the water flowing downstream of the system. The energy balance of a hydropower facility is linked to the flow of the water through the turbine and the amount of head. There are no significant transmission or distribution losses in the project due to close proximity of the equipment to the grid. The energy produced is the amount of energy delivered to the grid.

Prior to the implementation of this project activity "the baseline scenario is that the 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 into the grid." The South African grid is predominantly coal-fired grid.

The arrangement of the 2 facilities in the project activity are as follows (Figure 1):



Figure 1: Project activity equipment arrangement

A description of the monitoring equipment, electricity meters, is given in Appendix 5 of this PDD.

A.4. Parties and project participants

Party involved (host) indicates host Party	Private and/or public entity(ies) project participants (as applicable)	Indicate if the Party involved wishes to be considered as project participant (Yes/No)
South Africa (host)	Bethlehem Hydro (Pty) Ltd	No
The Netherlands	Statkraft Markets BV	No

A.5. Public funding of project activity

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The Government of Netherlands provided resources for early project identification and development related activities with regard to this project from their AIJ programme. As such the funding did not result in a diversion of official development assistance. The Government of the Netherlands is not claiming any emission reductions as a result of their early support to the project.

No public funding from ODA has been used to acquire CERs from this project.

A.6. Debundling for project activity

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According to the <u>Guidelines onMethodological tool:</u> Assessment of Debundling for SSC Project Activities (version 03)small-scale project activities (Version 04.0) - a proposed small-scale project activity shall be deemed to be a debundled component of a large project activity, if there is a registered small-scale CDM project activity or an application to register another small-scale CDM project activity:

- With the same project participants;
- In the same project category and technology/measure; and
- Registered within the previous 2 years; and
- Whose project boundary is within 1 km of the project boundary of the proposed small-scale activity at the closest point-

The project owner confirms that they have not registered any small scale CDM project activity or are applying for registration of another small scale CDM project activity within 1 km of the project boundary of the proposed small-scale activity, in the same project category and technology/measure. In addition, there is no other registered small-scale CDM project activity with the same project participants in South Africa (in the past two years or previous).

So the proposed project is not a debundled component of any large scale CDM activity and hence it qualifies as a small scale project activity.

SECTION B. Application of selected approved baseline and monitoring methodology and standardized baseline

B.1. Reference of methodology and standardized baseline

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"Tool to calculate the emission factor for an electricity system", Version 05.0

Methodology used: ::

 AMS <u>1-1</u>.D.: "Grid connected renewable electricity generation" (Version 18.0) https://cdm.unfccc.int/methodologies/DB/W3TINZ7KKWCK7L8WTXFQQOFQQH4SBK

Reference: Simplified Modalities and Procedures for Small-Scale CDM project activities, category I.D. Version 13 Scope 01.

The specific technology for the CDM project is hydropower as a substitute for existing fossil fuel power.

Tools:

• "Methodological tool: Tool to determine the remaining lifetime of equipment" (Version 01)

https://cdm.unfccc.int/EB/050/eb50_repan15.pdf

 "Methodological tool: Assessment of the validity of the original/current baseline and update of the baseline at the renewal of the crediting period" (Version 03.0.1) https://cdm.unfccc.int/methodologies/PAmethodologies/tools/am-tool-11-v3.0.1.pdf

Water reservoir calculations use:

 <u>ACM0002: "Grid-connected electricity generation from renewable sources" (Version 17.0)</u> <u>https://cdm.unfccc.int/methodologies/DB/8W400U6E7LFHHYH2C4JR1RJWW04PVN</u>

Standardised baseline:

 ASB0001 "Standardized baseline: Grid emission factor for the Southern African power pool" (Version 01.0) https://cdm.unfccc.int/methodologies/standard_base/EB73_repan03_ASB-0001.pdf

B.2. Project activity eligibility

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The project involves a grid connected renewable energy plant with the sale of electricity into the national grid, which is the only option open to the project developer and corresponds with category I.D.

The following table summarises the applicability criteria for projects using AMS-I.D (version 18). This project activity meets all of the criteria as reflected in the table below.

No.	Applicability Criteria – AMS-I.D Version 18	Project Activity
1.	This methodology is applicable to project	Meets the applicability criterion.
_	activities that:	
	(a) Install a Greenfield plant;	This project activity involves the
	(b) Involve a capacity addition in (an) existing	installation of a new grid-connected
	<u>plant(s);</u>	hydropower plant at a site where no
	(c) Involve a retrofit of (an) existing plant(s);	renewable power plant was operated
	(d) Involve a rehabilitation of (an) existing	prior to implementation of the project
	<u>plant(s)/unit(s); or</u>	activity therefore criterion (a) is
	(e) Involve a replacement of (an) existing	applicable.
	<u>plant(s).</u>	
<u>2.</u>	Hydro power plants with reservoirs that satisfy	Not applicable.
	at least one of the following conditions are	
	eligible to apply this methodology:	Although this project activity is located at
	(a) The project activity is implemented in an	the existing concrete wall of the Sol
	existing reservoir with no change in the volume	Plaatje Dam, the existing reservoir is not
	<u>of reservoir;</u>	used as a storage facility for dispatch
	(b) The project activity is implemented in an	production of electricity. Instead, the
	existing reservoir, where the volume of	facility only utilises the water as and
	reservoir is increased and the power density of	when the water flows out the dam, thus
	the project activity, as per definitions given in	the facility does not affect the water
	the project emissions section, is greater than 4	volumes of the dam.
	<u>W/m2;</u>	
	(c) The project activity results in new reservoirs	The project activity is located at an
	and the power density of the power plant, as	existing reservoir, and there is no change
	per definitions given in the project emissions	in the volume of the reservoir.
	section, is greater than 4 W/m ² .	
<u>3.</u>	If the new unit has both renewable and non-	Not applicable.
	renewable components (e.g. a wind/diesel	
	unit), the eligibility limit of 15 MW for a small-	This project activity has only one
	scale CDM project activity applies only to the	component, which is a hydropower plant
	renewable component. If the new unit co-fires	with a generation capacity of 5.87MW.
	tossil tuel, the capacity of the entire unit shall	

<u>No.</u>	Applicability Criteria – AMS-I.D Version 18	Project Activity
	not exceed the limit of 15 MW.	
<u>4.</u>	Combined heat and power (co-generation)	Not applicable.
	systems are not eligible under this category	
		This project activity does not involve a
		combined heat and power system.
<u>5.</u>	In the case of project activities that involve the	Not applicable.
	capacity addition of renewable energy	
	generation units at an existing renewable	This project activity is a Greenfield
	power generation facility, the added capacity of	project, and does not include a capacity
	the units added by the project should be lower	addition.
	than 15 MW and should be physically distinct	
	from the existing units.	
<u>6.</u>	In the case of retrofit, rehabilitation or	Not applicable.
	replacement, to qualify as a small-scale	
	project, the total output of the retrotitted,	Ins project activity is a Greenfield
	renabilitated or replacement power plant/unit	project, and does not include a retrofit,
-	snall not exceed the limit of 15 MW.	renabilitation or replacement.
<u>/.</u>	In the case of landfill gas, waste gas,	NOT APPIICADIE.
	wastewater treatment and agro-industries	This project activity is a hydro rewar
	projects, recovered methane emissions are	rnis project activity is a hydro power
	eligible under a relevant Type III category. If	projects.
	une recovered methane is used for electricity	
	<u>yeneralion for the electricity component shell be</u>	
	in accordance with procedure prescribed upder	
	this methodology. If the recovered methano is	
	used for heat generation or cogeneration other	
	applicable Type-I methodologies such as	
	"AMS-IC: Thermal energy production with or	
	without electricity" shall be explored	
8	In case biomass is sourced from dedicated	Not applicable.
<u>.</u>	plantations, the applicability criteria in the tool	
	"Project emissions from cultivation of biomass"	The project activity is not a biomass
	shall apply	related project.
L		
The	following table summarises the applicability	criteria for projects using the ASB000
<u>"Sta</u> r	ndardized baseline: Grid emission factor for the	Southern African power pool" (version 01.0)
This	project activity meets all of the criteria as reflected	d in the table below.
<u>No.</u>	Applicability Criteria – ASB0001 Version 01.0	Project Activity
<u>1.</u>	This standardized baseline is applicable to the	ne CDM Meets the applicability criterion.
	projects in the following countries, which are the	e SAPP
	member countries:	The project activity is
	(a) The Republic of Botswana;	implemented in the Republic of
	(b) The Democratic Republic of the Congo (DRC	<u>);</u> South Africa, and thus it
	(c) The Kingdom of Lesotho;	complies with criteria (f).
	(d) The Republic of Mozambique;	
	(e) The Republic of Namibia;	
	(f) The Republic of South Africa;	
	(g) The Kingdom of Swaziland;	
	(h) The Republic of Zambia;	

No.	Applicability Criteria – ASB0001 Version 01.0	Project Activity
	(b) The CDM approved methodology that is applied	Africa, and delivers electricity
	to the project activities, requires to determine	into the predominantly coal-fired
	CO2 emission factor(s) for the project electricity	grid and thus it complies with
	system through the application of the tool, for the	<u>criteria (a).</u>
	determination of baseline emissions, project	
	emissions and leakage emissions; and	The approved and applicable
	(c) When applying the values of this standardized	AMS-I.D methodology requires
	baseline to CDM projects, the requirements	that the project activity
	below are to be followed:	determine the CO ₂ emission
	 In the case that the project activity uses the ex 	factor of the project electricity
	ante option of data vintage, as per the tool, the	system to determine baseline
	latest approved values of this standardized	emissions and thus the project
	baseline shall be used for calculation of	activity complies with criteria (b).
	emission reduction for the entire first, or entire	
	second or entire third crediting period;	The project activity uses the ex-
	 In the case that the project activity uses the ex 	ante approach, and thus the
	post option of data vintage as per the tool, the	standardised baseline will apply
	latest approved values of this standardized	for the entire second crediting
	baseline valid at the end of the monitoring	period. Thus the project activity
	period shall be used for calculation of emission	<u>complies with criteria (c).</u>
	reduction for that monitoring period.	

This project activity only contains one component, which is the generation of renewable energy. The maximum generation capacity of the project is 5.87MW, which thus is under the limit of 15MW and classifies the project as a Type I small scale project activity.

B.3. Project boundary

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As defined in the methodology AMS-I.D the spatial extent of the project boundary includes the project power plant and all power plants connected physically to the electricity system that the CDM project power plant is connected to. According to the "Tool to calculate the emission factor for an electricity system" a grid/project electricity system is defined by the spatial extent of the power plants that are physically connected through transmission and distribution lines to the project activity (e.g. the renewable power plant location or the consumers where electricity is being saved) and that can be dispatched without significant transmission constraints.

The project boundary encompasses the physical geographical location of the two generating units. Units may from time to time use a back up generator for which the diesel usage should be monitored. In addition, the Units The units may from time to time import electricity from the Grid – thisgrid.

The diagram below delineates the project boundary (Figure 2):



Figure 2: Delineation of project boundary

The greenhouse gases and emission sources included in or excluded from the project boundary are shown in the table below. The main greenhouse gas that is to be monitored accordingly prevented from being emitted into atmosphere is carbon dioxide which would have otherwise been emitted from the fossil fuel fired power plants that are connected to the grid.

Source	Gas	Included?	Justification/Explanation
<u>Grid</u> electricity generation	<u>CO</u> 2	Yes	CO2 emissions from electricity generation in fossil fuel fired power plants that are displaced due to the project activity.
	<u>CH</u> 4	No	Minor emission source
	<u>N₂O</u>	No	Minor emission source

B.4. Establishment and description of baseline scenario

In accordance with <u>Methodology the methodology AMS-I.D for small-scale CDM project activities</u>, <u>"the baseline selected</u>scenario is that the 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 into the grid." Baseline emissions include only CO₂ emissions from electricity generation in power plants that are displaced due to the project activity.

Assessment of the validity of the original/current baseline:

The tool "Assessment of the validity of the original/current baseline and update of the baseline at the renewal of the crediting period" (Version 03.0.1) is used to assess the validity of the initial baseline for the second crediting period by applying the following steps:

Step 1: Assess the validity of the current baseline for the project is next crediting period

Step 1.1: Assess compliance of the current baseline with relevant mandatory national and/or sectoral policies

The current baseline complies with all relevant mandatory national and/or sectoral policies which have come into effect after the submission of the project activity for validation and are applicable at the time of requesting renewal of the crediting period.

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Step 1.2: Assess the impact of the circumstances

The architecture of the project remained the same for the new crediting period. In 2009 a baseline was validated for this project. In 2013 a Grid Emission Factor Standardised Baseline was approved for usage in projects within the Southern Africa Power Pool. As the electricity mix on the grid has evolved since 2009, this project will continue to make use of the Standardised Baseline as it represents an update of the current electricity mix on the grid. The Standardised Baseline will be reassessed prior to the expiry of the validity period and the Regional Centre in Kampala is assisting in updating this multi-country baseline.

<u>Step 1.3: Assess whether the continuation of use of current baseline equipment(s) or an investment is the most likely scenario for the crediting period for which renewal is requested.</u>

According to the 2015 State of de Renewable Energy in South Africa published by the Department of Energy

(http://www.gov.za/sites/www.gov.za/files/State%200f%20Renewable%20Energy%20in%20South %20Africa_s.pdf) renewable energies, of which hydropower forms part, are still very new in the South African market, making up 4% of the national electricity mix. This is a notable improvement in just four years from an almost negligible presence. However it is not significant and the baseline is not affected by the penetration of new technologies, which remains dominated by coal generation technologies. Likewise, as per methodological tool "*Tool to determine the remaining lifetime of equipment*"- option (c), the default values for generation facilities, which make for the bulk of the generation in South Africa, is 25 years. This will suffice to cover the second crediting period.

Step 1.4: Assessment of the validity of the data and parameters

The baseline determined at the start of this project activity has been updated to make use of the Southern African Power Pool Grid Emission Factor Standardised Baseline to calculate baseline emission for this crediting period.

Step 2.1 and 2.2: Update the current baseline and the data and parameters

The baseline for the project activity has been updated to use the Southern African Power Pool Grid Emission Factor Standardised Baseline.

In order to calculate the baseline emissions for the project activity, the combined margin (CM), grid emission factor needs to be determined, consisting of the combination of operating margin (OM) and build margin (BM) according to the procedures prescribed in the 'Tool to calculate the emission factor for an electricity system'. The calculation and references used in calculation of the Combined Margin is attached to the PDD as Annex 3 baseline InformationThe standardized baseline grid emission factor for the Southern African power pool, version 01.0 has been used in the quantification of baseline emissions.

The latest data for <u>Thus</u>, as per the <u>calculation</u> paragraph 22 of the <u>Combined Margin is 2005</u>. The <u>Combined Margin is calculated as follows</u>:

EF-grid,CM,y	= EF _{grid,OM,y} * w_{OM} + EF _{grid,BM,y}*w_{BM}
- With	
EF-grid,OM,	=0.99 y tCO₂/MWh
₩ _{OM}	=0.5
EF grid, BM,	=1.05 y tCO₂/MWh
₩ _{BM}	= 0.5
Therefore	

EF $_{\text{grid,CM,y}} = 0.99 * 0.5 + 1.05* 0.5$

<mark>= 1.02 tCO₂/MWh</mark>

The calculations for EF _{grid,OM} and EF _{grid,BM} is given in Annex 3 Baseline Information. According to<u>methodology</u>, the Tool for calculatingbaseline emissions are the Emission factor for an product of quantity of net electricity system weighting given to generation that is produced and fed into the <u>Operating Margin (W_{OM}) andgrid as a result of</u> the Built Margin (W_{BM}) for<u>implementation of</u> the first crediting period is 50% eachproject activity multiplied by the Southern African standardized baseline grid emission factor.

$$BE_{y} = EG_{PJ,y} * EF_{grid,y}$$

 $BE_{y} = EG_{PJ,y} * EF_{grid,y}$

<u>BE</u> _V	Ξ	<u>Baseline emissions in year y (t CO₂)</u>
<u>EG_{PI.v}</u>	Ξ	Quantity of net electricity generation that is produced and fed into the
		grid as a result of the implementation of the CDM project activity in
		<u>year y (MWh)</u>
<u>EF</u> grid_v	Ξ	Combined margin CO ₂ emission factor for grid connected power
<u></u>		generation in year y calculated using the latest version of the "Tool to
		calculate the emission factor for an electricity system" (t CO ₂ /MWh)

Key assumptions and rationale used to determine the baseline and baseline emissions:

<u>No.</u>	Parameter/Variable	Value	Source
<u>1.</u>	EG _{PJ,y} : net electricity exported to grid (MWh/annum)	<u>34,031.111</u>	Measured by electricity meters installed at the sites. This is the sum of the net
			electricity exported to the grid from both power generation units.
<u>2.</u>	<u>EF_{grid.y}: combined margin</u> emission factor for the project electricity system in year y (tCO ₂ /MWh)	<u>0.9488</u>	ASB0001 "Standardized baseline: Grid emission factor for the Southern African power pool", Version 01.0

B.5. Demonstration of additionality

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According to Attachment<u>Additionality was proven using attachment</u> A to Appendix B of the simplified modalities and procedures for small-scale CDM project activities, which showed that the project is additional in terms of the following barriers:

Barrier due to prevailing practice: the entry of Independent Power Producers in the South African power market is a recent phenomenon, with ESKOM still playing the dominant role in terms of generation capacity. Only some 5% of South Africa's generation capacity comes from non—Eskom sources. These are all either municipally owned plants or generators imbedded in large industrial operations supplying primarily for own internal use. There are therefore almost no privately owned power plants in South Africa apart from co-generation plants owned by large industry. In fact private ownership within the power generation sector of South Africa was only mandated by the SA cabinet in 2003.

The National Energy Regulator of South Africa (NERSA) has licensed a total of 5 private power plants. These private plants have a combined installed capacity of 1387MW of which 1279 MW is coal fired plants run by large industrial companies for their own supply and 105MW is baggage plants run by the sugar mills for their own internal power consumption. A single 3MW hydro plant is licensed. (Source: Energy Supply Statistics 2004, http://www.nersa.org.za/UploadedFiles/Publication/ESS2004.pdf)

The South African Department of Mineral and Energy (DME) provide the following information on the South African power generation sector:

Almost 90 percent of South Africa's electricity is generated in coal-fired power stations. Koeberg, a large nuclear station near Cape Town, provides about 5 percent of capacity. A further 5 percent is provided by hydroelectric and pumped storage schemes. In South Africa there are few, if any, new economic hydro sites that could be developed to deliver significant amounts of power. Generation is dominated by Eskom, the national wholly state-owned utility, which also owns and operates the national electricity grid. Eskom supplies about 95 percent of South Africa's electricity. (Source: http://www.dme.gov.za/energy/electricity.stm)

This figure is supported by the electricity generation statistics published by the National Energy Regulator of South Africa (NERSA). Of the total electricity produced in 2004 in South Africa of 230 004GWh, Eskom produced 221 382GWh. In 2004 therefore Eskom produced 96% of the electricity in South Africa. (Source: Energy Supply Statistics 2004 p 13 http://www.nersa.org.za/UploadedFiles/Publication/ESS2004.pdf)

Bethlehem Hydro will be the one of the first new (not refurbished) Independent Power Plant to be constructed in South Africa for the sole purpose of selling power commercially and not for internal use. The ability of new generators to break into this market is difficult as a result of a number of factors including the ability to negotiate access to the grid, the need for an Independent Power Producers license from the national regulator and the price paid for electricity. To date no other new IPP could compete with the low cost of power produced by Eskom. All of these requirements require resource levels that are generally beyond the capacity of producers. Therefore the grid contribution of small and independent hydro producers is currently extremely limited. In the case of Bethlehem this manifested itself in terms of the long lead time required to develop such a project (in the order of four years) as well as the time required to discuss and get agreement on the possibility of a power purchase agreement with the municipality.

Other barriers (financial resources): the ability of small and independent hydro power plants to be financially viable is constrained by their ability to compete with the prices of ESKOM electricity. ESKOM is one of the lowest cost producers in the world as a result of the historically subsidised investment in generation capacity which is most coal based but includes a small (less than 10%) large hydro and nuclear. The effect of this is that income stream from electricity sales for independent power projects is strongly influenced by the wholesale prices ESKOM charges to its customers, rather than being directly related to the cost of production of power. The low electricity prices make small and independent hydropower in general, financially unattractive as investments as measured by their returns for investors. There have therefore been no new and independent small hydro power plants in South Africa since the early 1980's. The general price available to facilities is usually in the range 12 - 14 South African cents (approximately 2 US cents based on an exchange rate of R7 to the dollar) depending of course what the buyer (local municipality) is paying to Eskom. The national Electricity Regulator of South Africa (NERSA) requires distributors of electricity (municipalities) to purchase the cheapest electricity (Eskom or an own embedded generator) available for on sale to their customers.

Without the income from the carbon revenue, the project would not generate sufficient cash flow to meet the minimum debt service coverage ratio requirements of the Development Bank of Southern Africa (DBSA). The carbon revenue is an essential component of the project's income in order to meet its debt payment requirements. The DBSA has therefore included a signed sales agreement for the emission reductions as a suspensive condition for its loan disbursement. This barrier applies specifically to the proposed project activity; it is not necessary for thermal power plants to meet this requirement.

The timeline below shows the mayor milestones during the project's development.

Milestone	Date
Feasibility study completed	May 2003
Environmental Impact Assessment approval	5 July 2004
Water use license awarded	26 May 2005
Loan Agreement Signed	6 June 2005
International Stakeholder Consultation	20 September 2005 to 19 October 2005
Power generation license awarded	7 November 2005
Power Purchase Agreement signed	21 November 2006
Emission Reduction Purchase Agreement	28 November 2006
Project Start date (Commencement of Civil	28 November 2006
Works notice)	
International Stakeholder	15 June 2007 to 14 July 2007
Consultation (No Comments)	
International Stakeholder Consultation	12 March 2008 to 10 April 2008
(ISHC with updated Methodology)	
Start of Crediting Period	30 March 2009 or Date of Registration,
	whichever is the latest08/10/2009
Start of second Crediting Period	The anticipated starting date is 08/10/2016

When this project was registered there was no option for automatic additionality.

B.6. Emission reductions

B.6.1. Explanation of methodological choices

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Emission Reduction Calculation:

As per paragraph 43 of AMS-I.D. (version 18.0), emission reductions are calculated according to equation (9) of the methodology as follows:

$$ER_y = BE_y - PE_y - LE_y$$

Where:

- <u>ERy</u> = <u>Emission reductions in year y (t CO_2)</u>
- <u>BEy</u> = Baseline Emissions in year y (t CO_2)
- <u>*PEy*</u> = <u>Project emissions in year y (t CO_2)</u>
- <u>LEy</u> = Leakage emissions in year y (t CO_2)

Baseline Emissions:

According to the methodology AMS-I.D, version 18.0, the baseline emissions are calculated as the product of quantity of net electricity generation that is produced and fed into the grid as a result of the implementation of the project activity multiplied by the grid emission factor (equation (1) of the methodology).

 $BE_y = EG_{PJ,y} * EF_{grid,y}$

<u>BE_v</u> = <u>Baseline emissions in year y (t CO₂)</u>

<u>=</u> <u>Quantity of net electricity generation that is produced and fed into the</u> <u>EG_{PI.y}</u> grid as a result of the implementation of the CDM project activity in year y (MWh)

Ξ <u>EF arid v</u>

Combined margin CO2 emission factor for grid connected power generation in year y calculated using the latest version of the "Tool to calculate the emission factor for an electricity system" (t CO₂/MWh)

The grid emission factor for the Southern African power pool standardized baseline, version 01.0 has been calculated and is applicable to CDM projects implemented in the SAPP member countries, including South Africa. For the purpose of estimation of emission reductions from the project activity, the standardized baseline combined margin emission factor has been used as is stipulated for "project activities other than wind and solar for the second of third crediting period". The value of 0.9488 tCO₂/MWh is applied for EF_{arid.y.} The standardized baseline combined margin emission factor was derived from the version 2.2.1 of the "Tool to calculate the emission factor for an electricity system" which entered into force on 31/05/2013.

The calculation of EG_{PJy} for greenfield power plants are calculated according to equation (2) of the methodology as:

 $EG_{PI,v} = EG_{PI,facilitv,v}$

Where:

 $ER_{\psi} = BE_{\psi} - PE_{\psi} - LE_{\psi}$ <u>EGPL facility</u>, $\underline{=}$ Quantity of net electricity generation supplied by the project plant/unit to the grid in year y (MWh)

Project Emissions:

According to the Small Scale Methodology AMS-I.D. the baseline can be calculated as: methodology (version 18.0) project emissions (PE_v) for most renewable energy project activities are equal to zero.

 $BE_{y} = EG_{PJ,y} * EF_{grid,y}EG_{PJ,y} = EG_{PJ,facility,y}PD = \frac{Cap_{PJ} - Cap_{BL}}{A_{PJ} - A_{BL}}$ However, for the following categories of project activities, project emissions have to be considered following the procedure described in

the most recent version of "ACM0002: Grid-connected electricity generation from renewable sources" (Version 16.0):

- a. Emissions related to the operation of geothermal power plants (e.g. non-condensable gases, electricity/fossil fuel consumption);
- Emissions from water reservoirs of hydro power plants. b.

Point a) does not apply to this project activity as it is not a geothermal power plant. Point b) does apply to this project activity as there is an existing water reservoir, the Sol Plaatje Dam, at the one turbine. However the existing reservoir is not used as a storage facility for dispatch production of energy. Instead, the facility only utilises the water as and when the water flows out the dam, and thus the facility does not affect the water volumes of the dam.

According to ACM0002, version 16.0 the emissions from water reservoirs of hydro power plants (PE_{HP,v}) are calculated depending on the value of the power density (PD) of the project activity, which is calculated according to equation (3) of the methodology as follows:

$$PD = \frac{Cap_{PJ} - Cap_{BL}}{A_{PJ} - A_{BL}}$$

Where:

- <u>PD</u> = Power density of the project activity (W/m^2)
- $\underline{Cap_{Pl}} \equiv \underline{Installed capacity of the hydro power plant after the implementation of the project activity (W)}$
- $\underline{Cap_{BL}} \equiv \underline{Installed capacity of the hydro power plant before the implementation of the project activity (W). For new hydro power plants, this value is zero$
- $\underline{A}_{PI} = \underline{Area of the single or multiple reservoirs measured in the surface of the water,}$ after the implementation of the project activity, when the reservoir is full (m²)
- \underline{A}_{BL} = Area of the single or multiple reservoirs measured in the surface of the water, before the implementation of the project activity, when the reservoir is full (m²). For new reservoirs, this value is zero.

In this project activity the difference between $A_{PJ} - A_{BL}$ is zero as the project activity has not changed the water volume of the dam. The volume of water in the dam is not affected by the project activity but only by the water requirements of the town where the water is being delivered. As mentioned, only as and when the water is transported to the town for consumption is the project activity able to produce power. The facility does not use the reservoir as a storage facility for dispatch energy production.

With power density (PD) equation being divide by zero it results in a PD = ∞ , infinity. According to paragraph 45 of the large scale methodology ACM0002, version 16.0, if PD > 10 W/m² then PE_{HP,y} = 0, equation (6) of the methodology.

Where'A combined margin (CM) combined margin consisting as the combination of the operating Margin (OM)and Built Margin (BM) according to the procedure prescribed in the "tool to calculate the emission factor for an electricity system".

 $A_{PJ} - A_{BL}$ Θ In addition, the methodological toolaccording to methodology AMS-I.D version 18.0, CO₂ emissions from on-site consumption of fossil fuels due to the project activity shall be calculated using the latest version of the "Tool to calculate project or leakage CO₂ -emissions from fossil fuel combustion" (Version 02 - Published by EB 41, Annex 11), was used to determine the project CO₂ emissions from the combustion of the fossil fuel". However the project activity does not consume any diesel, which is used from time to time in the back up generators on site on site. The project activity used to have a backup diesel generator on site. However this has now been removed and there are thus no project emissions related to fossil fuel consumption.

As such project emission for this project activity are equal to zero, $PE_v = 0$.

Leakage Emissions:

According to methodology AMS-I.D, version 18.0, leakage emissions only apply to biomass project activities. Thus leakage emissions are zero for this project activity.

B.6.2. Data and parameters fixed ex ante

Data / Parameter	EF <u>EF_{grid.y}</u>
Unit	t <u>CO2/MWh</u> T on CO₂tCO2/MWh

Description	South African Emission factor calculated using the Combined Margin methodological toolSouthern African standardised baseline grid emissions factor, ASB0001, applicable to all project activities other than wind and solar for the second or third crediting period
Source of data	Eskom Annual report figures for total electricity produced, coal consumption, calorific values of fuel and electricity output.ASB0001 "Standardized baseline: Grid emission factor for the Southern African power pool", (Version 01.0)
Value(s) applied	<u>1.020.9488</u>
Choice of data or Measurement methods and procedures	No direct measurements will be taken. Figures published by Eskom (national utility)
	<u>This standardised baseline value will be used until its subsequent revision is</u>
	made available.
Purpose of data	Used in the calculation of the emission reductions and project <u>baseline</u> emissions of the project.
Additional comment	Refer to Section B4 for calculation <u>This project activity meets the applicability</u> criteria of the ASB0001 standardised baseline, in that it is situated in South Africa and is connected to the project electricity system. The grid emission factor is calculated ex-ante.
Data / Parameter	NCVdiesel
Unit	GJ per mass unit (GJ/ton)
Description	Weighted average net calorific value of fuel type diesel
Source of data	IPCC default values at the upper limit of the uncertainty at a 95% confidence interval as provided in Table 1.2 of Chapter 1 of Vol. 2 (Energy)
	of the 2006 IPCC Guidelines on National GHG Inventories
Value(s) applied	of the 2006 IPCC Guidelines on National GHG Inventories 43.3
Value(s) applied Choice of data or	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage
Value(s) applied Choice of data or Measurement methods and procedures	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage CO ₂ emissions from fossil fuel combustion"
Value(s) applied Choice of data or Measurement methods and procedures Purpose of data	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage CO2 emissions from fossil fuel combustion" Used in the calculation of the emissions caused by diesel usage in the back-up-generators
Value(s) applied Choice of data or Measurement methods and procedures Purpose of data Additional comment	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage CO2_emissions from fossil fuel combustion" Used in the calculation of the emissions caused by diesel usage in the back-up generators Any future revision of the IPCC Guidelines should be taken into account
Value(s) applied Choice of data or Measurement methods and procedures Purpose of data Additional comment	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage CO2 emissions from fossil fuel combustion" Used in the calculation of the emissions caused by diesel usage in the back-up generators Any future revision of the IPCC Guidelines should be taken into account
Value(s) applied Choice of data or Measurement methods and procedures Purpose of data Additional comment Data / Parameter	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage CO2 emissions from fossil fuel combustion" Used in the calculation of the emissions caused by diesel usage in the back-up generators Any future revision of the IPCC Guidelines should be taken into account EFC02,diesel
Value(s) applied Choice of data or Measurement methods and procedures Purpose of data Additional comment Data / Parameter Unit	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage CO2_emissions from fossil fuel combustion" Used in the calculation of the emissions caused by diesel usage in the back-up generators Any future revision of the IPCC Guidelines should be taken into account EFCO2,diesel tCO2/GJ
Value(s) applied Choice of data or Measurement methods and procedures Purpose of data Additional comment Data / Parameter Unit Description	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage CO2_emissions from fossil fuel combustion" Used in the calculation of the emissions caused by diesel usage in the back-up generators Any future revision of the IPCC Guidelines should be taken into account EFCO2,diesel tCO2/GJ Weighted average CO2_emission factor of fuel type diesel
Value(s) applied Choice of data or Measurement methods and procedures Purpose of data Additional comment Data / Parameter Unit Description Source of data	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage CO2 emissions from fossil fuel combustion" Used in the calculation of the emissions caused by diesel usage in the back-up generators Any future revision of the IPCC Guidelines should be taken into account EFCO2,diesel tCO2/GJ Weighted average CO2 emission factor of fuel type diesel IPCC default values at the upper limit of the uncertainty at a 95% confidence interval as provided in Table 1.4 of Chapter 1 of Vol. 2 (Energy) of the 2006 IPCC Guidelines on National GHG Inventories
Value(s) applied Choice of data or Measurement methods and procedures Purpose of data Additional comment Data / Parameter Unit Description Source of data Value(s) applied	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage CO2 emissions from fossil fuel combustion" Used in the calculation of the emissions caused by diesel usage in the back-up generators Any future revision of the IPCC Guidelines should be taken into account EFC02,diesel tCO2/GJ Weighted average CO2 emission factor of fuel type diesel Weighted average CO2 emission factor of fuel type diesel IPCC default values at the upper limit of the uncertainty at a 95% confidence interval as provided in Table 1.4 of Chapter 1 of Vol. 2 (Energy) of the 2006 IPCC Guidelines on National GHG Inventories 0.0748
Value(s) applied Choice of data or Measurement methods and procedures Purpose of data Additional comment Data / Parameter Unit Description Source of data Value(s) applied Choice of data or Measurement methods and procedures	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage CO2_emissions from fossil fuel combustion" Used in the calculation of the emissions caused by diesel usage in the back-up generators Any future revision of the IPCC Guidelines should be taken into account EFC02,diesel tCO2/GJ Weighted average CO2_emission factor of fuel type diesel IPCC_default_values_at_the_upper_limit_of_the_uncertainty_at_a_95% confidence_interval_as_provided_in_Table 1.4_of_Chapter_1_of_Vol2 (Energy) of the 2006 IPCC Guidelines on National GHG Inventories 0.0748 As per Option B of Section II in the "Tool to calculate project or leakage CO2_emissions from fossil fuel combustion"
Value(s) applied Choice of data or Measurement methods and procedures Purpose of data Additional comment Data / Parameter Unit Description Source of data or Value(s) applied Choice of data or Measurement methods and procedures	of the 2006 IPCC Guidelines on National GHG Inventories 43.3 As per Option B of Section II in the "Tool to calculate project or leakage CO2_emissions from fossil fuel combustion" Used in the calculation of the emissions caused by diesel usage in the back-up-generators Any future revision of the IPCC Guidelines should be taken into account EFC02,diesel tCO2/GJ Weighted average CO2_emission factor of fuel type diesel IPCC default values at the upper limit of the uncertainty at a 95% confidence interval as provided in Table 1.4 of Chapter 1 of Vol. 2 (Energy) of the 2006 IPCC Guidelines on National GHG Inventories 0.0748 As per Option B of Section II in the "Tool to calculate project or leakage CO2_emissions from fossil fuel combustion" Used in the calculation of the emissions caused by diesel usage in the back-up-generators

Data / Parameter	Pdiesel
Unit	kg/I (kilogram per litre)
Description	The density of diesel
Source of data	The South African Petroleum Industry Association (SAPIA) figure
Value(s) applied	0.75 kg/l (http://www.sapia.co.za/publications/special-interest.html). Used in the calculation of the emissions caused by the use of diesel on site in the standby generators.
Choice of data or Measurement methods and procedures	The density can be updated should SAPIA ever change the figure in the future.
Purpose of data	Used in the calculation of the emissions caused by diesel usage in the back-up generators
Additional comment	Any future updates on the diesel density by SAPIA should be taken into

B.6.3. Ex ante calculation of emission reductions

>> | ER = ((E1+E2) * EF) – PE - LE

Where:

 $\frac{ER_y = BE_y - PE_y - LE_y ER_y = BE_y BE_y = EG_{PJ,y} * EF_{grid,y} ER_y = EG_{PJ,facility,y} * EF_{grid,y}}{EF_{grid,y}} ER_y = Following equation (9) methodology AMS-I.D, (Version 18.0), annual emission reductions are calculated as follows:$

 $ER_y = BE_y - PE_y - LE_y$

With PE_v and $LE_v = 0$ as explained in section B.6.1 of this PDD, equation (9) simplifies to:

 $ER_y = BE_y$

And with BE_v calculated following equation (1) of the methodology AMS-I.D, version 18.0:

$$BE_{y} = EG_{PJ,y} * EF_{grid,y}$$

According to the methodology ASM-I.D, (Version 18.0) the equation simplifies to:

$$ER_{y} = EG_{PJ,facility,y} * EF_{grid,y}$$

Where:

<u>EG_{PJ,f}acility,y</u>	Ξ	Quantity of net electricity generation supplied by the project plant/unit to the grid in year y (MWh)
EF _{grid,y}	Ξ	<u>0.9488 tCO₂/MWh</u>
		as per the ex-ante standardised baseline ASB0001 grid emission factor for Southern Africa
<u>Thus:</u> ER _v = (EG _{PJ.}	facility,y	<u>* EF_{grid.v}) – PE_v - LE_v</u>
<u>Where:</u> ER _v	= 8	nnual emission reductions in tons CO ₂

$\begin{array}{llllllllllllllllllllllllllllllllllll$	<u>D</u>
$\begin{array}{llllllllllllllllllllllllllllllllllll$	
$\begin{array}{l} \underline{ER}_{\mathtt{Y}} &= ((34,031.111) * 0.9488) - 0 - 0 \\ &= 32,288.718 \ \text{tCO2e}/\text{annum} \\ \\ \underline{EF} &= 1.02 \ \text{tonCO2/MWh} \\ \\ \underline{PE} &= \text{assumed to be less than 1\% of project emission reductions} \\ \\ \underline{LE} &= \text{assumed to be 0 (zero)} \end{array}$	
ER = ((18 946.229 + 15 084.882) * 1.02) - 0 - 0 = 34 712 ton CO2/annum	

B.6.4. Summary of ex ante estimates of emission reductions

Year	Baseline emissions (t CO_2e)	Project emissions (t CO ₂ e)	Leakage (t CO ₂ e)	Emission reductions (t CO ₂ e)
Year 2009 2016	11_868 7,519	0	0	-11868 7,519
Year 2010 2017	34-712 <u>32,288</u>	0	0	34-712<u>32,288</u>
Year 2011 2018	34-712 <u>32,288</u>	0	0	34-712<u>32,288</u>
Year 2012 2019	34-712 32,288	0	0	34-712 <u>32,288</u>
Year 2013 2020	34-712 32,288	0	0	34-712 <u>32,288</u>
Year 2014 2021	34-712 32,288	0	0	34-712 <u>32,288</u>
Year 2015 2022	34-712 32,288	0	0	34-712 <u>32,288</u>
Year 2016 2023	8 678<u>24,769</u>	0	0	8 678 24,769
Total	228-818 226,016	0	0	228-818 226,016
Total number of crediting years	7 (seven)			
Annual average over the crediting period	32 -688<u>,288</u>	0	0	32- <u>688,288</u>

B.7. Monitoring plan

B.7.1. Data and parameters to be monitored

Data / Parameter	E1gEG _{PJ,facility,y}
Unit	kWhMWh

Description	Total annual power generated at the Sol Plaatje generating unitQuantity of net electricity generation supplied by the project plant/unit to the grid in year y (MWh)		
Source of data	Electricity <u>metermeters</u> installed at <u>both</u> the generating unit's connection point , which is situated at the Panorama Substation. This is the point of supply for the Unit, in accordance with the Power Purchase Agreements signed with the Dihlabeng Municipality. (Sol Plaatje and Merino sites)		
Value(s) applied	<u>34,031</u> 15 084 882		
Measurement methods and procedures	Remote monitored meter will be used which records each Wh produced. Data The data will be downloaded daily viamonitored continuously and aggregated monthly. The operational Manager is responsible for the measurements. There is a wireless GPRS (cell phone) system.Mainbidirectional meter: recording imports and exports of energy for each of the two facilities, as well as a check meter in each facility. The total net electricity generation is obtained from the sum of the net electricity generation from both main meters (Sol Plaatje and Merino). The meters' accuracy is as described below: Sol Plaatje Main: accuracy class of 0.2s (IEC 62053-22) Sol Plaatje Check: accuracy class of 0.5s Merino Eskom meter; Main: accuracy class of 0.5s		
	Merino Eskom meter Check: accuracy class of 0.5s		
Monitoring frequency	Continuous real time monitoring, with a daily download of data and monthly recording thereof		
QA/QC procedures	According to the National Standard for Metering (NRS-057), the meters need to be at least of Class 1. Meters' calibration to be checked by accredited calibration authority every 3 (three) years. Real time digital data recording.		
Purpose of data	Used in the calculation of the project emission reductions		
Additional comment			
Data / Parameter	E2g		
Unit	kWh		
Description	Total annual power generated at the Merino generating unit		
Source of data	Electricity meters installed at the generating unit's connection point, which is situated at the power station. This is the point of supply for the Unit, in accordance with the Power Purchase Agreements signed with Eskom Holdings.		
Value(s) applied	18 946 229		
Measurement methods and procedures	Remote monitored meter will be used which records each Wh produced. Data will be downloaded daily via a wireless GPRS (cell phone) system.		
Monitoring frequency	Continuous real time monitoring, with a daily download of data and monthly recording thereof.		
QA/QC procedures	According to the National Standard for Metering (NRS-057), the meters need to be at least of Class 1. Meters' calibration to be checked by accredited calibration authority every 3 (three) years. Real time digital data recording.		
Purpose of data	Used in the calculation of the project emission reductions		

Additional comment	Refer to Appendix 5 for additional information.
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Data / Parameter	FC1.j
Unit	Gg
Description	Quantity of Diesel consumed by stand by generator at the Sol Plaatje Unit during crediting period <i>j</i>
Source of data	Diesel purchase invoices or material claims from operators. The volume will be multiplied by an appropriate density of diesel to ascertain the mass of diesel consumed
Value(s) applied	0 (zero)
Measurement methods and procedures	The diesel consumption will be monitored on a per-purchase basis, as the use of diesel is not planned nor constant.
	FC1,j = pdiesel * volume of diesel consumed in litres
Monitoring frequency	Continuously
QA/QC procedures	Compare to operator reimbursement claims where applicable
Purpose of data	Used in the calculation of the project emissions
Additional comment	

Data / Parameter	FC _{2,j}
Unit	Gg
Description	Quantity of Diesel consumed by stand by generator at the Merino Unit during crediting period <i>j</i>
Source of data	Diesel purchase invoices or material claims from operators. The volume will be multiplied by an appropriate density of diesel to ascertain the mass of diesel consumed
Value(s) applied	0 (zero)
Measurement methods and procedures	The diesel consumption will be monitored on a per-purchase basis, as the use of diesel is not planned nor constant.
	FC2,j = pdiesel * volume of diesel consumed in litres
Monitoring frequency	Continuously
QA/QC procedures	Compare to operator reimbursement claims where applicable
Purpose of data	Used in the calculation of the project emissions
Additional comment	

Data / Parameter	E1i
Unit	kWh
Description	Total power imported from the grid for use at Sol Plaatje generating unit. Total annual electricity imported from the grid (kWh) will be used to calculate part of the project's internal emissions (along with diesel emissions)
Source of data	Electricity meters installed at each generating unit
Value(s) applied	0 (zero)
Measurement methods and procedures	Remote monitored meter will be used which records each Wh produced. Data will be downloaded daily via a wireless GPRS (cell phone) system.
Monitoring frequency	Continuous real time monitoring, with a daily download of data and monthly recording thereof

QA/QC procedures	According to the National Standard for Metering (NRS-057), the meters need to be at least of Class 1. Meters' calibration to be checked by accredited calibration authority every
	3 (three) years. Real time digital data recording.
Purpose of data	Used in the calculation of the project emission
Additional comment	
Data / Parameter	E2i
Unit	kWh
Description	Total power imported from the grid for use at Merino generating unit. Total annual electricity imported from the grid (kWh) will be used to calculate part of the project's internal emissions (along with diesel emissions)
Source of data	Electricity meters installed at each generating unit
Value(s) applied	0 (zero)
Measurement methods and procedures	Remote monitored meter will be used which records each Wh produced. Data will be downloaded daily via a wireless GPRS (cell phone) system.
Monitoring frequency	Continuous real time monitoring, with a daily download of data and monthly recording thereof
QA/QC procedures	According to the National Standard for Metering (NRS-057), the meters need to be at least of Class 1. Meters' calibration to be checked by accredited calibration authority every 3 (three) years. Real time digital data recording.
Purpose of data	Used in the calculation of the project emission
Additional comment	

B.7.2. Sampling plan

>>

Not applicable to this project activity as sampling will not be utilised.

B.7.3. Other elements of monitoring plan

>>

The approved monitoring methodology for category Type I.D, renewable electricity generation for a grid is described as follows in appendix B of the simplified M&P for CDM small-scale project activities:

"Monitoring shall consist of metering the electricity generated by the renewable technology."

This methodology will be applied to the two hydropower generating facilities that constitute the project. Separate remote monitored electricity meters will be installed at each generation unit. Data will be transmitted daily via a GPRS (cell phone) connection and recorded electronically.

The total electricity generated by the project will be the sum of the generation at each power unit, which will be calculated as:



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E1g	=	annual net_electricity generated at Unit 1 (Sol Plaatje) in MWh
E2g	=	annual net_electricity generated at Unit 2 (Merino) in MWh
E2		

In addition, the internal project emissions will be monitored. If they contribute more than 1% of the total emission reductions for a given monitoring period, then the emissions will be deducted from the emission reductions. If they contribute less than 1% then the emissions do not need to be taken into account. There are two sources of emissions within the project boundary, namely the imported electricity from the Grid and the diesel consumption in the back up generators.

The total emissions generated by the project will be calculated as the sum of the emissions resulting from the internal consumption of electricity and the emissions resulting from the diesel use in the back up generator:

The total emissions generated by the project will be calculated as the sum of the emissions resulting from the internal consumption of electricity and the emissions resulting from the diesel use in the back up generator:

Tota	1 project emis	$\frac{1}{1} = PE_{EL} + PE_{PC,diesel,y}$	
Where:			
PE	=	is the total emissions in tons CO2 as a result of grid import (tCO2)	
PE _{FC,diese}	.l,y =	is the total CO2 emissions from fossil fuel combustion (diesel) during period y	
(tCO₂)			

The total emissions as a result of grid import is

calculated as: PE_{EL} = (E1_i + E2_i) X EF

```
PE<sub>EL</sub> = emissions in tons CO<sub>2</sub> as a result of grid import during monitoring period
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```
E1: = electricity imported at Unit 1 in MWh during monitoring period
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E_{i} = electricity imported at Unit 2 in MWh during
```

```
monitoring period
```

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EF = emission factor in tCO_2 / MWh
```

Further information on operational and management structures for this project activity are discussed in Appendix 5 of this PDD

Where Sol Plaatje is Unit 1 and Merino is Unit 2

The total emissions from the fossil fuel combustion process during the relevant monitoring period will be calculated as:

PE _{FC,diesel,y}	$= (FC_{1,j} + FC_{2,j}) * COEF_{diesel,y}$
Where:	
FC _{1,j}	= the mass of diesel consumed by unit 1 (Sol Plaatje) ascertained by the
	multiplication of the volume of diesel consumed by the known density of diesel
	(Gg)
FC _{2,j}	the mass of diesel consumed by unit 2 (Merino) ascertained by the
	multiplication of the volume of diesel consumed by the known density of
	diesel (Gg)
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COEF _{diesel,y} =	.	s the emission coefficient of diesel in period y in
	ŧ CO ₂∕€	Sg_COEF _{diesel,y} _is calculated as:
COEF _{diesel,y}	=	$\frac{\text{NCV}_{\text{diesel}} * \text{EF}_{\text{CO2,diesel}}}{= 3.23884 \text{ tCO}_2/\text{Gg}}$
Where:		
NCV _{diesel}	=	4 3.3 GJ/ton
EF _{CO2,diesel}	=	0.0748 ton/GJ

B.8. Date of completion of application of methodology and standardized baseline and contact information of responsible persons/ entities

>>

Date of completion of application of the selected methodology ASM-I.D Small-scale Methodology "Grid connected renewable electricity generation", Version 18.0: 28/11/2014.

Date of completion of application of the selected standardized baseline ASB0001 "Standardized baseline: Grid emission factor for the Southern African power pool", Version 01.0: 31/05/2013.

Consultant (not to be considered as a project participant): <u>Promethium Carbon</u> <u>Ballyoaks Office Park</u> <u>35 Ballyclare Drive</u> <u>Bryanston</u> South Africa

SECTION C. Duration and crediting period

C.1. Duration of project activity

C.1.1. Start date of project activity

>>

28/11/2006

The start date of the project activity was 28/11/2006, the date of commencement of Civil Works.

C.1.2. Expected operational lifetime of project activity

>> In excess of 20 years

C.2. Crediting period of project activity

C.2.1. Type of crediting period

>>

Renewable crediting period. This is the second crediting period.

C.2.2. Start date of crediting period

>>

30/03/2009 or the date of registration, whichever comes the latest. 08/10/2016

C.2.3. Length of crediting period

>> 7 years<u>0 months</u>

SECTION D. Environmental impacts

D.1. Analysis of environmental impacts

>>

In terms of South Africa's Environmental Impact Assessment (EIA) Regulations an EIA Scoping study was completed by independent consultants. The environmental impacts assessed during the scoping study covered both the construction and the operational phases of the project. An Environmental Control Officer (ECO) has been appointed and mandated by the Free State Provincial Authority to monitor environmental impacts on their behalf. The conclusions and recommendations of the scoping study as approved by the Free State Provincial Authorities were:

Conclusions

This Report has assessed the potential impacts associated with the proposed hydropower scheme construction. This investigation has not identified any potential impacts on the environment, which are so severe as to suggest that the proposed infrastructure should not be constructed. However, an environmental cost associated with the development of the 4MW mini hydro power station at the As River Site, is the flooding of a wetland identified in a natural basin.

The proposed development is aimed at enhancing/ augmenting the electricity supply to nearby Bethlehem. The expected long term effects on the environment is mostly positive, while the short term negative effects of construction activities of has limited impact on the environment, and with the implementation of the recommendations contained in this report, could be managed and minimised.

Considering the present environmental conditions, the assessment of the environmental issues, and the recommendations contained in this report, it is believed that the Environmental Assessment could be completed at this Scoping Stage, and that no further assessment is required.

Recommendations

The following recommendations are considered professional opinions and are based on experience in the field, knowledge of the local environment, and are informed by comments received during the course of the Scoping process. The recommendations can be separated into the following groups:

- Construction recommendations; and
- Operational and maintenance recommendations

Construction recommendations

- It is recommended that the mitigation measures detailed in the report be implemented in order to reduce the significance of the impacts associated with the construction of the proposed hydropower scheme.
- In order to manage construction and limit the significance of impacts mentioned in Section 4, an EMP should be developed and implemented. An appropriately qualified environmental consultant, taking cognisance of the mitigation measures outlined in this report should draft this EMP. It is crucial that the implementation of the EMP is enforced by an Environmental Control Officer during construction, and that the environmental conditions, costs and penalties are written onto the contract documentation
- In particular, it is recommended that disturbed areas should be rehabilitated and re-vegetated with suitable vegetation.

• The initial design of the Merino site would have flooded a small wetland. The flooding of the wetland was approved under the Record of Decision. However, a change from a head pond to a canal design at Merino managed to avoid any impact on the wetland

Operational and maintenance recommendations

- Develop and implement an operational Environmental Management Programme (EMP), with appropriate guidelines for the optimal operation of the plant and a contingency plan to deal with upset operating conditions and emergency situations (*e.g.* flooding, mechanical failure) should they arise. The EMP should incorporate appropriate monitoring protocols and make adequate provision for appropriate action in the event of potentially significant thresholds being reached or trends indicating potentially significant adverse impacts be noted.
- Related to the aforementioned EMP, ensure the continued implementation of a monitoring programme.
- Ensure that the plant operators have been properly trained in the operation of the works.

In accordance with the Record of Decision requirements an EMP has been developed. The EMP clearly identifies the environmental indicators to be monitored during construction and operation as well as the monitoring procedures. The enforcement of compliance with the EMP lies with the ECO who conducts regular site visits and reports to the relevant ministry

The Construction indicators monitored for compliance by the ECO are (EMP table 4.1 p 20):

- Compliance with relevant legislation
- Site established and access roads constructed to minimise environmental impact
- Injuries to construction workers and residents
- Water supply
- Proper signage
- Visual Impact
- Dust pollution
- Noise levels
- Litter and waste production
- Disposal sites
- Terrestrial and aquatic fauna and flora
- Sensitive sites
- Soil and Surface water
- Security
- Traffic
- Fires
- Flooding

The Operational Indicators monitored for compliance by the ECO are (EMP table 4.1p 21):

- Visual
- Terrestrial fauna and flora
- Sensitive sites
- Erosion
- Infrastructure
- Recreational use of river

SECTION E. Local stakeholder consultation

E.1. Solicitation of comments from local stakeholders

>>

The main form of stakeholder consultation was through the environmental impact assessment (EIA) process. Local stakeholders were invited to comment on the scoping report, produced for the EIA process through the following mechanisms:

- Scoping advertisements were released in the local press in May 2003.
- In May 2003, poster notices of the EIA process were erected.
- Letters including a background information document and response form were distributed to the identified stakeholders in May 2003. Moreover various authorities were consulted during the process.
- In June 2003, the public meeting was held in Bethlehem to provide the local stakeholders with an opportunity to meet with the consultants, project proponent and authorities and to comment on the proposed development and raise any issues and concerns.
- Following the completion of the draft scoping report in July 2003, the report
 was sent to the stakeholders and also lodged in the library in Bethlehem. The
 public was notified to the lodging of the draft report by means of letters to
 identified stakeholders and given a three week period in which to comment
 on the report. At the end of the comment period, all relevant issues and
 concerns raised by the public have been noted and incorporated into the
 final scoping report.

In addition the project draft PDD was posted on the South African DNA website for comments for the period 24 October 2005 to 23 November 2005. Any interested party could post comments on the project to the DNA. As indicated in the DNA's letter of "Host Country Approval", the DNA approved the project without requiring any changes.

E.2. Summary of comments received

>>

The only comments that can be summarised are those associated with the EIA process. These included;

- The requirements that the project would be subject to in terms of the licensing requirements of the Department of Water Affairs and Forestry;
- The actual benefits that would accrue to the community from such a project;
- · What employment opportunities would actually be created by the project;
- The nature of the diversions to be created as part of the project;
- A request for an archaeological impact assessment report; and,
- Discussions with regard to the alternatives associated with the project.

E.3. Report on consideration of comments received

>>

The comments received were incorporated into the final scoping report that was submitted to the Provincial Environmental Authorities, and was used by the authorities to give the record of decision. As a result of the comments received an archaeological impact assessment report was commissioned and used in the EIA process.

SECTION F. Approval and authorization

>>

In terms of South Africa's Environmental Impact Assessment (EIA) Regulations the project had to undertake an EIA and was given a positive Record of Decision authorisation by the Free State Provincial Authorities which will enable the project to go into operation, as no environmental flaws were identified. The Record of Decision covered both the construction and the operational phases of the project. The bulk of the environmental impact will occur during construction and will be mitigated as part of the construction process according to the Environmental Management Plan.

The project was also granted a water licence as required by the National Water Act (36 of 1998).

The letter of approval was issued on 30/04/2014 by the Department of Energy being the Designated National Authority for the Clean Development Mechanism in South Africa, the Host Country.

The letter of approval by the Netherlands Ministry of Housing, Spatial Planning and Environment (VROM) was issued on 06/12/2007. VROM is the Designated National Authority for the Clean Development Mechanism in the Netherlands.

Appendix 1. Contact information of project participants and responsible persons/ entities

Project participant and/or responsible person/ entity	Project participant Responsible person/ entity for application of the selected methodology
	activity
Organization name	Statkraft Markets BV
Street/P.O. Box	Gustav Mahlerplein 100
Building	ITO Building
City	Amsterdam
State/Region	
Postcode	1082 MA
Country	The Netherlands
Telephone	+31 (20) 795 78 00
Fax	+31 (20) 795 78 99
E-mail	stef.peters@statkraft.com
Website	Stef Peters
Contact person	Managing Director
Title	Mr
Salutation	Peters
Last name	
Middle name	Stef
First name	
Department	
Mobile	
Direct fax	
Direct tel.	
Personal e-mail	

Project participant and/or responsible person/ entity	Project participant Responsible person/ entity for application of the selected methodology (ies) and, where applicable, the selected standardized baselines to the project		
	activity		
Organization name	Bethlehem Hydro (Pty) Ltd		
Street/P.O. Box	P O Box 35-630<u>23589</u>		
Building	NuPlanet HouseClaremont Central		
City	MenloparkCape Town		
State/Region	GautengWestern Cape		
Postcode	<u>01027735</u>		
Country	South Africa		
Telephone	+27 12 349 294 4 <u>21 671 1457</u>		
Fax	+27 12 349 294 4 <u>86 233 8523</u>		
E-mail	al@nuplanet.co.zaal@rehgroup.co.za		
Website	www.bethlehemhydro.co.zahttp://www.rehgroup.co.za/		
Contact person	Anton-Louis Olivier		
Title	Mr		
Salutation	Managing Director		
Last name	Olivier		
Middle name			
First name	Anton-Louis		
Department			
Mobile			
Direct fax			
Direct tel.			
Personal e-mail			

1		
Project participant and/or	Project participant	
responsible person/ entity	Responsible person/ entity for application of the selected methodology (ies)	
	and, where applicable, the selected standardized baselines to the project	
	activity	
Organization name	Promethium Carbon (Pty) Ltd	
Street/P.O. Box	<u>35 Ballyclare Drive</u>	
Building	Lacey Oak House, Ballyoaks office park	
City	Johannesburg	
State/Region	Gauteng	
Postcode	<u>2021</u>	
Country	South Africa	
Telephone	<u>+27 11 706 8185</u>	
Fax	<u>+27 86 589 3466</u>	
<u>E-mail</u>	harmke@promethium.co.za	
Website	www.promethium.co.za	
Contact person Harmke Immink		
<u>Title</u>	Director	
Salutation	Mrs	
Last name	Immink	
Middle name		
First name	Harmke	
<u>Department</u>		
Mobile		
Direct fax		
Direct tel.		
Personal e-mail		

Appendix 2. Affirmation regarding public funding

The Government of Netherlands provided resources for early project identification and development related activities with regard to this project from their AIJ programme. As such the funding did not result in a diversion of official development assistance. The Government of the Netherlands is not claiming any emission reductions as a result of their early support to the project.

No public funding from ODA has been used to acquire CERs from this project.

Appendix 3. Applicability of methodology and standardized baseline

Refer to the attached PDF document: "Calculation of the emission factor for Eskom" Not applicable Promethium Carbon- 2 April 2008

Appendix 4. Further background information on ex ante calculation of emission reductions

Refer to the attached Excel spread sheet: "Bethlehem Hydro EFER calcs"

Appendix 5. Further background information on monitoring plan

1. Overall project management

Bethlehem Hydro has a clear and well defined management structure Consisting of Managing Director, a Operational Manager and an Administrative Clerk Overall responsibility at the plant lies with the Managing Director who also has final responsibility for the CDM project. The management structure is flat with the Managing Director and the Operational Manager having direct day to day responsibilities in the running of the plant.

2. Management of project registration, monitoring, measurement and reporting

The Operational Manager will have final responsibility for all aspects relating to data measurements, monitoring of data recording and will sign off all reports on monitoring.

Data will be collected digitally and consolidated by the Bethlehem Hydro Administrative Clerk, who will also draw up the monthly and annual emission reduction monitoring reports.

Monitoring itself will be integrated as far as possible into existing plant operating procedures. The data required for the monitoring of the emission reductions will come from data already collected as part of the plant's operations, i.e the metering of electricity sales

Data will be recorded at in real time with remote monitored electricity meters that records each Watt hour (Wh) generated intervals according to the table attached to the monitoring plan. The actual measured data will be entered into the "Emission Reduction Spreadsheet" Bethlehem Hydro <u>ER calcs</u>" spreadsheet attached to the PDD to calculate the emission reductions for the period.

3. Training of monitoring personnel

Due to the nature of the project and its monitoring needs there is no need for specific or specialized training of personnel for monitoring. The data which will be collected is also collected for general plant operational and financial administration.

4. Emergency preparedness procedures

The following emergency events can be foreseen which could have an impact on the project's emission reductions or the data collection procedures:

4.1. Loss of power at plant

In the case of loss of power at a plant no data will be lost. When power is lost the meter retains an internal record of the electricity metered since the last transmission of data. Once power is restored the meter will continue to record electricity production.

5. Monitoring Equipment

5.1. Calibration of monitoring equipment

The only relevant monitoring equipment for this project relates to the electricity meters. An electricity meter will be installed at each generation unit's "point of supply" to the off taker. The metering equipment (meters and GPRS data transmission systems) is provided with factory calibration certificates.

Each meter will be submitted for calibration verification tests at least once every 3 years to a duly qualified and accredited entity, which provides such calibration services.

5.2. Accuracy class of monitoring equipment

The meters are of accuracy class:

- Sol Plaatje Main-meter:: accuracy class of 0.2s (IEC 62053-22)
- Sol Plaatje Check: accuracy class of 0.5
- Merino Eskom meter Main: accuracy class of 0.5s
- Merino Eskom meter: <u>Check: accuracy class of</u> 0.5s (IEC 62053-22)

5.3. Installation of Monitoring Equipment

5.3.1. Sol Plaatje electricity meters

The electricity production of the Sol Plaatje unit will be measured by an electricity meter, (main <u>meter</u>), installed at the Panorama substation. The meter will be located in a small closed building constructed specifically to house the Bethlehem Hydroelectric project switchgear and meter located at the point of supply (POS) into the grid. The meter is "bidirectional" meaning that it measures and records both the power produced by the power plant as well as power consumed by the power plant. The plant is a net consumer of electricity in periods when the plant is not producing power, e.g. for lighting, pumping and machine tools during maintenance periods when the plant is shut down. In the same location there is also a check meter for the power produced by the Sol Plaatje unit.

Power produced by the Sol Plaatje unit will be transmitted to the Panorama substation by a dedicated 11kV power line. This line which consists of a combination of overhead conductors (3km

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length) and buried cable (2km length) is used exclusively for the supply of power by the Sol Plaatje unit to the grid.

Access to the substation is restricted to authorized employees of the Dihlabeng Municipality's electricity department. Access to the Bethlehem Hydroelectric project switchgear is restricted to Bethlehem Hydro and NuPlanet operational personnel.

The Sol Plaatje Unit Single Line Diagram is shown on the next page. Dihlabeng Panorama, shown in the top left hand corner of the diagram.







5.3.2. Merino electricity meters

Identical to the Sol Plaatje unit, anthere is a main and a check electricity metermeters that will measure the electricity production of the Merino unit. For this unit, Eskom installed a dedicated 22kV line, which runs to the boundary of the power station. As a result, the power generated at the Merino unit interconnects directly into the Eskom line, without being routed

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through a substation. The electricity meters are located in an enclosed box at the meetingmetering point of the Eskom line. Both meters are "bi-directional" meters. They measure and record both the power produced by the power plant as well as power consumed by the power plant. The plant is a net consumer of electricity in periods when the plant is not producing power, for example when the plant is shut down, but lighting is required in the plant.

Power produced by the Merino unit will be transmitted away from the power station by a dedicated 22kV power line. This line is used exclusively for the supply of power by the Merino unit to the electricity grid.

Access to the Bethlehem Hydroelectric project switchgear and point of supply is restricted to Bethlehem Hydro and NuPlanet operational personnel.

The Merino Unit Single Line Diagram is shown on the next page.





6. Maintenance of monitoring equipment and installations

The digital electricity meters will be subjected to calibration tests at least once every three years by an accredited entity.

7. 7. Day-to-day records handling procedures

Day to day record keeping is done according to a fixed programme indicating what measurements are taken, who is responsible and how the data is processed as outlined in the table below.

Variable	Monitoring interval	Monitoring methodolog y	Responsibl e person	Quality control	Data storage procedure
ElectricityN et electricity generated at Merino site	Per Watt hour (Wh) generated	Automatic reading by electricity meters	Operational Manager Back up: Managing Director	Compare to Dihlabeng Meters	Data transmitted daily and digitally stored
ElectricityNet electricity generated at Sol Plaatje site	Per Watt hour (Wh) generated	Automatic reading by electricity meters	Operational Manager Back up: Managing Director	Compare to Dihlabeng Meters	Data transmitted daily and digitally stored
Electricity imported from grid at Merino site	Per Watt hour (Wh) imported	Invoices from Eskom utility	Operational Manager Back up: Managing Director	N/A	Invoices stored on file
Electricity imported-from grid at Sol Plaatje site	Per Watt hour (Wh) imported	Automatic reading by electricity meters	Operational Manager Back up: Managing Director	N/A	Data transmitted daily and stored at Office
Diesel consumed at Merino Site	Continuously on occurrence	Operator claims on diesel purchased	Operational Manager	N/A	Claims stored on file
Diesel consumed at Sol Plaatje	Continuously on occurrence	Operator claims on diesel purchased	Operational Manager	N/A	Claims stored on file

8. 8. Monitoring data adjustment procedures

Data will be collected on a daily and monthly basis and consolidated on a monthly basis where the data will be cross checked against records for sold/purchased electricity (example invoices) for quality control purposes on a regular basis. The meter will be checked on regular basis and will be calibrated, serviced and maintained according to the manufacturers' instructions but at least every 3 years as per Guidelines for Assessing Compliance with the Calibration Frequency Requirements (version 01; EB 52, Annex 60). Corrective measures will be applied in case any discrepancy is observed. To ensure that the data is reliable and transparent, Quality Assurance and Quality Control (QA&QC) measures will be establishare established and form part of the grid code to effectively control and manage data reading, recording, auditing as well as archiving data and all relevant documents.

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9. 9. Data and reports review procedures

Data will be reviewed by the Operational Manager and signed off by the Managing Director on a monthly basis again predicted and historical values. Should there be discrepancies in the data the procedure indicated in Point 7 above will be followed to adjust the data.

10. 10. Internal GHG audit procedures

There are no requirements for internal audits of GHG project compliance with the plants operational requirements

11. 11. Project performance review before verification

Data and project performance will be reviewed by the Managing Director and the Operational Manager on a monthly basis against predicted and historical values. The consolidated annual project emission reduction reports will be reviewed by Bethlehem Hydro's auditors for compliance before being submitted for verification.

12. 12. Procedures for improving quality of project monitoring

The main procedure for improving the accuracy of the monitoring is the quality control procedures described above in the Monitoring Plan. The data collection and reporting formats are checked on a monthly basis for accuracy and the monitoring procedures will be adjusted as required for improved integration with plant operations and to minimise faulty measurement or meter reading errors.

13. Emission reduction data recording and calculation format Merino Generating Plant

Month	Start Meter reading	End Meter reading	Electricity generated
01			
02			
03			
0 4			
05			
06			
07			
08			
09			
10			
11			
12			
Total			

Month	Diesel consumption
01	
02	
03	
04	
05	
06	
07	
08	
09	
10	
11	
12	
Total	

Month	Imported electricity
01	
02	
03	
04	
05	
06	
07	
08	
09	
10	
11	
12	
Total	

Sol Plaatje Generating Plant

Month	Start Meter	End Meter	Electricity
01			
02			
03			
04			
05			
06			
07			
08			
09			
10			
11			
12			
Total			

Month	Diesel consumption
01	
02	
03	
04	
05	
06	
07	
08	
09	
10	
11	
12	
Total	

Month	Imported electricity
01	
02	
03	
04	
05	
06	
07	
08	

09	
10	
11	
12	
Total	

Appendix 6. Summary of post registration changes

Changes in the description of the monitoring parameters

Detail added regarding the calibration frequency and the accuracy class of the electricity meters Changes in the power meter location

Monitoring now includes the monitoring of <u>Removed all information on</u> diesel consumption <u>and</u> <u>diesel monitoring</u> at both units the project activity, as the backup generator has been removed from <u>site.</u>

Monitoring now includes the monitoring of imported electricity usage at both units Updated to Project Standard template

Inclusion and use of the Standardized baseline: Grid emission factor for the Southern African power pool.