

# BUNDLED SOLAR POWER PROJECT BY MAHINDRA SUSTEN PRIVATE LIMITED

Document Prepared by Mahindra Susten Private Limited

<b>Project Title</b>	Bundled Solar Power Project by Mahindra Susten Private Limited
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## 1 PROJECT DETAILS

### 1.1 Summary Description of the Project and its Implementation Status

The main purpose of this project activity is to generate clean form of electricity through renewable solar energy source. The project is a bundled project activity which involves installation of 205 MW solar project in different states of India through SPVs.

Over the 10 years of first crediting period, the project will replace anthropogenic emissions of greenhouse gases (GHG's) estimated to be approximately 364,029 tCO<sub>2e</sub> per year, thereon displacing 377,118 MWh/year amount of electricity from the generation-mix of power plants connected to the Indian grid, which is mainly dominated by thermal/fossil fuel based power plant.

The details of the SPVs for the project and their location of installation are mentioned in the table below:-

Name of SPVs	Capacity in MW		COD	Connection with Grid	State	Usage
	AC	DC				
Cleansolar Renewable Energy Private Limited (CREPL)	30 MW	36.6 MW	29/06/2016	Indian Grid	Telangana	Sale to State Discom
Divine Solren Private Limited (DSPL)	50 MW	59.8 MW	22/07/2017	Indian Grid	Telangana	Sale to State Discom
Astra Solren Private Limited (ASPL) - Plot No. : 4	40 MW	52 MW	31/03/2017	Indian Grid	Gujarat	Sale to State Discom
Astra Solren Private Limited (ASPL) - Plot No. : 7	25 MW	32.49 MW	23/05/2017	Indian Grid	Gujarat	Sale to State Discom
Mahindra Susten Private Limited (MSPL) Goyalri	60 MW	78.01 MW	31/03/2017	Indian Grid	Rajasthan	Sale to State Discom

These are the SPVs of Mahindra Susten Private Limited and the project is promoted by Mahindra Susten Private Limited.

**Sectoral Scope** : 01 - Energy industries (renewable / non-renewable sources)  
**Project Type** : I - Renewable Energy Projects  
**Project Category** : Grid-connected electricity generation from renewable sources  
 ACM0002- Version 18.0

#### Tools referred with above methodology are:

Tool to calculate the emission factor for an electricity system<sup>1</sup> - Version 06.0 (EB 97, Annex 07)

#### Scenario existing prior to the implementation of project activity:

The scenario existing prior to the implementation of the project activity, is electricity delivered to the grid by the project activity that would have otherwise been generated by the operation of grid-

<sup>1</sup> <http://cdm.unfccc.int/methodologies/PAmethodologies/tools/am-tool-07-v6.pdf>

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”.

#### Baseline Scenario:

As per the applicable methodology, a Greenfield power plant is defined as “a new renewable energy power plant that is constructed and operated at a site where no renewable energy power plant was operated prior to the implementation of the project activity”.

As the project activity falls under the definition of a Greenfield power plant, the baseline scenario as per paragraph 24 of Section 5.2.1 of applied methodology is the following:

*If the project activity is the installation of a Greenfield power plant, the baseline scenario is 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”.*

Hence, pre-project scenario and baseline scenario are the same.

## 1.2 Sectoral Scope and Project Type

The project activity falls under the following Sectoral scope and Project Type:

**Sectoral Scope** : 01 - Energy industries (renewable / non-renewable sources)  
**Project Type** : I - Renewable Energy Projects  
**Project Category** : Grid-connected electricity generation from renewable sources  
 ACM0002- Version 18.0<sup>2</sup>

The project is not a grouped project activity.

## 1.3 Project Proponent

Organization name	<b>Mahindra Susten Private Limited</b>
Contact person	-
Title	-
Address	6th Floor AFL House, Lok Bharati Complex, Marol Maroshi Road, Mumbai, Maharashtra- 400059
Telephone	-
Email	-

## 1.4 Other Entities Involved in the Project

Organization name	<b>EKI Energy Services Limited</b>
Role in the project	Project Consultant

<sup>2</sup> <http://cdm.unfccc.int/methodologies/DB/5725LCHYPYM4I1V8OD9SFYVAMFFWNP>

Contact person	Manish Dabkara
Title	CEO & MD
Address	EnKing Embassy, Office No 201, Plot 48, Scheme 78, Part 2, V27ijay Nagar, Indore- 452010, Madhya Pradesh, India.
Telephone	+91-731-4289086
Email	<a href="mailto:manish@enkingint.org">manish@enkingint.org</a>

### 1.5 Project Start Date

Start date of the project activity is the earliest date of interconnection with the grid i.e. 29-06-2016. This is the date of commissioning of 30 MW solar PV project activity by Cleansolar Renewable Energy Private Limited (CREPL).

The details of the commissioning dates of the individual project activity are mentioned in the section 1.1 of this report.

### 1.6 Project Crediting Period

Crediting Period Start date: 29-June-2016

Crediting Period End date: 28-June-2026

The project activity adopts renewable crediting period of 10 years period which can be renewed for maximum 2 times.

### 1.7 Project Scale and Estimated GHG Emission Reductions or Removals

The project is a large scale project that involves setting up of 205 MW of Solar power project.

Project Scale	
Project	
Large project	✓

As the estimated annual average GHG emission reductions or removal per year is 364,029 tCO<sub>2</sub>e which is greater than 300,000 tonnes of CO<sub>2</sub>e per year, thus the project falls in the category of Project.

Year	Estimated GHG emission reductions or removals (tCO <sub>2</sub> e)
Year 1	364,029
Year 2	364,029
Year 3	364,029
Year 4	364,029

Year 5	364,029
Year 6	364,029
Year 7	364,029
Year 8	364,029
Year 9	364,029
Year 10	364,029
<b>Total estimated ERs</b>	3,640,290
<b>Total number of crediting years</b>	10
<b>Average annual ERs</b>	364,029

## 1.8 Description of the Project Activity

The project activity involves the installation of Solar PV project. The total installed capacity of the project is 205 MW of Solar PV plant located at different states in India. The project is promoted by **Mahindra Susten Private Limited**.

The Project activity is a new facility (Greenfield) and the electricity generated by the project will be exported to the Indian electricity grid. The project will therefore displace an equivalent amount of electricity which would have otherwise been generated by fossil fuel dominant electricity grid. The Project Proponent plans to avail the VCS benefits for the project.

In the Pre- project scenario the entire 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.

The project shall result in replacing anthropogenic emissions of greenhouse gases (GHG's) estimated to be approximately 364,029 tCO<sub>2</sub>e per year, thereon displacing 377,118 MWh/year amount of electricity from the grid over the 10 years crediting period.

### Solar PV Project Technology Details –

The project activity aims to harness solar energy through installation of Solar PV project with total installed capacity of 205 MW.

The technical specification of each SPV will be mentioned during validation of project activity.

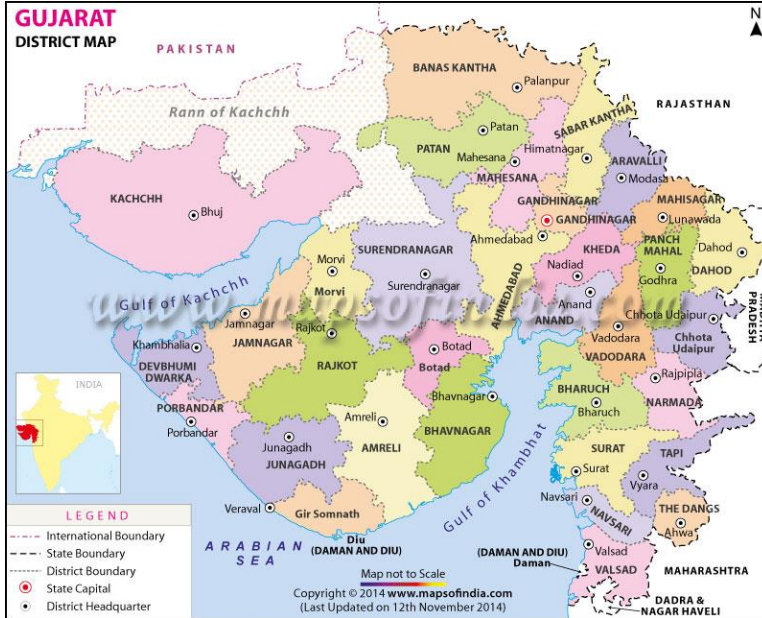
## 1.9 Project Location

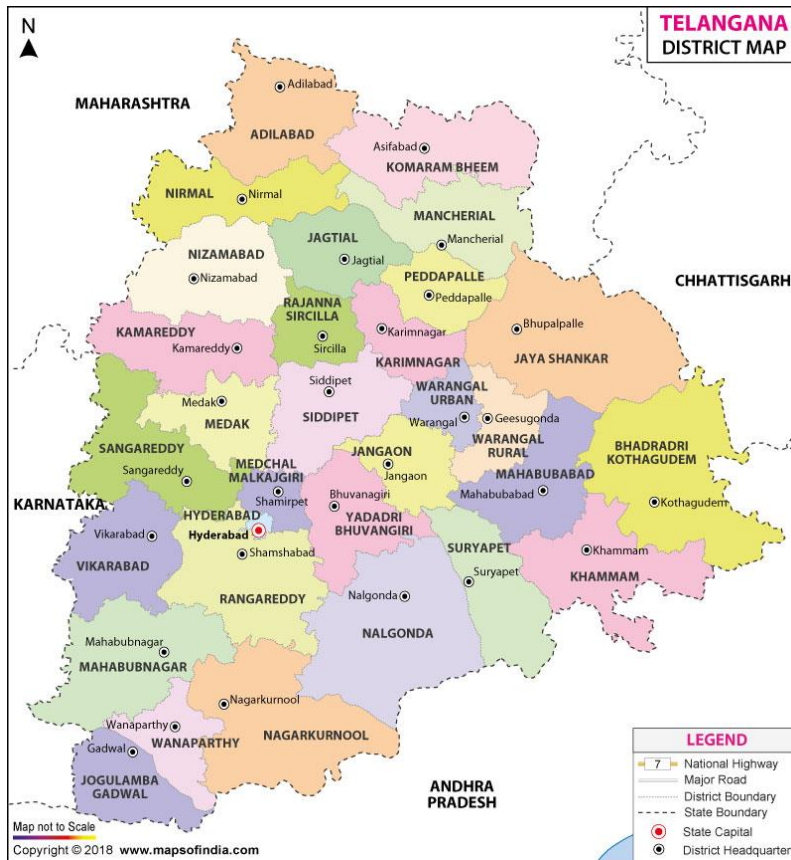
The details of the project locations are mentioned in the table below

Name of SPVs	State
Cleansolar Renewable Energy Private Limited (CREPL)	Telangana
Divine Solren Private Limited (DSPL)	Telangana
Astra Solren Private Limited (ASPL) - Plot No. : 4	Gujarat

Astra Solren Private Limited (ASPL) - Plot No. : 7	Gujarat
Mahindra Susten Private Limited (MSPL) Goyalri	Rajasthan

The project locations have been shown in the map below





### 1.10 Conditions Prior to Project Initiation

The project is a Greenfield solar power project and does not involve generation of GHG emissions for the purpose of their subsequent reduction, removal or destruction. Thus prior to project initiation, there was nothing at site.

In absence of project activity, the continuation of current practise i.e generation of equivalent amount electricity would have been generated from grid connected fossil fuel dominated power plants. Thus for project activity baseline scenario is 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.

### 1.11 Compliance with Laws, Statutes and Other Regulatory Frameworks

The Project has received all the necessary approvals for development and commissioning for the proposed 205 MW Solar PV project from the respective State Nodal Agencies and is in compliance to the local laws and regulations.

As per Central Pollution Control Board (Ministry of Environment & Forests, Govt. of India), final document on revised classification of Industrial Sectors under Red, Orange, Green and White Categories (February 29, 2016).

*The newly introduced White category of industries pertains to those industrial sectors which are practically non-polluting such as Biscuit trays etc. from rolled PVC sheet (using automatic vacuum forming machines), Cotton and woollen hosiery making (Dry process only without any dyeing/washing operation), Electric lamp (bulb) and CFL manufacturing by assembling only, Scientific and mathematical instrument manufacturing, Solar power generation through photovoltaic cell, wind power and mini hydel power (less than 25 MW).*

*There shall be no necessity of obtaining the Consent to Operate” for White category of industries. An intimation to concerned SPCB / PCC shall suffice.*

Since project activity falls under white category and the non-polluting nature of project fulfils the compliance to the local laws and regulations. The state nodal agency approval is submitted to DOE.

## 1.12 Ownership and Other Programs

### 1.12.1 Project Ownership

As per VCS Program Definitions version 3.7, the project ownership is the legal right to control and operate the project activities.

**Mahindra Susten Private Limited** is the project proponent (PP) of project activity and they have formed each SPVs which have the legal right to control and operate the project activities.

The project ownership has been demonstrated through below supporting documents:

1. **Commissioning certificates** – The letter from respective State Nodal Agency to the SPVs of Mahindra Susten Private Limited i.e. Cleansolar Renewable Energy Private Limited (CREPL), Divine Solren Private Limited (DSPL), Astra Solren Private Limited (ASPL) - Plot No. : 4, Astra Solren Private Limited (ASPL) - Plot No. : 7 and Mahindra Susten Private Limited (MSPL) Goyalri for commissioning of project activity indicates that PP have the legal right to control and operate the project activities.
2. **Contract with EPC contractor** – The purchase order on the name of Cleansolar Renewable Energy Private Limited (CREPL), Divine Solren Private Limited (DSPL), Astra Solren Private Limited (ASPL) - Plot No. : 4, Astra Solren Private Limited (ASPL) - Plot No. : 7 and Mahindra Susten Private Limited (MSPL) Goyalri indicates that PP have the legal right to control and operate the project activities.

Based on above evidences, the project ownership of each SPV is demonstrated and **Mahindra Susten Private Limited** is authorised on the behalf of all SPVs.

### 1.12.2 Emissions Trading Programs and Other Binding Limits

Net GHG emission reductions or removals generated by the Project will not be used for compliance with an emissions trading program or to meet binding limits on GHG emissions in any Emission Trading program or other binding limits.

### 1.12.3 Other Forms of Environmental Credit

The Project has no intend to generate any other form of GHG-related environmental credit for GHG emission reductions or removals claimed under the VCS Program.

However it can be crosschecked that PP is not claiming REC benefits, the same can be verified with the REC accreditation body of India<sup>3</sup>.

### 1.12.4 Participation under Other GHG Programs

The project has neither been registered nor seeking registration under any other GHG programs. The project is seeking registration only in VCS program.

### 1.12.5 Projects Rejected by Other GHG Programs

The Project is not rejected by other GHG programs.

## 1.13 Additional Information Relevant to the Project

### Eligibility Criteria

This is not a grouped project activity. Thus, this section is not applicable for this project.

### Leakage Management

Not applicable to the project activity.

### Commercially Sensitive Information

No commercially sensitive information has been excluded from the public version of the project description.

### Sustainable Development

#### Contribution to sustainable development:

Ministry of Environment and Forests, has stipulated economic, social, environment and technological well-being as the four indicators of sustainable development. The project contributes to sustainable development using the following ways.

**Social well-being:** The project would help in generating employment opportunities during the construction and operation phases. The project activity will lead to development in infrastructure in the region like development of roads and also may promote business with improved power generation.

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<sup>3</sup> [https://recregistryindia.nic.in/index.php/general/publics/accredited\\_regens\\_pdf](https://recregistryindia.nic.in/index.php/general/publics/accredited_regens_pdf)

**Economic well-being:** The project is a clean technology investment in the region, which would not have been taken place in the absence of the VCS benefits the project activity will also help to reduce the demand supply gap in the state.

The project activity will generate power using zero emissions Solar PV based power generation which helps to reduce GHG emissions and specific pollutants like SO<sub>x</sub>, NO<sub>x</sub>, and SPM associated with the conventional thermal power generation facilities.

**Technological well-being:** The successful operation of project activity would lead to promotion of Solar based power generation and would encourage other entrepreneurs to participate in similar projects

**Environmental well-being:** Solar being a renewable source of energy, it reduces the dependence on fossil fuels and conserves natural resources which are on the verge of depletion. Due to its zero emission the Project activity also helps in avoiding significant amount of GHG emissions.

#### Further Information

Not Applicable

## 2 APPLICATION OF METHODOLOGY

### 2.1 Title and Reference of Methodology

**Title** : Grid-connected electricity generation from renewable sources

**Reference** : The project activity meets the eligibility criteria of large scale project as it is more than 15 MW

**Methodology** : ACM0002: Grid-connected electricity generation from renewable sources - Version 18.0<sup>4</sup>

**Type I** : Energy industries (renewable / non-renewable sources)

**Category** : Approved Consolidated Methodology (ACM0002)

Tools referred with above methodology and applicable for project activity are:

- Tool to calculate the emission factor for an electricity system<sup>5</sup> - Version 06.0 (EB 97, Annex 07)
- Methodological Tool- Tool for the demonstration and assessment of additionality<sup>6</sup> - Version 07.0.0 (EB 70, Annex 08)

<sup>4</sup> <http://cdm.unfccc.int/methodologies/DB/5725LCHYPYM4I1V8OD9SFYVAMFFWNP>

<sup>5</sup> <http://cdm.unfccc.int/methodologies/PAmethodologies/tools/am-tool-07-v6.pdf>

<sup>6</sup> <http://cdm.unfccc.int/methodologies/PAmethodologies/tools/am-tool-01-v7.0.0.pdf>

## 2.2 Applicability of Methodology

The project activity involves generation of grid connected electricity from renewable solar energy. The project activity has a proposed capacity of 205 MW which will qualify for a large scale CDM project activity under Type-I of the large scale methodologies. The project status is corresponding to the methodology ACM0002 version 18.0 and applicability of methodology are discussed below.

Applicability Criterion	Project Case
1. This methodology is applicable to grid-connected renewable energy power generation project activities that: <ul style="list-style-type: none"> <li>(a) Install a Greenfield power plant;</li> <li>(b) Involve a capacity addition to (an) existing plant(s);</li> <li>(c) Involve a retrofit of (an) existing operating plants/units;</li> <li>(d) Involve a rehabilitation of (an) existing plant(s)/unit(s); or</li> <li>(e) Involve a replacement of (an) existing plant(s)/unit(s)</li> </ul>	The project activity is a Renewable Energy Project i.e. Solar Power Project which falls under applicability criteria option 1 (a) i.e., "Install a Greenfield power plant". Hence the project activity meets the given applicability criterion.
2. The methodology is applicable under the following conditions: <ul style="list-style-type: none"> <li>(a) The project activity may include renewable energy power plant/unit of one of the following types: hydro power plant/unit with or without reservoir, wind power plant/unit, geothermal power plant/unit, solar power plant/unit, wave power plant/unit or tidal power plant/unit;</li> <li>(b) In the case of capacity additions, retrofits, rehabilitations or replacements (except for wind, solar, wave or tidal power capacity addition projects the existing plant/unit 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, retrofit, or rehabilitation of the plant/unit has been undertaken between the start of this minimum historical reference period and the implementation of the project activity.</li> </ul>	The option (a) of applicability criteria 2 is applicable as project is renewable energy solar power plant/unit.
3. In case of hydro power plants, one of the following conditions shall apply: <sup>7</sup> <ul style="list-style-type: none"> <li>(a) The project activity is implemented in existing single or multiple reservoirs, with no change in the volume of any of the</li> </ul>	The project is installation of new solar based electricity generation plants (not a hydro power plant). Hence this criteria is not applicable.

<sup>7</sup> Project participants wishing to undertake a hydroelectric project activity that result in a new reservoir or an increase in the volume of an existing reservoir, in particular where reservoirs have no significant vegetative biomass in the catchments area, may request a revision to the approved consolidated methodology.

<p>reservoirs; or</p> <ul style="list-style-type: none"> <li>(b) The project activity is implemented in existing single or multiple reservoirs, where the volume of the reservoir(s) is increased and the power density calculated using equation (3), is greater than 4 W/m<sup>2</sup>; or</li> <li>(c) The project activity results in new single or multiple reservoirs and the power density, calculated using equation (3), is greater than 4 W/m<sup>2</sup>; or</li> <li>(d) The project activity is an integrated hydro power project involving multiple reservoirs, where the power density for any of the reservoirs, calculated using equation (3), is lower than or equal to 4 W/m<sup>2</sup>, all of the following conditions shall apply:             <ul style="list-style-type: none"> <li>(i) The power density calculated using the total installed capacity of the integrated project, as per equation (4), is greater than 4 W/m<sup>2</sup>;</li> <li>(ii) Water flow between reservoirs is not used by any other hydropower unit which is not a part of the project activity;</li> <li>(iii) Installed capacity of the power plant(s) with power density lower than or equal to 4 W/m<sup>2</sup> shall be:                 <ul style="list-style-type: none"> <li>a. Lower than or equal to 15 MW; and</li> <li>b. Less than 10 per cent of the total installed capacity of integrated hydro power project.</li> </ul> </li> </ul> </li> </ul>	
<p>4. In the case of integrated hydro power projects, project proponent shall:</p>	<p>The project is solar power project and thus the criterion is not applicable to this project activity.</p>
<p>5. Demonstrate that water flow from upstream power plants/units spill directly to the downstream reservoir and that collectively constitute to the generation capacity of the integrated hydro power project; or</p>	<p>The project is solar power project and thus the criterion is not applicable to this project activity.</p>
<p>6. Provide an analysis of the water balance covering the water fed to power units, with all possible combinations of reservoirs and without the construction of reservoirs. The purpose of water balance is to demonstrate the requirement of specific combination of reservoirs constructed under CDM project activity for the optimization of power output. This demonstration has to be carried out in the specific scenario of water availability in different seasons to optimize the water flow at the inlet of power units. Therefore this water balance will take into account</p>	<p>The project is solar power project and thus the criterion is not applicable to this project activity.</p>

<p>seasonal flows from river, tributaries (if any), and rainfall for minimum five years prior to implementation of CDM project activity.</p>	
<p>7. The methodology is not applicable to:</p> <p>(a) 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;</p> <p>(b) Biomass fired power plants/units.</p>	<p>(a) The project activity is Greenfield and there is no switching of fossil fuel to renewable energy. Hence the criteria is not applicable to the project activity</p> <p>(b) The project is not a biomass fired power plant. Hence the criteria is not applicable to the project activity.</p>
<p>8. In the case of retrofits, rehabilitations, replacements, or capacity additions, this methodology is only applicable if the most plausible baseline scenario, as a result of the identification of baseline scenario, is “the continuation of the current situation, that is to use the power generation equipment that was already in use prior to the implementation of the project activity and undertaking business as usual maintenance”.</p>	<p>Not applicable, the solar project is a Green field project activity and this project is not the enhancement or up gradation project.</p>
<p>9. In addition, the applicability conditions included in the tools referred to below apply.<sup>8</sup></p>	<p>Please refer tables below.</p>

Tool to calculate the emission factor for an electricity system<sup>9</sup> - Version 06.0 (EB 97, Annex 07)

<b>Applicability Criterion</b>	<b>Project Case</b>
<p>This tool may be applied to estimate the OM, BM and/or CM when calculating baseline emissions for a project activity that substitutes grid electricity that is where a project activity supplies electricity to a grid or a project activity that results in savings of electricity that would have been provided by the grid (e.g. demand-side energy efficiency projects).</p>	<p>The project is a grid connected Greenfield Solar power project and thus the tool is applicable.</p>
<p>Under this tool, the emission factor for the project electricity system can be calculated either for grid power plants only or, as an option, can include off-grid power plants. In the latter case, two sub-options under the step 2 of the tool are available to the project participants, i.e. option IIa and</p>	<p>Steps involved in calculation of Emission Factor is included in section B.6.3 of the PDD as per the requirement of the tool</p>

<sup>8</sup> The condition in the “Combined tool to identify the baseline scenario and demonstrate additionality” that all potential alternative scenarios to the proposed project activity must be available options to project participants; does not apply to this methodology, as this methodology only refers to some steps of this tool.

<sup>9</sup> <http://cdm.unfccc.int/methodologies/PAmethodologies/tools/am-tool-07-v6.pdf>

Applicability Criterion	Project Case
option IIb. If option IIa is chosen, the conditions specified in “Appendix 2: Procedures related to off-grid power generation” should be met. Namely, the total capacity of off-grid power plants (in MW) should be at least 10 per cent of the total capacity of grid power plants in the electricity system; or the total electricity generation by off-grid power plants (in MWh) should be at least 10 per cent of the total electricity generation by grid power plants in the electricity system; and that factors which negatively affect the reliability and stability of the grid are primarily due to constraints in generation and not to other aspects such as transmission capacity.	
In case of CDM projects the tool is not applicable if the project electricity system is located partially or totally in an Annex I country.	Project is located in non-Annex I country and hence the tool is applicable
Under this tool, the value applied to the CO <sub>2</sub> emission factor of biofuels is zero.	The project is a Solar project and there is no involvement of biofuels.

- Methodological Tool- Tool for the demonstration and assessment of additionality- Version 07.0.0 (EB 70, Annex 08)

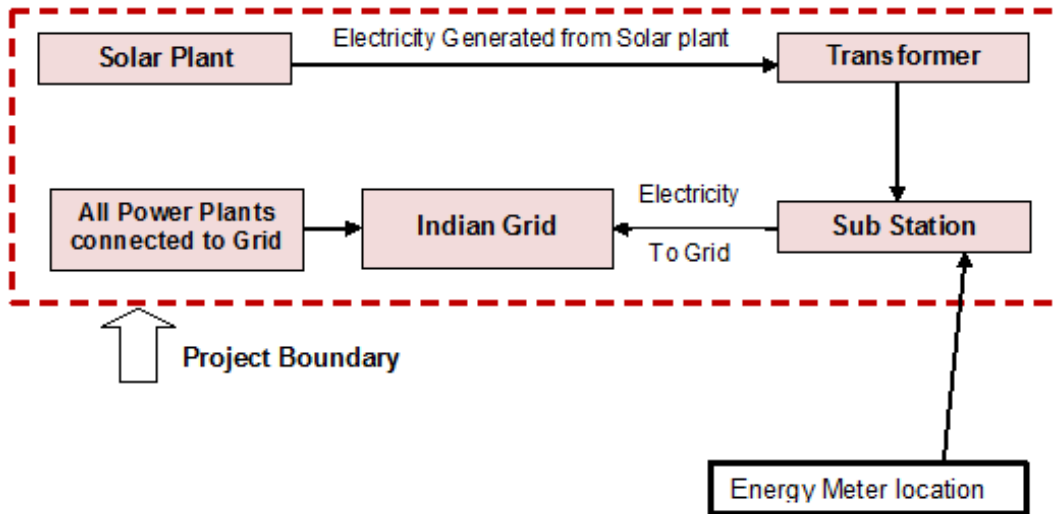
Applicability Criteria has been demonstrated in section on additionality below.

The project activity qualifies as Type I during every year of the crediting period in accordance with applicable provisions for project activity eligibility as discussed above. Also the total installed capacity of project activity is 205 MW which is applicable as per large scale project activities methodology ACM0002: Grid-connected electricity generation from renewable sources Version 18.0. The project capacity will be always remain the same and hence the project activity will always be large scale project activities throughout the crediting period and thereafter.

### 2.3 Project Boundary

As per ACM0002 version 18 - “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”.

The project boundary includes the solar project, sub-stations, grid and all power plants connected to grid. The proposed project activity will evacuate power to the Indian grid. Therefore the entire Indian grid and all connected power plants have been considered in the project boundary for the proposed VCS project activity.



Source		Gas	Included?	Justification/Explanation
Baseline	Grid connected electricity generation.	CO <sub>2</sub>	Yes	Main emission source
		CH <sub>4</sub>	No	Minor emission source
		N <sub>2</sub> O	No	Minor emission source
		Other	No	No CO <sub>2</sub> emissions are emitted from the project
Project	Greenfield Solar PV Power Project Activity.	CO <sub>2</sub>	No	No CO <sub>2</sub> emissions are emitted from the project
		CH <sub>4</sub>	No	Project activity does not emit CH <sub>4</sub>
		N <sub>2</sub> O	No	Project activity does not emit N <sub>2</sub> O
		Other	No	Project activity does not emit other forms of GHG emissions

## 2.4 Baseline Scenario

As per the approved consolidated Methodology ACM0002 (Version 18.0, EB 99, Annex 1) para 24: *“If the project activity is the installation of a Greenfield power plant, the baseline scenario is 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”.*

The project activity involves setting up of solar projects to harness the power of sun to produce electricity and supply to the grid. In the absence of the project activity, the equivalent amount of power would have been supplied by the Indian grid, which is fed mainly by fossil fuel fired plants.

In the absence of the project activity, the equivalent amount of power would have been drawn from the Indian grid. Hence, the baseline for the project activity is the equivalent amount of power from the Indian grid.

The combined margin ( $EF_{grid, CM,y}$ ) is the result of a weighted average of two emission factor pertaining to the electricity system: the operating margin (OM) and build margin (BM).

Calculations for this combined margin must be based on data from an official source (where available) and made publically available. The CEA database version 12 is the latest available data at the time of PD submission to DOE for validation, hence same is considered for emission factor calculations.

The combined margin of the Indian grid used for the project activity is as follows:

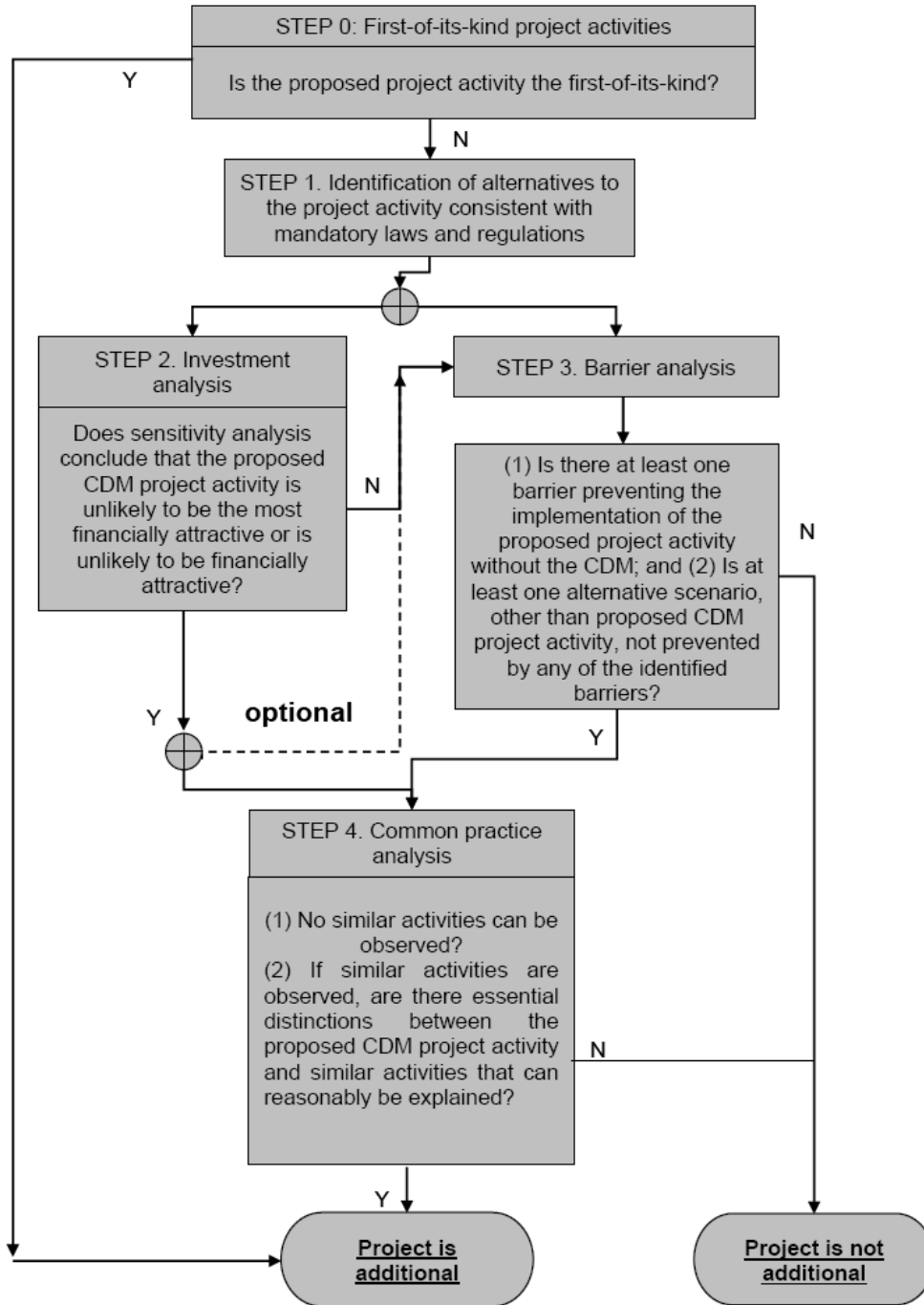
Parameter	Value	Nomenclature	Source
EF <sub>grid,y</sub>	0.9653 tCO <sub>2</sub> /MWh	Combined margin CO <sub>2</sub> emission factor for the project electricity system in year y	Calculated as the weighted average of the operating margin (0.75) & build margin (0.25) values, sourced from Baseline CO <sub>2</sub> Emission Database, Version 12.0, May 2017 published by Central Electricity Authority (CEA), Government of India
EF <sub>grid,OM,y</sub>	0.9843 tCO <sub>2</sub> /MWh	Operating margin CO <sub>2</sub> emission factor for the project electricity system in year y	Calculated as the last 3 year (2013-14, 2014-15, 2015-16) generation-weighted average, sourced from Baseline CO <sub>2</sub> Emission Database, Version 12.0, May 2017 published by Central Electricity Authority (CEA), Government of India
EF <sub>grid,BM,y</sub>	0.9083 tCO <sub>2</sub> /MWh	Build margin CO <sub>2</sub> emission factor for the project electricity system in year y	Baseline CO <sub>2</sub> Emission Database, Version 12.0, May 2017 published by Central Electricity Authority (CEA), Government of India

## 2.5 Additionality

The table below is only applicable if the proposed project activity is a type of project activity which is deemed automatically additional, as defined by the applied approved methodology or standardized baseline.

Specify the methodology or standardized baseline that establish automatic additionality for the proposed project activity (including the version number and the specific paragraph, if applicable).	NA
Describe how the proposed project activity meets the criteria for automatic additionality in the relevant methodology or standardized baselines.	NA

The present VCS project generates power using Solar PV energy which is a renewable, zero emission source of energy. Baseline considerations for the project are based on approved consolidated baseline methodology ACM0002 (Version 18.0). The methodology requires the project investor to determine the additionality based on “Methodological Tool- Tool for the demonstration and assessment of additionality”, Version 7.0.0. The step-wise approach to establish additionality of the project activity has been followed, details of which are provided in the following paragraphs:



In line with VCS Standard version 3.7, the additionality of the Project activity is ascertained in line with the applicable guidance from the UNFCCC. The demonstration of additionality for the proposed Project activity is being carried out in accordance with the additionality tool provided by the UNFCCC i.e. “Tool for demonstration and assessment of Additionality” Version 07.0.0,. The tool provides a step-wise approach to demonstrate additionality which is displayed below:

**Step 0: Demonstration whether the proposed project activity is the first-of-its-kind**

The proposed project activity is not the first-of-its-kind. Hence not applicable.

**Step 1: Identification of alternatives to the project activity consistent with current laws and regulations****Sub-step 1a: Define alternatives to the project activity:**

Identify realistic and credible alternative(s) available to the project participants or similar project developers that provide outputs or services comparable with the proposed VCS project activity.

The purpose of the project activity is to generate electrical power using solar energy and feed the electricity generated to the grid. Hence, the following alternatives are considered:

**Alternative 1: The proposed project activity not undertaken as a VCS project activity.**

The PP could proceed with the implementation of the project without Carbon credit benefits. The electricity produced from the renewable energy project would have been sold to the grid. This is in compliance with all applicable legal and regulatory requirements and can be a part of the baseline. However, the Project activity is not feasible without revenues from sale of Carbon Credits. This argument has been discussed in step 2 of the Additionality section.

**Alternative 2: No proposed project activity and equivalent amount of energy would have been produced by the grid electricity system through its currently running power plants and by new capacity addition to the grid i.e. Continuation of the present situation.**

The PP would have continued without investment in Project activity with usual business activities. The grid would continue with the fossil fuel based power projects and this would result in GHG emissions. Hence, the new capacity add-on from a fossil fuel based power plant is appropriate, realistic & credible baseline alternative for the project activity.

**Outcome of Sub-step 1a:** All the realistic alternatives for the project activity have been enlisted above.

Thus though two alternatives are mentioned above as per step of additionality tool, the first alternative is not possible as project activity is not viable without carbon credit benefits and second alternative is the baseline scenario for the project activity as per methodology as mentioned in section 2.4 of joint VCS PD & MR.

It is to be noted that being the green field project activity, “the baseline scenario is 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”.

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

The alternative(s) shall be in compliance with all applicable legal and regulatory requirements, even if these laws and regulations have objectives other than GHG reductions, e.g. to mitigate local air pollution. The project activity comes under white category as mentioned in section 1.11 of this document, thus there shall be no necessity of obtaining the Consent to Operate” for White category of industries. Since project activity falls under white category and the non-polluting

nature of project fulfils the compliance to the local laws and regulations (This sub-step does not consider national and local policies that do not have legally-binding status.).

The relevant national laws and regulations pertaining to generation of energy in India are:

- Electricity Act 2003
- National Electricity Policy 2005
- Tariff Policy 2006

The Project activity conforms to all the applicable laws and regulations in India:

- Power generation using renewable energy is not a legal requirement or a mandatory option.
  - There are state and sectoral policies, framed primarily to encourage solar power projects.
  - These policies have also been drafted realizing the extent of risks involved in the projects and to attract private investments.
  - The Indian Electricity Act, 2003 (May 2007 Amendment) does not influence the choice of fuel used for power generation.
  - There is no legal requirement on the choice of a particular technology for power generation.

The both alternatives are in compliance with laws and regulations required. There is no any mandatory requirement to implement the project activity.

**Outcome of Sub-step 1b:** Hence, both the alternatives enlisted above are found to comply with the mandatory laws and regulations taking into account the enforcement of the legislations in the region or country and EB decisions on national and/or sectoral policies and regulations. Since solar projects are categorised as white category, no any consent to operate required from pollution control board.

However, Alternative 2 has been selected as the appropriate baseline alternative for this project activity in line with methodology.

## **Step 2: Investment analysis**

**Determine whether the proposed project activity is economically or financially less attractive than at least one other alternative, identified in step 1, without the revenue from the sale of emission reductions credits. To conduct the investment analysis, use the following sub-steps:**

### **Sub-step 2a: Determine appropriate analysis method**

The Project activity envisages to export the power to Indian grid and the revenues from the sale would be generated in accordance with the terms and tariffs established in the Power Purchase Agreement (PPA). Thus, simple cost analysis (Option I) cannot be used as the analysis method as the sale of the units of generated electricity shall result in a revenue stream during the operations of the Project activity.

In the absence of the project activity grid electricity would have been the obvious choice for the Project which requires no investment. Hence investment comparison analysis (Option II) is also not appropriate for the project activity.

After eliminating Option I and Option II, the use of Benchmark analysis (Option III) is the method of analysis that has been selected as the most suitable method. This method determines the attractiveness of the project activity for the investors, as well as provides a measure of the viability of the investment to generate revenues during its operation, as compared with other avenues and investment options. Hence, the Benchmark analysis method is to be employed for analysis of the said project.

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

The investment analysis using Benchmark analysis approach (Option III) has been chosen. Further, this method illustrates the evaluation of the Project by the PP before the decision to undertake the project was taken and management approval granted.

#### **Choice of Financial Indicator:**

According to the "Tool for demonstration and assessment of Additionality", *the financial indicator can be based either on (1) project IRR or (2) equity IRR. There is no general preference between the approaches (1) or (2). The benchmark chosen for analysis shall be fully consistent with the choice of approach.* Therefore in accordance with the guidance, the relevant financial indicator for project activity has been chosen as post tax equity IRR.

#### **Choice of Benchmark:**

As per Investment Analysis tool, Required/expected returns on equity are appropriate benchmarks for an equity IRR. The Equity IRR is considered as the financial indicator and the benchmarks used is cost of equity. Hence the benchmarks used are applicable to the project activity and the type of IRR calculation presented

At the time of decision made of project activity, Version 06 of methodological tool "Investment Analysis" (EB 92 Annex 5) was the latest available tool to PP, hence PP has considered the same tool for default value of return on equity. The default value of Return on Equity for Group-1 projects in India is 11.06%.

As per paragraph 7 of Appendix A of the above mentioned document, "In situations where an investment analysis is carried out in nominal terms, project participants can convert the real term values provided in the table below to nominal values by adding the inflation rate. The inflation rate shall be obtained from the **inflation forecast of the central bank of the host country for the duration of the crediting period**. If this information is not available, the target inflation rate of the central bank shall be used. If this information is also not available, then the average forecasted inflation rate for the host country published by the IMF (International Monetary Fund World Economic Outlook) or the World Bank for the next five years after the start of the project activity shall be used".

**Default Value Benchmark:**

As per para 20 of EB 92, Annex 5 the cost of equity is determined by selecting the values provided in the Appendix, i.e. Default values for cost of equity (expected return on equity) is presented below:

Appendix in EB 92, Annex 5 specifies default value of expected return on equity in real terms for Energy Industries (Group 1) in India = **11.06%**

The Required return on equity (benchmark) was computed in the following manner:

Nominal Benchmark<sup>10</sup> =  $\{(1+\text{Real Benchmark}) \times (1+\text{Inflation rate})\} - 1$

Where:

- Default value for Real Benchmark = 11.06% (as per Appendix of EB 92, Annex 5)

- Inflation Rate forecast for by Reserve Bank of India (RBI) (i.e. Central Bank of India) for India & in case where RBI Inflation forecast was not available Average Inflation rate forecast for India has been sourced from IMF web site.

**Benchmark estimation:**

Appendix in EB 92, Annex 5 specifies default value of expected return on equity in real terms for Energy Industries (Group 1) in India = **11.06%**

Inflation Forecast for India as per RBI website<sup>11</sup>:

Since RBI publishes the inflation forecast for 5 years and 10 years, PP has considered the maximum 10 year inflation considering the renewable crediting period of total 30 years.

Thus benchmark of **15.06%** has been selected for this project activity.

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

The Post tax Equity IRR is evaluated for the entire lifetime of the project activity, i.e. 25 years. It is calculated based on the cash outflows from and cash inflows into the project activity.

Key Assumptions supporting financial projections are provided in excel spreadsheet to the DOE.

Based on result of IRR excel spreadsheets, equity IRR is less than Benchmark.

This substantiates that the investment is not financially attractive (Equity IRR for the project activity is less than the Benchmark). Thus it can be easily concluded that project activity is additional & is not business as usual scenario.

**Sub-step 2d: Sensitivity Analysis**

Addressing Guidance 28 & 29 of EB 92, Annex 5, following factors has been subjected to sensitivity analysis:

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<sup>10</sup> As per Fisher Equation, [https://en.wikipedia.org/wiki/Fisher\\_equation](https://en.wikipedia.org/wiki/Fisher_equation)

<sup>11</sup> <https://rbi.org.in/Scripts/PublicationsView.aspx?id=16696>

1. PLF
2. O&M Cost
3. Project Cost
4. Tariff

The rationale of sensitivity is, "The ultimate objective of the sensitivity analysis is to determine the likelihood of the occurrence of a scenario other than the scenario presented, in order to provide a cross-check on the suitability of the assumptions used in the development of the investment analysis."

The results of sensitivity analysis show that even with a variation of +10% & -10% in project cost, O&M cost, PLF and Tariff Rate Equity IRR is significantly lower than the benchmark. And it is evident from the results given above; the project remains additional even under the most favourable conditions.

<b>Probability to breach the benchmark:</b>
<b>Sensitivity Parameter 1 : PLF</b>
PLF considered in financials for is as per Third Party DPR in line with “ <b>Guidelines for the reporting and validation of Plant load factors</b> ” stated in <b>EB48 Annex11 option 3(b)</b> .  Hence, variation in PLF of more than 10% is unlikely to happen as the PLF has been reported as per the Third Party Report based on long term data.
<b>Sensitivity Parameter 2 : O&amp;M</b>
The sensitivity analysis reveals that O&M will breach the benchmark at negative values and is hypothetical case. Since the O&M cost is subject to escalation (as evidence by the O&M agreement) and also subject to inflationary pressure, any reduction in the O&M costs is highly unlikely. Hence, the reduction in the O&M cost is highly unlikely.
<b>Sensitivity Parameter 3 : Project Cost</b>
Project Cost for financial analysis is considered from DPR of the project activity, being available at the time of investment making decision to go ahead with the project activity. The actual project cost is lower than the DPR cost. Since the Purchase Order cost is firm, there is no possibility of project cost going below this level. However, Sensitivity is carried out for threshold level below which benchmark is not breached.
<b>Sensitivity Parameter 4 : Tariff Rate</b>
The tariff is determined by PPA which is fixed for entire lifetime of the project activity. Hence, there is no probability to get variation for the same. However, Sensitivity is carried out for +/- 10% even then the benchmark is not breached.

### Outcome of Step 2:

This substantiates that the investment is not financially attractive (Equity IRR for the project activity is less than the Benchmark Equity IRR) for any of the investor. Thus it can be easily concluded that project activity is additional & is not business as usual scenario.

### Step 3: Barrier analysis

Barrier analysis has not been used.

### Step 4: Common practice analysis

For the concerned project activity, Common Practice Analysis has been carried out for 205 MW capacity Solar PV Project as all SPVs are developed under **Mahindra Susten Private Limited**.

Stepwise approach for common practice analysis has been carried out as per Methodological tool “Common Practice”, version 03.1 EB 84, Annex 7:

**Step (1):** Calculate applicable capacity or output range as +/-50% of the total design capacity or output of the proposed project activity.

Range	Capacity	Unit
+50%	307.5	MW
Capacity of the proposed project activity	205	MW
-50%	102.5	MW

**Step (2):** Identify similar projects (both CDM and non-CDM) which fulfil all of the following conditions:

- (a) The projects are located in the applicable geographical area;
- (b) The projects apply the same measure as the proposed project activity;
- (c) The projects use the same energy source/fuel and feedstock as the proposed project activity, if a technology switch measure is implemented by the proposed project activity;
- (d) The plants in which the projects are implemented produce goods or services with comparable quality, properties and applications areas (e.g. clinker) as the proposed project plant;
- (e) The capacity or output of the projects is within the applicable capacity or output range calculated in Step 1;
- (f) The projects started commercial operation before the project design document (CDM-PDD) is published for global stakeholder consultation or before the start date of proposed project activity, whichever is earlier for the proposed project activity.

Identification of the similar projects (CDM and non-CDM) is carried out as per sub-steps of Step (2) as follows:

- a) As the projects are located in Telangana, Gujarat and Rajasthan states of India, therefore, projects in the geographical area of Telangana, Gujarat and Rajasthan have been chosen for analysis. The project activity involves generation of electricity from solar energy. The project activity are located in the states of Telangana, Gujarat and Rajasthan in India and the policy applicable for the solar projects is regulated by respective state policy. The policies/tariff for each state is regulated by State Electricity Regulatory Commissions of respective states and they differ for respective states. The project implemented in different states are claimed as different since the policies and regulations differ in each state. Each state have different policies regarding renewable energy, hence Punjab state is considered as geographical region for common practise analysis.
- b) The project activity is a green-field solar power project and uses measure (b) "Switch of technology with or without change of energy source including energy efficiency improvement as well as use of renewable energies". Therefore, projects applying same measure (b) are candidates for similar projects.
- c) The energy source used by the project activity is solar. Hence, only solar energy projects have been considered for analysis.
- d) The project activity produces electricity; therefore, all power plants that produce electricity are candidates for similar projects.

e) The capacity range of the projects is within the applicable capacity range from 102.5 MW to 307.5 MW.

f) The start date of the concerned project activity is 29-June-2016. Therefore projects, which have started commercial operation before 29-June-2016, have been considered for analysis.

Numbers of Similar projects identified, which fulfil above-mentioned conditioned are

**$N_{\text{solar}} = 0$**

**Step (3):** Within the projects identified in Step 2, identify those that are neither registered CDM project activities, project activities submitted for registration, nor project activities undergoing validation. Note their number  $N_{\text{all}}$ .

CDM project activities, which have got registered or are under validation have been excluded in this step. The list of the power plants identified is provided to the DOE. After excluding the registered and under validation projects the total number of projects.

**$N_{\text{all}} = 0$**

**Step (4):** Within similar projects identified in Step 3, identify those that apply technologies that are different to the technology applied in the proposed project activity. Note their number  $N_{\text{diff}}$ .

As per the tool on Common Practice, the project activities have been separated from the different technologies on the basis two criteria:

1. Size of Installation – Since project activity is large scale project, small and micro scale projects are considered as different technology project. Based on this criteria, there are no any different technology project out of similar identified projects.

2. Investment climate on the date of the investment decision – The solar projects developed under different phases and different batches of National Solar Mission (NSM) can considered as different technology projects. For proposed project activity, there are no any different technology project considered out of similar identified projects.

Hence, projects where either of the conditions is satisfied those projects are counted for calculating  $N_{\text{diff}}$  projects.

**$N_{\text{diff}} = 0$**

**Step (5):** Calculate factor  $F = 1 - N_{\text{diff}}/N_{\text{all}}$  representing the share of similar projects (penetration rate of the measure/technology) using a measure/technology similar to the measure/technology used in the proposed project activity that deliver the same output or capacity as the proposed project activity.

Calculate  $F = 1 - N_{\text{diff}}/N_{\text{all}}$   
 $F = 1 - (0/0) = 1$

As per methodological tool “common practise” version 03.1, the proposed project activity is a “common practise” within a sector in the applicable geographical area if the factor F is greater than 0.2 and  $N_{\text{all}} - N_{\text{diff}}$  is greater than 3.

Thus if both conditions are fulfilled, then project activity will be a common practise otherwise, the project activity is treated as not a common practise.

#### **Outcome of Common Practise analysis:**

As,

- i.  $F = 1$ ; is greater than 0.2
- ii.  $N_{\text{all}} - N_{\text{diff}} = 0$ ; is not greater than 3

The project activity does not satisfy second condition. Hence, project activity is not a common practice.

**Thus, the proposed project activity is not a “common practice” within a sector in the applicable geographical area.**

The above discussions show that solar power development is not a common practice and the project activity is not financially attractive; hence the project activity is additional.

## 2.6 Methodology Deviations

There is no methodology deviation.

## 3 ESTIMATED GHG EMISSION REDUCTIONS AND REMOVALS

### 3.1 Baseline Emissions

As per the approved consolidated Methodology ACM0002 (Version 18.0, EB 99, Annex 1) para 44:

Baseline emissions include only CO<sub>2</sub> emissions from electricity generation in fossil fuel fired power plants that are displaced due to the project activity. The methodology assumes that all project electricity generation above baseline levels would have been generated by existing grid-connected power plants and the addition of new grid-connected power plants. The baseline emissions are to be calculated as follows:

$$BE_y = EG_{P,J,y} \times EF_{\text{grid,CM},y}$$

Where:

$BE_y$  = Baseline emissions in year y (t CO<sub>2</sub>/yr)

$EG_{P,J,y}$  = 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 year y (MWh/yr)

$EF_{\text{grid,CM},y}$  = Combined margin CO<sub>2</sub> 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 CO<sub>2</sub>/MWh)

**As per methodology, combined grid emission factor as per the** “Tool to calculate the emission factor for an electricity system” version 06 is calculated as below.

CO<sub>2</sub> Baseline Database for the Indian Power Sector, Version 12, May 2017<sup>12</sup> published by Central Electricity Authority (CEA), Government of India has been used for the calculation of emission reduction.

As per Methodological tool: Tool to calculate the emission factor for an electricity system (Version 06.0, EB 97, Annex 7), following six steps have been followed:

- (a) **Step 1:** Identify the relevant electricity systems;
- (b) **Step 2:** Choose whether to include off-grid power plants in the project electricity system (optional);

<sup>12</sup> [http://www.cea.nic.in/reports/others/thermal/tpece/cdm\\_co2/user\\_guide\\_ver12.pdf](http://www.cea.nic.in/reports/others/thermal/tpece/cdm_co2/user_guide_ver12.pdf)

- (c) **Step 3:** Select a method to determine the operating margin (OM);
- (d) **Step 4:** Calculate the operating margin emission factor according to the selected method;
- (e) **Step 5:** Calculate the build margin (BM) emission factor;
- (f) **Step 6:** Calculate the combined margin (CM) emission factor.

### Step 1: Identify the relevant electricity systems

As described in tool “For determining the electricity emission factors, identify the relevant project electricity system. Similarly, identify any connected electricity systems”. It also states that “If the DNA of the host country has published a delineation of the project electricity system and connected electricity systems, these delineations should be used”. Keeping this into consideration, the Central Electricity Authority (CEA), Government of India has divided the Indian Power Sector into five regional grids viz. Northern, Eastern, Western, North-eastern and Southern.

However since August 2006, however, all regional grids except the Southern Grid had been integrated and were operating in synchronous mode, i.e. at same frequency. Consequently, the Northern, Eastern, Western and North-Eastern grids were treated as a single grid named as NEWNE grid from FY 2007-08 onwards for the purpose of this CO<sub>2</sub> Baseline Database. As of 31 December 2013, the Southern grid has also been synchronised with the NEWNE grid, hence forming one unified Indian Grid. Since the project supplies electricity to the Indian grid, emissions generated due to the electricity generated by the Indian grid as per CM calculations will serve as the baseline for this project.

**Table: Geographical Scope of Indian Electricity Grid**

Northern	Eastern	Western	North-Eastern	Southern
Chandigarh	Bihar	Chhattisgarh	Arunachal Pradesh	Andhra Pradesh
Delhi	Jharkhand	<b>Gujarat</b>	Assam	Karnataka
Haryana	Orissa	Daman & Diu	Manipur	Kerala
Himachal Pradesh	West Bengal	Dadar & Nagar Haveli	Meghalaya	Tamil Nadu
Jammu & Kashmir	Sikkim	Madhya Pradesh	Mizoram	<b>Telangana</b>
Punjab	Andaman & Nicobar	Maharashtra	Nagaland	Puducherry
<b>Rajasthan</b>		Goa	Tripura	Lakshadweep
Uttar Pradesh				
Uttarakhand				

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

Project participants may choose between the following two options to calculate the operating margin and build margin emission factor:

**Option I:** Only grid power plants are included in the calculation.

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

The Project Participant has chosen only grid power plants in the calculation.

### 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.

The data required to calculate Simple adjusted OM and Dispatch data analysis OM is not possible due to lack of availability of data to project developers. The choice of other two options for calculating operating margin emission factor depends on generation of electricity from low-cost/must-run sources. In the context of the methodology low cost/must run resources typically include hydro, geothermal, wind, low cost biomass, nuclear and solar generation.

#### Share of Must-Run (Hydro/Nuclear) (% of Net Generation)

	2011-12	2012-13	2013-14	2014-15	2015-16
India	19.6%	16.9%	18.6%	16.8%	15.1%

*Data Source: Central Electricity Authority (CEA) database Version 12, May'2017<sup>13</sup>*

The above data clearly shows that the percentage of total grid generation by low-cost/ must-run plants (on the basis of average of five most recent years) for the Indian grid is less than 50 % of the total generation. Thus the Average OM method cannot be applied, as low cost/must run resources constitute less than 50% of total grid generation.

The simple OM emission factor is calculated as the generation-weighted average CO<sub>2</sub> emissions per unit net electricity generation (tCO<sub>2</sub>/MWh) of all generating power plants serving the system, not including low-cost/must-run power plants/units.

For the simple OM, the simple adjusted OM and the average OM, the emissions factor can be calculated using either of the two following data vintages:

- (a) **Ex-ante option:** if the ex-ante option is chosen, 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.

**OR**

- (b) **Ex-post option:** if the ex-post option is chosen, 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.

PP has chosen ex-ante option for calculation of Simple OM emission factor using a 3-year generation-weighted average, based on the most recent data available at the time of submission of the PD to the DOE for validation.

OM determined at validation stage will be the same throughout the crediting period. There will be no requirement to monitor & recalculate the emission factor during the crediting period.

<sup>13</sup> [http://www.cea.nic.in/reports/others/thermal/tpece/cdm\\_co2/user\\_guide\\_ver12.pdf](http://www.cea.nic.in/reports/others/thermal/tpece/cdm_co2/user_guide_ver12.pdf)

**Step 4: Calculate the operating margin emission factor ( $EF_{grid,OMSimple,y}$ ) according to the selected method**

The operating margin emission factor has been calculated using a 3 year data vintage:

Net Generation in Operating Margin (GWh) (incl. Imports)			
	2013-14	2014-15	2015-16
INDIAN Grid	7,25,037	8,10,011	8,71,740

Simple Operating Margin (tCO <sub>2</sub> /MWh) (incl. Imports)			
	2013-14	2014-15	2015-16
INDIAN Grid	1.00	0.99	0.96

Weighted Generation Operating Margin	
INDIAN Grid	<b>0.9843</b>

**Step 5: Calculate the build margin (BM) emission factor ( $EF_{grid,BM,y}$ )**

As per Methodological tool: “Tool to calculate the emission factor for an electricity system” (Version 06.0, EB 97, Annex 7) para 70:

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

(a) **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 PD submission to the DOE for validation. For the second crediting period, the build margin emission factor should be updated based on the most recent information available on units already built at the time of submission of the request for renewal of the crediting period to the DOE. For the third crediting period, the build margin emission factor calculated for the second crediting period should be used. This option does not require monitoring the emission factor during the crediting period.

(b) **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. For the second crediting period, the build margin emissions factor shall be calculated ex ante, as described in Option 1 above. For the third crediting period, the build margin emission factor calculated for the second crediting period should be used.

Option 1 as described above is chosen by PP to calculate the build margin emission factor for the project activity. BM is calculated ex-ante based on the most recent information available at the time of submission of PD and is fixed for the entire crediting period.

Build Margin (tCO <sub>2</sub> /MWh) (not adjusted for imports)	
	2015-16
INDIAN Grid	<b>0.9083</b>

**Step 6: Calculate the combined margin (CM) emission factor ( $EF_{grid,CM,y}$ )**

As per Methodological tool: “Tool to calculate the emission factor for an electricity system” (Version 06.0, EB 97, Annex 7) para 79:

The calculation of the combined margin (CM) emission factor ( $EF_{grid,CM,y}$ ) is based on one of the following methods:

- (a) Weighted average CM; or
- (b) Simplified CM.

PP has chosen option (a) i.e weighted average CM to calculate the combined margin emission factor for the project activity.

The combined margin emissions factor is calculated as follows:

$$EF_{grid,CM,y} = EF_{grid,OM,y} * W_{OM} + EF_{grid,BM,y} * W_{BM}$$

Where:

$EF_{grid,BM,y}$	= Build margin CO <sub>2</sub> emission factor in year y (t CO <sub>2</sub> /MWh)
$EF_{grid,OM,y}$	= Operating margin CO <sub>2</sub> emission factor in year y (t CO <sub>2</sub> /MWh)
$W_{OM}$	= Weighting of operating margin emissions factor (per cent)
$W_{BM}$	= Weighting of build margin emissions factor (per cent)

The following default values should be used for  $W_{OM}$  and  $W_{BM}$ :

Wind and solar power generation project activities:  $W_{OM} = 0.75$  and  $W_{BM} = 0.25$  (owing to their intermittent and non-dispatchable nature) for the first crediting period and for subsequent crediting periods. Since project activity is of solar power generation, the above weightage has been considered for OM and BM.

$$\begin{aligned} \text{Therefore, } EF_{grid,CM,y} &= 0.9843 * 0.75 + 0.9083 * 0.25 \\ &= 0.9653 \text{ t CO}_2/\text{MWh} \end{aligned}$$

### Baseline emission factor (EF<sub>y</sub>):

The baseline emission factor is calculated using the combined margin approach as described in Step 6 above:

$$\text{Therefore, } EF_y = EF_{grid,CM,y} = 0.9653 \text{ t CO}_2/\text{MWh}.$$

$$BE_y = 377,118 \times 0.9653 = 364,029 \text{ tCO}_2$$

## 3.2 Project Emissions

As per the approved consolidated Methodology ACM0002 (Version 18.0, EB 99, Annex 1) para 36: "For most renewable energy power generation project activities,  $PE_y = 0$ . However, some project activities may involve project emissions that can be significant. These emissions shall be accounted for as project emissions by using the following equation:

$$PE_y = PE_{FF,y} + PE_{GP,y} + PE_{HP,y}$$

Where:

$PE_y$	= Project emissions in year y (t CO <sub>2</sub> e/yr)
$PE_{FF,y}$	= Project emissions from fossil fuel consumption in year y (t CO <sub>2</sub> /yr)

$PE_{GP,y}$  = Project emissions from the operation of dry, flash steam or binary geothermal power plants in year y (t CO<sub>2</sub>e/yr)

$PE_{HP,y}$  = Project emissions from water reservoirs of hydro power plants in year y (t CO<sub>2</sub>e/yr)

As the project activity is the installation of a new grid-connected Solar PV Power plant and does not involve any project emissions from fossil fuel, operation of dry, flash steam or binary geothermal power plants, and from water reservoirs of hydro power plants. Therefore  $PE_{FF,y}$ ,  $PE_{GP,y}$ ,  $PE_{HP,y}$  are equal to zero and thus,  $PE_y = 0$ .

### 3.3 Leakage

No other leakage emissions are considered. The emissions potentially arising due to activities such as power plant construction and upstream emissions from fossil fuel use (e.g. extraction, processing, transport etc.) are neglected.

### 3.4 Estimated Net GHG Emission Reductions and Removals

Reductions are calculated as follows:

$$ER_y = BE_y - PE_y$$

Where:

$ER_y$	=	Emission reductions in year y (t CO <sub>2</sub> e/yr)
$BE_y$	=	Baseline emissions in year y (t CO <sub>2</sub> /yr)
$PE_y$	=	Project emissions in year y (t CO <sub>2</sub> e/yr)

Therefore, Net GHG Emission Reductions and Removals are calculated as follows:

$$ER_y = BE_y - PE_y$$

Year	Estimated baseline emissions or removals (tCO <sub>2</sub> e)	Estimated project emissions or removals (tCO <sub>2</sub> e)	Estimated leakage emissions (tCO <sub>2</sub> e)	Estimated net GHG emission reductions or removals (tCO <sub>2</sub> e)
Year 1	364,029	0	0	364,029
Year 2	364,029	0	0	364,029
Year 3	364,029	0	0	364,029
Year 4	364,029	0	0	364,029
Year 5	364,029	0	0	364,029
Year 6	364,029	0	0	364,029
Year 7	364,029	0	0	364,029
Year 8	364,029	0	0	364,029

Year 9	364,029	0	0	364,029
Year 10	364,029	0	0	364,029
<b>Total</b>	<b>3,640,290</b>	<b>0</b>	<b>0</b>	<b>3,640,290</b>

## 4 MONITORING

### 4.1 Data and Parameters Available at Validation

Data / Parameter	<b>EF<sub>grid,OM,y</sub></b>
Data unit	tCO <sub>2</sub> /MWh
Description	Operating Margin CO <sub>2</sub> emission factor in year y
Source of data	Calculated from CEA database, Version 12, May 2017 <sup>14</sup>
Value applied	0.9843
Justification of choice of data or description of measurement methods and procedures applied	Calculated as per “Tool to calculate the emission factor for an electricity system, version 05” as 3-year generation weighted average using data for the years 2013-14, 2014-15 & 2015-16. The data are obtained from “CO <sub>2</sub> Baseline Database for Indian Power Sector” version 12, published by the Central Electricity Authority, Ministry of Power, Government of India.
Purpose of Data	For the calculation of the Baseline Emission
Comments	This parameter is fixed ex-ante for the entire crediting period.

Data / Parameter	<b>EF<sub>grid,BM,y</sub></b>
Data unit	tCO <sub>2</sub> /MWh
Description	Build Margin CO <sub>2</sub> emission factor in year y
Source of data	Calculated from CEA database, Version 12, May 2017 <sup>14</sup>
Value applied	0.9083
Justification of choice of data or description of measurement methods and procedures applied	Calculated as per “Tool to calculate the emission factor for an electricity system, version 05” as per the latest data available for the most recent year 2015-16. The data is obtained from “CO <sub>2</sub> Baseline Database for Indian Power Sector” version 12, published by the Central Electricity Authority, Ministry of Power, Government of India.
Purpose of Data	For the calculation of the Baseline Emission
Comments	This parameter is fixed ex-ante for the entire crediting period.

Data / Parameter	<b>EF<sub>grid,CM,y</sub></b>
Data unit	tCO <sub>2</sub> /MWh

<sup>14</sup> [http://www.cea.nic.in/reports/others/thermal/tpece/cdm\\_co2/user\\_guide\\_ver12.pdf](http://www.cea.nic.in/reports/others/thermal/tpece/cdm_co2/user_guide_ver12.pdf)

Description	Combined Margin CO <sub>2</sub> emission factor in year y
Source of data	Calculated from CEA database, Version 12, May 2017 <sup>14</sup>
Value applied	0.9653
Justification of choice of data or description of measurement methods and procedures applied	<p>The combined margin emissions factor is calculated as follows:</p> $EF_{\text{grid,CM,y}} = EF_{\text{grid,OM,y}} * W_{\text{OM}} + EF_{\text{grid,BM,y}} * W_{\text{BM}}$ <p>Where:</p> <p>EF<sub>grid,BM,y</sub>= Build margin CO<sub>2</sub> emission factor in year y (tCO<sub>2</sub>/MWh)  EF<sub>grid,OM,y</sub>= Operating margin CO<sub>2</sub> emission factor in year y (tCO<sub>2</sub>/MWh)  W<sub>OM</sub> = Weighting of operating margin emissions factor (%) = 75%  W<sub>BM</sub>= Weighting of build margin emissions factor (%) = 25%</p>
Purpose of Data	For the calculation of the Baseline Emission
Comments	This parameter is fixed ex-ante for the entire crediting period.

#### 4.2 Data and Parameters Monitored

Data / Parameter	<b>EG<sub>PJ,y</sub></b>
Data unit	MWh/y
Description	Quantity of net electricity generation supplied by the project plant/unit to the grid in year y in MWh
Source of data	Monthly joint meter reading reports
Description of measurement methods and procedures to be applied	The difference of final value of export and import is used for monthly values of net electricity supplied to the grid by the project activity and same value will be considered for ER calculations.
Frequency of monitoring/recording	Continuous measurement & monthly recording
Value applied	377,118 (estimated)
Monitoring equipment	The electricity exported / supplied by the plant to pooling substation and further to substation. This meter also measures electricity imported by the plant from the grid.
QA/QC procedures to be applied	<p>The meters is approved, tested &amp; sealed by the State Utility. The meters are in the custody of State Utility. The frequency of calibration is once in 5 years.<sup>15</sup> The monthly electricity supplied/exported by the project activity in the JMR report is cross checked with the monthly invoices of sale. In the absence or delay in the meter calibration appropriate Guidelines will be applied appropriately to confirm the conservativeness of metering.</p> <p>The metering arrangement, accuracy class of meters, calibration</p>

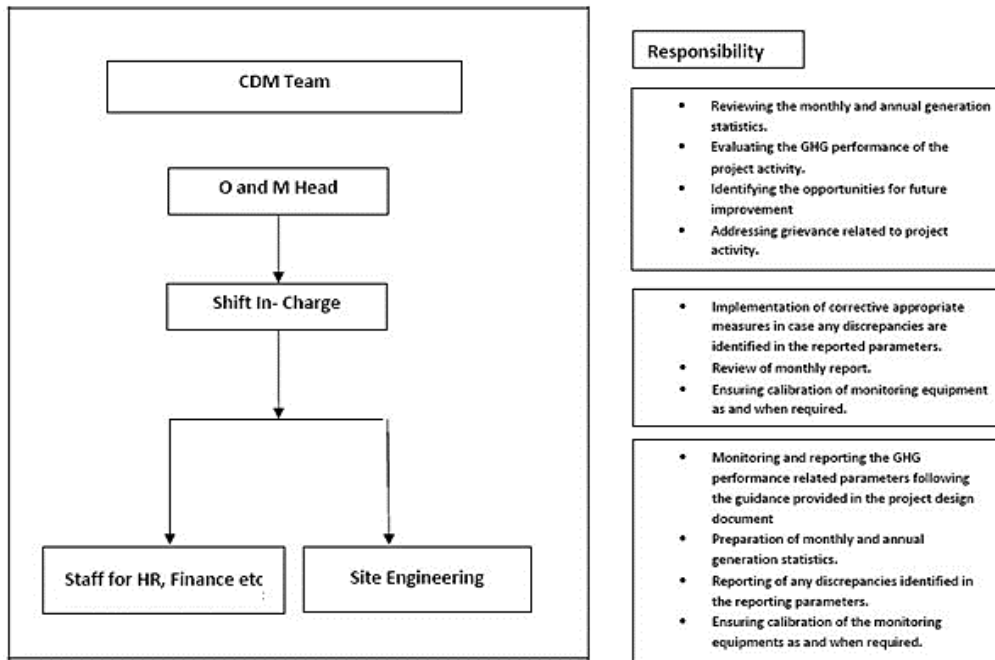
<sup>15</sup> [http://www.aegcl.co.in/Metering\\_Regulations\\_Of\\_CEA\\_17\\_03\\_2006.pdf](http://www.aegcl.co.in/Metering_Regulations_Of_CEA_17_03_2006.pdf)

	frequency is under control of state electricity board and PP do not have any control on it. PP is getting value of net electricity supplied to grid and the same is considered the monitoring parameter.  The billing is raised based on substation meters.
Purpose of data	Calculation of baseline emissions
Calculation method	Thus, Net electricity supplied to the grid by the project plant in a given month = Export, kWh– Import, kWh
Comments	Data will be archived in paper & electronic form for two years after the end of crediting period or of the last issuance of VERs for this project activity, whichever occurs later.

### 4.3 Monitoring Plan

The monitoring plan is developed in accordance with the modalities and procedures for CDM project activities and is proposed for grid-connected solar power project being implemented. The monitoring plan, which will be implemented by the project participant describes about the monitoring organisation, parameters to be monitored, monitoring practices, quality assurance, quality control procedures, data storage and archiving.

The authority and responsibility for registration, monitoring, measurement, reporting and reviewing of the data rests with the project participant. PP proposed the following structure for data monitoring, collection, data archiving and calibration of equipments for this project activity. The team comprises of the following members:



#### Data Measurement

The export and import energy will be measured continuously using above mentioned Main and Check meters located at the substations. Readings of meters shall be taken on monthly basis by

authorized officer of SEB in the presence of PP or representative of PP. Based on the Meter Reading Statement to PP, invoices will be raised. These invoices can be used for cross checking the meter readings taken for the respective project activity.

### **Data collection and archiving**

Readings from meters will be collected in the presence of the plant in-charge. Export and Import data would be recorded and stored in logs as well as in electronic form on a daily basis. The records are checked periodically by the Plant Manager and discussed thoroughly with the plant supervisor. The period of storage of the monitored data will be 2 years after the end of crediting period or till the last issuance of VERs for the project activity whichever occurs later.

### **Emergency preparedness**

The project activity will not result in any unidentified activity that can result in substantial emissions from the project activity. No need for emergency preparedness in data monitoring is visualized.

### **Personnel training**

In order to ensure a proper functioning of the project activity and a properly monitoring of emission reductions, the staff will be trained. The plant helpers will be trained in equipment operation, data recording, reports writing, operation and maintenance and emergency procedures in compliance with the monitoring plan.

## **5 SAFEGUARDS**

### **5.1 No Net Harm**

The project activity does not involve any major construction activity. It primarily requires the installation of the solar PV panels, interfacing the generators with the State Electricity Board by setting up HT transmission lines and installation of other accessories.

The report on “Developmental Impacts and Sustainable Governance Aspects of Renewable Energy Projects” prepared by MNRE dated September 2013. This report clearly mentioned that solar PV project activity operations do not result in direct air pollution, noise pollution. Please refer below web link for the same<sup>16</sup>.

Thus there are no any significant impacts due to implementation of project activity on air, water, soil quality and ambience are envisaged due to the project activity.

### **5.2 Environmental Impact**

The project activity has no significant impact on the environment. Solar PV projects are not included in the Schedule I of the EIA notification S.O.1533 (E) dated 14th September 2006<sup>17</sup> and thus an EIA is not required. Ministry of Environment & forests vide their OM J-11013/41/2006 - IA

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<sup>16</sup> <http://mnre.gov.in/file-manager/UserFiles/report-on-developmental-impacts-of-RE.pdf>

<sup>17</sup> <http://envfor.nic.in/legis/eia/so1533.pdf>

II (I) dated 13th May 2011<sup>18</sup> has re-affirmed this and exempted Solar PV power plants from EIA and EC requirement.

### 5.3 Local Stakeholder Consultation

The PP has conducted the Local Stakeholder meeting for the proposed project activity.

All details along with the supporting documents like the Public Notice, MOM and the list of attendees have been submitted to the DOE.

### 5.4 Public Comments

This section shall be updated once the VCS Joint PD & MR is uploaded at the VCS Registry account and the commenting period of 1 month gets over.

## 6 ACHIEVED GHG EMISSION REDUCTIONS AND REMOVALS

### 6.1 Data and Parameters Monitored

This section shall be updated during the validation and verification.

Data / Parameter	
Data unit	
Description	
Value applied:	
Comments	

### 6.2 Baseline Emissions

This section shall be updated during the validation and verification.

### 6.3 Project Emissions

This section shall be updated during the validation and verification.

### 6.4 Leakage

This section shall be updated during the validation and verification.

### 6.5 Net GHG Emission Reductions and Removals

This section shall be updated during the validation and verification.

Year	Baseline emissions or	Project emissions or	Leakage emissions	Net GHG emission reductions or
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<sup>18</sup> <http://moef.nic.in/downloads/public-information/OM-SolarPV.pdf>

	removals (tCO <sub>2</sub> e)	removals (tCO <sub>2</sub> e)	(tCO <sub>2</sub> e)	removals (tCO <sub>2</sub> e)
Year A				
Year...				
<b>Total</b>				

**APPENDIX X: <TITLE OF APPENDIX>**

Not Applicable.