



One Thomas Circle, NW
Suite 1050
Washington, DC 20005
www.verra.org

29 April 2022

SAEL Limited.
A-4, Green Park Main
New Delhi-110016

Dear SAEL Limited,

Project 293: Response to exemption submitted on 28 December 2021

Verra grants an exemption from Section 4.1.20 of the *VCS Standard, v4.2*, to project 293 as enforcing compliance would be overly burdensome for the project.

Next steps:

The project may proceed with verifying the remainder of the crediting period, 01 January 2010 to 27 March 2016, with one validation/verification body (VVB).

Exemptions are granted by Verra on a case-by-case basis and do not form the basis of, or set a precedent for, future exemption request approvals or denials. This letter will be uploaded to the Verra Registry as a public document.

Background to the extension request:

This letter is in reference to your exemption request submitted to Verra on 28 December 2021. It is our understanding that SAEL Limited is requesting an exemption from Section 4.1.20 of the *VCS Standard, v4.2*, for Rice husk fired boiler of 6-ton capacity for process steam generation at Sukhbir (293). The exemption requested by the project proponent is to verify a period of six years and four months with a single VVB.

Based on the information provided to Verra, it is understood that project 293 is unable to meet the requirement because appointing a separate VVB for the remaining four months of the crediting period would be overly costly to projects. Moreover, the project is ineligible to renew the crediting period and therefore the remaining four months cannot be included in any other verification.

Sincerely,
Tanushree Bagh Mukherjee
Senior Program Manager, Verra Programs
Verra