



CDM - Executive Board

page 1

# **CLEAN DEVELOPMENT MECHANISM** PROJECT DESIGN DOCUMENT FORM (CDM-PDD) (Version 02 - in effect as of: 1 July 2004)

### **CONTENTS**

- General description of project activity A.
- B. Application of a baseline methodology
- C. Duration of the project activity / Crediting period
- D. Application of a monitoring methodology and plan
- E. Estimation of GHG emissions by sources
- F. Environmental impacts
- G. Stakeholders' comments

### **Annexes**

- Annex 1: Contact information on participants in the <u>project activity</u>
- Annex 2: Information regarding public funding
- Annex 3: <u>Baseline</u> information
- Annex 4: Monitoring plan



**CDM – Executive Board** 



# SECTION A. General description of project activity

### **A.1** Title of the project activity:

Equipav Bagasse Cogeneration Project (EBCP). Version 2

Date of the document 13/09/2005

# **A.2.** Description of the project activity:

This project activity consists of increasing the efficiency in the bagasse (a renewable fuel source, residue from sugarcane processing) cogeneration facility at **Equipav S. A. – Açúcar e Álcool** (Equipav), a Brazilian sugar mill. With the implementation of this project, the mill is able to sell electricity to the national grid, avoiding the dispatch of same amount of energy produced by fossil-fuelled thermal plants to that grid. By that, the initiative avoids  $CO_2$  emissions and contributes to the regional and national sustainable development.

By investing to increase in steam efficiency in the sugar and alcohol production and increase in the efficiency of burning the bagasse (more efficient boilers), Equipav generates surplus steam and uses it exclusively for electricity production (through turbo-generators).

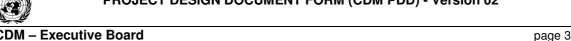
The sponsors of the EBCP are convinced that bagasse cogeneration is a sustainable source of energy that brings not only advantages for mitigating global warming, but also creates a sustainable competitive advantage for the agricultural production in the sugarcane industry in Brazil. Using the available natural resources in a more efficient way, the Equipav project activity helps to enhance the consumption of renewable energy. Besides that, it is used to demonstrate the viability of electricity generation as a side-business source of revenue for the sugar industry. It is worthy to highlight that out of approximately 320 sugar mills in Brazil, the great majority produces energy for on-site use only, and not for grid supply, which is mainly due to the low-efficiency of the cogeneration equipment installed on those sugar mills.

Furthermore, bagasse cogeneration also plays an important role on the country's economic development, as Brazil's sugarcane-based industry provides for approximately 1 million jobs and represents one of the major agribusiness products within the trade balance of the country. The Brazilian heavy industry has developed the technology to the sugarcane industry with equipments to provide expansion for the cogeneration, therefore such heavy industry development also helps the country to create jobs and achieve sustainable development.

Bagasse cogeneration is important for the energy strategy of the country. Cogeneration is an alternative that allows postponing the installation and/or dispatch of thermal energy generation utilities. The sale of the CER generated by the project will boost the attractiveness of bagasse cogeneration projects, helping to increase the production of this energy and decrease dependency on fossil fuel.

Equipav also believes that sustainable development will be achieved not only by the implementation of a renewable energy production facility, but also by carrying out activities which corresponds to the company social and environmental responsibilities, as described below:





The project activity participants believe that bagasse cogeneration is a sustainable source of energy that brings not only advantages for mitigating global warming, but also creates a competitive advantage for the agricultural production in the sugarcane industry in Brazil. Using available natural resources in a more rationale way, the project activity may help to enhance the development of a renewable energy source that has significant potential in Brazil, besides demonstrating the viability of electricity generation as a source of revenue for the sugar industry. Furthermore, renewable energy project activities contribute to support the competitive model of the Brazilian electric sector, recently implemented. And, finally, bagasse cogeneration also supports the country's economic development, as Brazil's sugarcane-based industry provides for approximately 1 million jobs and represents one of the major agribusiness products

### **Social Contribution**

within the trade balance of the country.

Equipav S.A. Açúcar e Álcool (Equipav) is a Brazilian private company founded in 1980, with headquarters located in Promissão, a city in the state of São Paulo's northwest region. It employs around 3.800 people, being the major employer in its municipality area. Nine other municipalities benefit directly from Equipav's job creation, as can be seen below; however, considering the close ties between sugarcane suppliers and the mill, it can be reasonably assumed many other job positions are created indirectly downstream.

Council	Number of Jobs
Alto Alegre	59
Avanhandava	242
Barbosa	55
Getulina	165
Guaiçara	658
Guaimbê	64
Guarantã	40
Lins	565
Penápolis	212
Promissão	1.673
Total	3.733

Besides job creation, Equipav's importance can also be measured in terms of social benefit it provides to the local stakeholders through medical care, which is called Social Assistance<sup>1</sup>. The average medical care provided by that social benefit is around 630 medical clinic visits monthly, 250 labor care monthly, 120 odontological visits monthly, which result in more than 210 odontological treatments. All of these medical assistances count also on the infrastructure support by the State Hospital and other medical clinics.

As part of the social benefits, the company supports the workers that are temporarily not allowed to work due to health diseases by providing them the basic needs, such as food supply. This benefit assists 200 people monthly.

<sup>&</sup>lt;sup>1</sup> From Portuguese "Assistência Social".





### **CDM - Executive Board**

page 4

Moreover, Equipav helps the maintenance of 12 Kinden gardens in the cities of Promissão, Avanhandava, Alto Alegre, Guaiçara and Lins.

Sporadically, many other institutions and NGOs, which work on health care, are supported through donation of sugar, fuel ethanol and money.

Increasing the firm's annual revenues due to CERs commercialization adds substantial value to the direct employees of the firm, its sugarcane providers, their families and the local community.

### **Environmental Contribution**

Equipav's industrial processes are also a matter of care for the company, and quality is on top of that care. The company has defined programs for eventual certification of all its processes in compliance with ISO norms as a way to incorporate technology. The result was the company's certification with the ISO 9002 in November 2000 by Bureau Veritas Quality International. Though already documented, Equipav's electricity cogeneration practices have not yet been certified by quality management procedures, since during the last auditors visit, the procedures for generating and commercializing electricity were not fully complete. It is expected that during the next revision, Equipav will apply for certification of the cogeneration unit.

EBCP is not the first attitude towards the environment Equipav establishes. The company has always worked towards a better environment in the area where its facilities and collaborators reside, implementing many initiatives to preserve and maintain the local characteristics of such area. Included in the company's program for the environment are the delimitation and preservation of the so-called "permanent preservation" areas; topographic studies to avoid erosion in its lands; preservation of vegetation at the margin of some small rivers, thus working for the river; wild reforestation projects, where native species are reintroduced; and various urban reforestation initiatives, improving the surrounding cities' quality of life. The company has also worked to recuperate vegetation on the margins of Córrego Água Branca and Córrego dos Patos, and the latter, together with Córrego Azul, were targets of a project to repopulate them with native fish species.

# A.3. **Project participants:**

Name of Party involved ((host) indicates a host Party)	Private and/or public entity(ies) project participants (as applicable)	Kindly indicate if the Party involved wishes to be considered as project participant (Yes/No)	
Brazil (host)	Equipav S.A. Açúcar e Álcool – Equipav (Brazilian private entity)	No	
	Econergy Brasil Ltda. (Brazilian private entity)		





**CDM – Executive Board** 

page 5

A.4. Technical description of the <u>project activity</u> :							
A.4.1	A.4.1. Location of the <u>project activity</u> :						
	A.4.1.1.	<u>Host Party</u> (ies):					
Brazil							
	A.4.1.2.	Region/State/Province etc.:					
São Paulo							
	A.4.1.3.	City/Town/Community etc:					
Promissão							
A.4.1.4. Detail of physical location, including information allowing the unique identification of this <u>project activity</u> (maximum one page):							

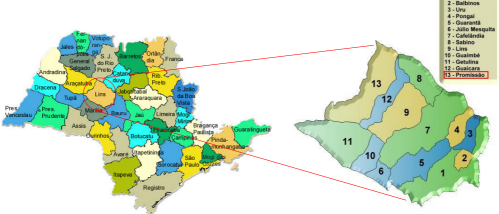
Promissão is located mid-east in the State of São Paulo, 460 km away from the state capital, in Lins' Administrative Region.

UNFCCC

**CDM - Executive Board** 

page 6





Source: Elaborated from Coordenadoria de Assistência Técnica Integral (CATI) – www.cati.sp.gov.br

Geographical position of the city of Promissão (#13)

# **A.4.2.** Category(ies) of <u>project activity</u>:

Sectorial Scope: 1-Energy industries (renewable - / non-renewable sources)

# A.4.3. Technology to be employed by the <u>project activity</u>:

The predominant technology in all parts of the world today for generating megawatt (MW) levels of electricity from biomass is the steam-Rankine cycle, which consists of direct combustion of biomass in a boiler to generate steam, which is then expanded through a turbine. Most steam cycle plants are located at industrial sites, where the waste heat from the steam turbine is recovered and used for meeting industrial process heat needs. Such combined heat and power (CHP), or cogeneration, systems provide

UNFCCC

page 7



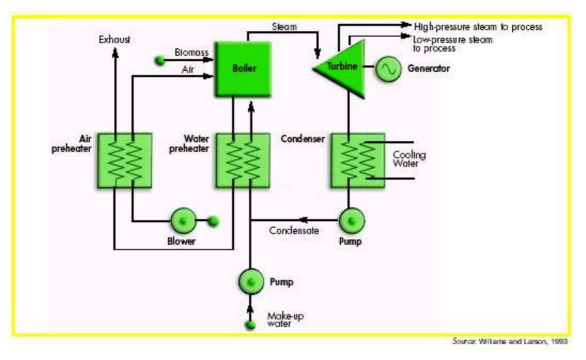
CDM - Executive Board

PROJECT DESIGN DOCUMENT FORM (CDM PDD) - Version 02

greater levels of energy services per unit of biomass consumed than systems that generate electric power only.

The steam-Rankine cycle involves heating pressurized water, with the resulting steam expanding to drive a turbine-generator, and then condensing back to water for partial or full recycling to the boiler. A heat exchanger is used in some cases to recover heat from flue gases to preheat combustion air, and a deaerator must be used to remove dissolved oxygen from water before it enters the boiler.

Steam turbines are designed as either "backpressure" or "condensing" turbines. CHP applications typically employ backpressure turbines, wherein steam expands to a pressure that is still substantially above ambient pressure. It leaves the turbine still as a vapor and is sent to satisfy industrial heating needs, where it condenses back to water. It is then partially or fully returned to the boiler. Alternatively, if process steam demands can be met using only a portion of the available steam, a condensing-extraction steam turbine (CEST) might be used. This design includes the capability for some steam to be extracted at one or more points along the expansion path for meeting process needs. Steam that is not extracted continues to expand to sub-atmospheric pressures, thereby increasing the amount of electricity generated per unit of steam compared to the backpressure turbine. The non-extracted steam is converted back to liquid water in a condenser that utilizes ambient air and/or a cold water source as the coolant<sup>2</sup>.

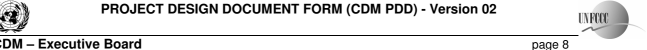


Schematic diagram of a biomass-fired steam-Rankine cycle for cogeneration using a condensing-extraction steam turbine

The steam-Rankine cycle uses different boiler designs, depending on the scale of the facility and the characteristics of the fuel being used. The initial pressure and temperature of the steam, together with the pressure to which it is expanded, determine the amount of electricity that can be generated per kilogram

<sup>&</sup>lt;sup>2</sup> Williams & Larson, 1993 and Kartha & Larson, 2000, p.101





of steam. In general, the higher the peak pressure and temperature of the steam, the more efficient, sophisticated, and costly the cycle is.

Using steam-Rankine cycle as the basic technology of its cogeneration system, for achieving an increasing amount of surplus electricity to be generated, Equipav began its efforts:

EBCP project activity involves a single phase, implemented in 2002, which consisted in improving energy efficiency in the milling process in order to better exploit the bagasse energy content and be able to generate more electricity through new installed capacity. Before EBCP, Equipav was producing steam at a flow rate of 300 t/h, with a pressure of 21 bar at 300 °C; after the improvements in the process, this rate was increased to the range between 300 and 340 t/h with 65 bar at 480 °C. The mill expanded its total installed power generation capacity from 8 MW to 60,5 MW, installing two 65 bar boilers plus other improvements in the energy efficiency at the mill. A 8 MW turbo generator will be on stand by and will be used only at extreme circumstances of plant necessities.

A power purchase agreement (PPA) was signed between Equipav and CPFL, one of the biggest electricity distributors in Brazil, valid from 2002 to 2011.

The table below summarizes the upgrades in the cogeneration facility at Equipav, before and after the expansion.

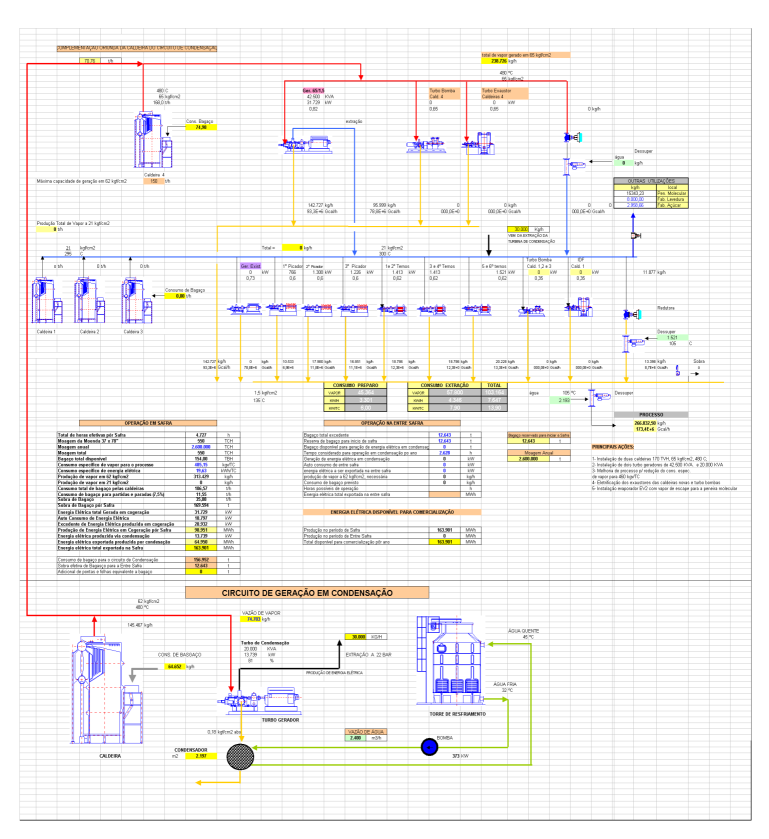
# **Equipav Bagasse Cogeneration Project Technical Data**

	Activ	ve / Activatii	Stand by	Deactivating	
Before the Expansion Plan	One 8 MW backpressure turbo generator	Three 21 Bar boilers			
After the Expansion Plan	One 17,5 MW condensing- type	One 35 MW backpressu re turbo generators	Two 65 bar boilers	One 8 MW backpressur e turbo generator	Three 21 Bar boilers

The figure below shows an energy diagram for Equipay, in order to provide a picture of how the energy is distributed through the mill and the path from biomass energy to electric power.

**CDM - Executive Board** 

UNFCCC page 9



**Equipav's Energy Balance Diagram** 



CDM – Executive Board



page 10

A.4.4. Brief explanation of how the anthropogenic emissions of anthropogenic greenhouse gas (GHGs) by sources are to be reduced by the proposed CDM <u>project activity</u>, including why the emission reductions would not occur in the absence of the proposed <u>project activity</u>, taking into account national and/or sectoral policies and circumstances:

By dispatching renewable electricity to a grid, electricity that would otherwise be produced using fossil fuel is displaced. This electricity displacement will occur at the system's margin, i.e. this CDM project will displace electricity that is produced by marginal sources (mainly fossil fueled thermal plants) which have higher electricity dispatching costs and are solicited only over the hours that baseload sources (low-cost or must-run sources) cannot supply the grid (due to higher marginal dispatching costs or fuel storage – in case of hydro sources – constraints).

Bagasse is a fibrous biomass by-product from sugarcane processing, which accounts for about 25 percent on weight of fresh cane and approximately one third of the cane's energy content. In a typical Brazilian sugarcane mill, burning bagasse for generation of process heat and power production is a practice already established. It is estimated that over 700 MW of bagasse-based power capacity is currently installed in the state of São Paulo only<sup>3</sup>. The energy produced from these facilities is almost all consumed for their own purposes. Because of constraints that limit the access of independent power producers to the electric utilities market, there is no incentive for sugarcane mills to operate in a more efficient way. Low-pressure boilers, very little concern with optimal use and control of steam, crushers mechanically activated by steam, energy intensive distillation methods, are a few examples of inefficient methods applied to the sugar industry as normal routine.<sup>4</sup>

The Brazilian electric sector legislation currently recognizes the role of independent power producers, which has triggered interest in improving boiler efficiency and increasing electricity generation at mills, allowing the production of enough electricity not only to satisfy sugar mills' needs but also a surplus amount for selling to the electricity market. Furthermore, the ever increasing electricity demand opens an opportunity for some bagasse cogeneration power plants in Brazil. Additionally, the feature of electricity generation from sugarcane coinciding with dry months of the year, when hydroelectric generation system - the most important electricity source in the country - is under stress, should provide considerable complementary energy and make bagasse cogeneration electricity attractive for any potential purchasers.

Nevertheless, some barriers pose a challenge for implementation of this kind of projects. In most cases, the sponsors' culture in the sugar industry is very much influenced by the commodities – sugar and ethanol – market. Therefore, they need an extra incentive to invest in electricity production due to the fact that it is a product that can never be stored in order to speculate with price. The Power Purchase Agreement requires different negotiation skills, which is not the core of the sugar industry. For instance, when signing a long-term electricity contract, the PPA, a given sugar mill has to be confident that it will produce sufficient biomass to supply its cogeneration project. Although it seems easy to predict, the volatility of sugarcane productivity may range from 75 to 120 ton of sugarcane per hectare annually depending on the rainfall. So, the revenue from GHG emission reductions and other benefits associated with CDM certification offer a worthy financial comfort for the sugar mills, like Equipav, which is investing to expand its electric power generation capacity and to operate in a more rationale way under the above mentioned new electric sector circumstances.

\_

<sup>&</sup>lt;sup>3</sup> São Paulo. Secretary of Energy, 2001.

<sup>&</sup>lt;sup>4</sup> Nastari, 2000.



**CDM – Executive Board** 



page 11

This project activity is to reduce 207.189 tCO<sub>2</sub>e over the first crediting period.

# A.4.4.1. Estimated amount of emission reductions over the chosen crediting period:

Years	Annual estimation of emission reductions in tonnes of $CO_2e$
2002	4.937
2003	22.522
2004	28.943
2005	37.848
2006	32.121
2007	35.358
2008	35.358
2009	10.102
<b>Total estimated reductions</b>	207.189
Total Number of crediting years	7
Annual average over the crediting period of estimated reductions (tonnes of CO <sub>2</sub> e)	29.598

Note: the first crediting period starts on 11/06/2002 and finishes on 10/06/2009.

Emission reductions produced until 2004. Data for 2005 and on are estimates.

### A.4.5. Public funding of the project activity:

There is no Annex I public funding involved in EBCP project activity.

# SECTION B. Application of a baseline methodology

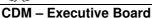
# B.1. Title and reference of the approved baseline methodology applied to the project activity:

AM0015: Bagasse-based cogeneration connected to an electricity grid.

# B.1.1. Justification of the choice of the methodology and why it is applicable to the <u>project</u> activity:

This methodology is applicable to EBCP due to the fact that (i) the bagasse is produced and consumed in the same facility – Equipav -; (ii) the project would never be implemented by the public sector, as well as it would not be implemented in the absence of CDM, as shown in the additionality chapter below; (iii)







page 12

there is no increase on the bagasse production due to the project activity itself/ and (iv) there will be no bagasse storage for more than one year.

# **B.2.** Description of how the methodology is applied in the context of the project activity:

The project activity follows the steps provided by the methodology taking into account the (b) Simple Adjusted OM calculation for the STEP 1, since the would be no available data for applying to the preferred option -(c) Dispatch Data Analysis OM. For STEP 2, the option 1 was chosen. The following table presents the key information and data used to determine the baseline scenario.

ID number	Data type	Value	Unit	Data Source
1. EG <sub>y</sub>	Electricity	Obtained	MWh	Project owner
	supplied to			
	the grid by	1 3		
	the Project.	activity		
		lifetime.		
2. EF <sub>y</sub>	CO <sub>2</sub> emission	0,249	tCO <sub>2</sub> e/MWh	Calculated
	factor of the			
	Grid.			
3. EF <sub>OM,y</sub>	$CO_2$	0,404	tCO <sub>2</sub> e/MWh	This value was calculated
	Operating			using data information from
	Margin			ONS, the Brazilian
	emission			electricity system manager.
	factor of the			
	grid.			
4. EF <sub>BM,y</sub>	CO <sub>2</sub> Build	0,094	tCO <sub>2</sub> e/MWh	This value was calculated
	Margin			using data information from
	emission			ONS, the Brazilian
	factor of the			electricity system manager.
	grid.			
10. λ <sub>y</sub>	Fraction of	$\lambda_{2001} = 0,520$	-	This value was calculated
	time during	$\lambda_{2002} = 0,505$		using data information from
	which low-	$\lambda_{2003} = 0.531$		ONS, the Brazilian
	cost/			electricity system manager.
	must-run			
	sources are on			
	the margin.			

# B.3. Description of how the anthropogenic emissions of GHG by sources are reduced below those that would have occurred in the absence of the registered CDM <u>project activity</u>:

Application of the Tool for the demonstration and assessment of additionality.

# Step 0. Preliminary screening based on the starting date of the project activity

(a) The starting date of this project activity occurred in year 2002, which is evidenced by the power purchase agreement (PPA) signed between Equipav and Eletropaulo electricity distributor, in 4<sup>th</sup> January 2002.







page 13

(b) Prior to the decision to implement the project, Equipav executives attended a meeting at CrystalSev Trading to listen Mr.Jonhn Paul Moscarella, vice-president of Econergy, on how to use carbon credits as funding for cogeneration projects in the beginning of 2001. At this meeting, a financial package, including carbon and debt, was presented. The debt funding was requested by CrystalSev to the Interamerican Development Bank (IDB), as evidenced by messages exchanged in mid 2001 between Mr. Moscarella and IDB, in the persons of Mr. Leandro Alves and Robert Montgomery. This effort was leaded by Mr. Ricardo Brito, executive at Crystalsev, and resulted in a formal request for funding to the IDB, which contemplated greenhouse gases emission reductions revenue. Equipav attended the meeting at CrystalSev with intention to come up with a financial solution to support its cogeneration project.

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

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

1. There were only two possibilities to implement this project activity: one was to continue the current situation of the sugar mill, focusing only on the production of sugar and alcohol and invest in enhancing the efficiency and increasing the scale of its core business. The other option was the project activity undertaken, which is the investment made to increase steam efficiency and production for electricity sales purposes by acquiring high-efficiency boilers and turbo-generators.

### Sub-step 1b: Enforcement of applicable laws and regulations

- 2. As it can be seen in section F, this project activity complies with all environmental laws and also complies with other applicable laws and regulatory requirements. As the other alternative was to continue with the situation before the decision of implementing this CDM project activity, it is considered that it would comply with all applicable requirements.
- 3. Non applicable.
- 4. Both alternatives are in compliance with all regulations.

### Step 3. Barrier analysis

# Sub-step 3a: Identify barriers that would prevent the implementation of type of the proposed project activity

**1. and 2.** According to COELHO (1999)<sup>5</sup>, "large scale cogeneration program in sugar-alcohol sector has not yet occurred, due to several barriers, mainly economic, political and institutional", such as:

# I. Technological Barriers

Technological barriers represent a very important issue for increasing bagasse cogeneration in Brazil, as – despite the fact that Rankine-cycle is a well known technology - the cogeneration units operate with low-efficiency and are not competitive comparing to other generation options. In this way there is a tricky issue about technology and economic value for such technology. Although this technology is well developed, the economic value for its application is not present for projects on the scale similar to the

This template shall not be altered. It shall be completed without modifying/adding headings or logo, format or font.

<sup>&</sup>lt;sup>5</sup> COELHO, Suani T. *Mecanismos para implementação da cogeração de eletricidade a partir de biomassa*: um modelo para o Estado de São Paulo. São Paulo: Programa interunidades de pós-graduação em energia, 1999.



CDM – Executive Board



page 14

sugar mills in Brazil. COELHO (1999) justifies that by highlighting that the unit costs (\$/installed MW) are significantly influenced by the scale-effect. As the bagasse cogeneration unit should have a small scale due to the high cost for transportation of the fuel (bagasse), investments are high. Therefore, as a lower cost of capital is wanted, the result is a simplified installation and lower efficiency.

COELHO (1999) also states that the great majority of the sugar mills still rely on inefficient technology, such as on 22 bar pressure boilers, even in the state of São Paulo, the most industrialized in Brazil. Moreover, when there is a necessity to change equipments it is usual not to consider purchasing higherficiency boilers due to conservativeness, lack of knowledge or even lack of interest to generate surplus steam for electricity sales purposes.

Finally, SWISHER (1997)<sup>6</sup> considers it difficult to convince the local distributor that the energy to be acquired, generally generated during the harvest season, is sufficiently reliable to be accounted in the distributor's planning.

# II. Institutional and Political Barriers

From the electric sector point of view, according to COELHO (1999), acquiring electricity other than hydroelectric would not be a priority, arguing that since bagasse based electricity is generated only during the harvest season, no firm energy could be offered. However, the biggest advantage of bagasse based electricity is that it is produced during the period where hydroelectric plants face difficulties due to the low level of rainfall. As a result, COELHO (1999) suggests that there is a significant prejudice and conservativeness of the distributors when deciding whether to purchase or not bagasse based energy or not.

From the sugar mill point of view, save rare exceptions, COELHO (1999) says that the great majority of sugar mills do not consider investments in cogeneration (for electricity sale) as a priority. The sector "even in the new political context, does not seem to have motivation to invest in a process that it sees with mistrust and no guarantees that the product will have a safe market in the future. Moreover, it is a fact that "the sugar mills are essentially managed by families, which hurdles the association with external financial agents" that would allow the sector to be more competitive and diversifying its investment.

From the point of view of the economic agents, the excessive level of t guarantees required to finance the projects is a common barrier to achieving a financial feasibility stage, deeply discussed in SWISHER (1997).

Other barriers have more to do with the lack of adequate commercial contractual agreements from the energy buyers (i.e. bankable long-term contracts and payment guarantee mechanisms for non-creditworthy local public-sector and private customers) making it more difficult to obtain a long-term financing from a commercial bank and/or a development bank. Some other financing barriers occur simply due to prohibitively high transaction costs, which include the bureaucracy to secure the environmental license.

-

<sup>&</sup>lt;sup>6</sup> SWISHER, J. *Using Area-Specific Cost Analysis to Identify low Incremental-cost Renewable Energy Options:* A Case Study of Co-generation Using Bagasse in the State of São Paulo. Washington DC: Prepared for Global Environment Facility (GEF) Secretariat, 1997.



PROSECT DESIGN DOCOMENT FORM (CDM FDD)



CDM – Executive Board page 15

Since 1997, according to SWISHER (1997), the announcement of a Cogeneration Decree has been awaited, and that was supposed to have a positive influence on corporate decision-making with respect to biomass project implementation. The original Cogeneration Decree proposal, which was never approved, called for mandatory purchase by the regional utilities - "concessionárias" - from cogenerating and self-generating facilities<sup>7</sup>. Instead of renewable energy, the government expansion plan for electric energy, approved in February 2000 is based on fossil fuel – Natural Gas. This expansion plan called Thermoelectricity Priority Plan (PPT) became a reality right before the energy crisis. The Thermoelectricity Priority Plan beneficiaries, which were mainly natural gas thermal plants, through the Ministry of Mines and Energy (MME) Decree 3.371 from February 2000, counted on guaranteed, long term and attractive price conditions on Natural Gas supply and Energy sales, together with financing from the national development bank BNDES. And though the PPT plan is not likely to be fully implemented, the public-sector policies for renewable energy are not considered reliable enough by the executives of the private sector to support cogeneration expansion in the sugar mills. This assumption is clearly shown in the following list of rules and/or regulations in the energy sector that have been set in the last 10 years:

- March 1993: Law 8.631 sets a tariff regulation for electric energy;
- **February 1995**: Law 8.987 establish public concession for energy;
- July 1995: Law 9.074 regulates concession for electric energy sector;
- **December 1996**: Law 9.427 creates National Energy Agency (ANEEL);
- August 1997: Law 9.478 sets the National Council for Energy Planning (CNPE);
- October 1997: Decree 2.335 regulates the ANEEL task;
- **December 1997**: Implements ANEEL;
- May 1998: Law 9.648 establishes the Spot Market for Electric Energy (MAE) and the Operator National System (ONS);
- **July 1998**: Decree 2.655 regulates MAE and ONS tasks;
- **February 2000**: Decree 3.371 regulates the Thermoelectricity Priority Plan (PPT);
- April 2002: Law 10.438 sets the Program for Incentive Alternative Energy (PROINFA), stating that contracts shall be signed within 24 months from its date and that there will be different economic values for the acquisition of 3.300MW of electricity capacity from renewable sources by the state owned Eletrobrás, for plants starting operations before December 30, 2006;
- **August 2002**: MP 64 is a presidential act to change the constitution in order to permit the energy sector regulation including the PROINFA;
- **December 2002**: Resolution 4.541 from ANEEL regulates the implementation of PROINFA, stating that economic values would be defined within 90 days;

<sup>7</sup> Presidential Decree on the co-generation of electric energy, draft of 5 August 1997.

\_





DM – Executive Board page 16

- March 2003: Decree 4.644 postponed for 180 days, from its date, the economic value and operational guidelines announcement;
- **June 2003**: Decree 4.758 indefinitely postponed the date for the economic value and operational guidelines announcement and revoked the above mentioned Decree 4.644;
- November 2003: Law 10.762 of 11 November/03 revised Law 10.438 of 26 April 2002 institutes PROINFA;
- March 2004: Decree 5.025 regulates the Law 10.438 as of 26 April 2002.

For this CDM project analysis purposes, at the time the project started there were no institutional incentives like PROINFA to be considered. Therefore, the company's decision to sign a long-term PPA with the local distributor undoubtedly represented a significant risk that the mill was willing to take, partially thanks to the expected CDM revenue.

Although PROINFA entered into force in the year 2004, it does not affect the current PPAs, because PROINFA is planned to buy energy from project that will generated electricity by January 2006 only. Therefore, the project activity does not have its operating phases eligible for the PROINFA.

In addition to the above paragraph, only 572 MW of biomass cogeneration projects were licensed and selected by PROINFA although the total amount expected to be contracted by Eletrobras was 1.100 MW. That clearly shows the economic value proposed by PROINFA for biomass is not enough to foster such projects to fly. The conclusion about PROINFA is that it is still uncertain whether or not, and how much, it will benefit small renewable energy production.

### III. Economic and Investment Barriers

"There are several reasons for the Brazilian utilities' reluctance to offer higher prices for co-generated power. One important reason stems from their assumption that their costs are geographically uniform – i.e., that there is essentially a single value for their avoided cost in the industrial sector. If this cost value does not indicate that sufficient savings are available from buying co-generated power, and then there is little economic motivation, under either a public monopoly or a privatized competitive structure, for a utility to pay enough for co-generation to satisfy potential investors' financial criteria" as stated by SWISHER (1997). In fact, the economic cost is the reason that Brazilian utilities do not buy cogeneration electricity energy, at least, while the energy sector regulation does not guarantee them the right to pass such cost through to the end user tariff. The cost of cogeneration electricity ranges from US\$ 35 to US\$ 105 per MWh, according to the Expansion Plan 2001-2010 from Brazil Government, which is described as higher than the marginal cost for electricity expansion in the system – US\$ 33/MWh.

COELHO (1999) also highlights as one of the major problems of selling surplus energy to the grid the economic value paid to the sugar mills which not enough to remunerate the capital invested in the

<sup>8</sup> Joel Swisher personal communication with Rolls Royce Power Ventures project manager, Mark Croke, August 26, 1997. Swisher J. 1997 pg. 76.

<sup>&</sup>lt;sup>9</sup> "As may be seen, the unit costs of the alternative sources of energy are still high compared to the marginal cost of expanding the system, nowadays calculated as US\$33/MWh". Translation by Econergy Brasil. IN: BRAZIL, Ministry of Mines and Energy, 2001, pg. 80.



UNFCCC

CDM – Executive Board page 17

expansion of a cogeneration project. Furthermore, "the fee for accessing the grid does not contribute to making feasible the sale of the surplus energy to the distributors".

Summarizing, SWISHER (1997) considers that the main difficulties are found in: (a) **small sizes of projects and installation costs**: as the fixed costs are high and usually installations do not tend to be large, there is a huge economic barrier towards implementation of these sort of projects, as returns will be low comparing with such fixed costs. (b) **availability of long-term financing**: traditionally, infrastructure projects have had wide access to long-term financing, situation that has changed after the electric sector privatization. (c) **lack of guarantees:** besides technical guarantees, investors require commercial guarantees establishing a paradox: the objective of privatization is to foster a market based economy but banks still require governmental guarantees to ensure long-term investments in the private sector, (d) **lack of local funding**: lack of familiarity with project finance tools and due to the high interest rates in Brazil.

### IV. Cultural Barrier

Due to the nature of the business in the sugar industry the marketing approach is narrowly focused on commodity type of transaction. Therefore, the electricity transaction based on long-term contract (Power Purchase Agreement) represents a significant breakthrough in their business model. In this case, the electricity transaction has to represent a safe investment opportunity from both economical and social-environmental perspective for convincing the sugar mills to invest in.

There are also questions regarding the managerial capacity of the companies that comprise the Brazilian sugarcane industry. According to WALTER (1994)<sup>10</sup>, they have in many cases demonstrated the will to undertake investments in new technologies, but without sufficient financial and entrepreneurial capacity to complete such projects.

Sub-step 3b: Show that the identified barriers would not prevent the implementation of at least one of the alternatives (except the proposed project activity).

3. As exposed above, the alternative to this project activity was to keep the current situation and focus strictly in its core business which is the production of sugar and alcohol. Therefore, as the barriers mentioned above are directly related to entering into a new business (electricity sale), there is no impediment for sugar mills to maintain (or even invest in) its core business.

### Step 4. Common practice analysis.

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

1. The sugar sector, historically, always exploited its biomass (bagasse) in an inefficient manner by making use of low-pressure boilers. Although they consume almost all of their bagasse for self-energy generation purposes, it is done in such a manner that no surplus electric energy is available for sale, and no sugar company has ventured in the electricity market until the recent years.

<sup>10</sup> WALTER, A.C.S. Viabilidade e perspectivas da co-geração e geração termelétrica no setor sucro-alcooleiro, 1994. Thesis (Doctorate). UNICAMP, Campinas.







CDM – Executive Board page 18

Similar project activities have been implemented by leading companies in this industry, mainly after Vale do Rosário started to implement its project that clearly served as a sector benchmark. However, these are few examples in a universe of about 320 sugar mills. Currently, other similar project activities under implementation are, for example, Cia Energética Santa Elisa, Moema, Nova América. All together similar projects in the sugar industry in Brazil are restricted to approximately 10% of the sugar industry, since the other 90% are still burning their bagasse for on-site use only in the old-fashioned inefficient way. That clearly shows that just a small part of this sector is willing to invest in cogeneration projects. Moreover, majority of similar projects currently being implemented are carried out as CDM project activities. So far, Econergy Brasil has reported at least 26 CDM bagasse cogeneration projects in Brazil.

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

2. This project activity type is not considered as a widely spread activity in Brazil as only a small portion of the existing sugar mills in the country actually produce electricity for sale purposes. Also, most of the existing similar activities are being developed as CDM project activities.

## Step 5. Impact of CDM registration

The impact of registration of this CDM project activity will contribute to overcoming all the barriers described in this Tool: technological, institutional and political, economic and investment and cultural barriers by bringing more solidity to the investment itself and, therefore, fostering and supporting the project owners' breakthrough decision to expand their business model. In this way, the project activity is already engaged in a deal to sell its expected CERs.

Moreover, the CDM project registration will encourage other similar projects to move toward the use of CER sales as economic benefits. Therefore, there would also be a benefit by having all of those followers working strictly under sustainable environmental management practices, as this is requested by any project intending to register.

Notwithstanding, the benefits and incentives mentioned in the text of the Tool for demonstration and assessment of additionality, published by the CDM-EB, will be experienced by the project activities such as: the project will achieve the aim of anthropogenic GHG reductions; financial benefit of the revenue obtained by selling CERs will bring more robustness to the project's financial situation; and its likely to attract new players and new technology (there are companies currently developing new type of boilers – extra-efficient – and the purchase of such equipment is to be fostered by the CER sales revenue) and reducing the investor's risk.

# B.4. Description of how the definition of the <u>project boundary</u> related to the <u>baseline</u> methodology selected is applied to the <u>project activity</u>:

The definition of the project boundary related to the baseline methodology is applied to the project activity in the following way:

**Baseline energy grid:** For EBCP, the South-Southeast and Midwest subsystem of the Brazilian grid is considered as a boundary, since it is the system to which Equipav is connected and therefore receives all the bagasse-based produced electricity.



CDM - Executive Board

page 19

**Bagasse cogeneration plant:** the bagasse cogeneration plant considered as boundary comprises the whole site where the cogeneration facility is located.

- B.5. Details of <u>baseline</u> information, including the date of completion of the baseline study and the name of person (s)/entity (ies) determining the <u>baseline</u>:
  - 1. Date of completing the final draft of this baseline section: 30/06/2005.
  - 2. Name of person/entity determining the baseline

ECONERGY BRASIL (Contact Information in Annex 1), which is a participant in this project, is responsible for the technical services related to GHG emission reductions, and is therefore, in behalf of Equipav, the developer of this document, and all its contents.

SECTION C.	Duration of the <u>project activity</u> / <u>Crediting period</u>						
C.1 Durat	ion of the <u>proje</u>	ect activity:					
C.1.1.	Starting date	of the project activity:					
11/06/2002							
C.1.2.	Expected op	erational lifetime of the project activity:					
25y-0m.							
C.2 Choice	e of the <u>crediti</u>	ng period and related information:					
C.2.1.	Renewable cr	rediting period					
	C.2.1.1.	Starting date of the first <u>crediting period</u> :					
11/06/2002							
	C.2.1.2.	Length of the first <u>crediting period</u> :					
7y-0m							
C.2.2.	Fixed crediting	ng period:					
	C.2.2.1.	Starting date:					
Left blank on p	Left blank on purpose.						
	C.2.2.2.	Length:					

UNFCCC

**CDM – Executive Board** 

page 20

Left blank on purpose.

# SECTION D. Application of a monitoring methodology and plan

# D.1. Name and reference of approved monitoring methodology applied to the project activity:

Approved monitoring methodology AM0015: "Bagasse-based cogeneration connected to an electricity grid"

# **D.2.** Justification of the choice of the methodology and why it is applicable to the <u>project activity</u>:

The monitoring methodology was designed to be applied to the Vale do Rosario CDM Project. Due to the great similarity of the project, the same methodology was chosen in order to monitor the emissions reduction due to EBCP.

The methodology considers monitoring emissions reductions generated from cogeneration projects with sugarcane bagasse. The energy produced by the project could be electricity exported to a grid-connected system and/or energy used to substitute fossil fuel off-grid connected. And that is exactly the case with EBCP: the project exploits a by-product from the sugarcane milling process (bagasse) to produce and commercialize renewable electricity connected to a regional Brazilian grid. The methodology is therefore fully applicable to EBCP.

Moreover, besides being a methodology to be used in conjunction with the approved baseline methodology AM0015 ("Bagasse-based cogeneration connected to an electricity grid"), the same applicability conditions are described and justified in item B1.1 of this document.





the end of the crediting period.

CDM – Executive Board

# D.2. 1. Option 1: Monitoring of the emissions in the project scenario and the <u>baseline scenario</u>

There is no project emission to be considered in this project activity.

Sales.

D.2.1.1. Data to be collected in order to monitor emissions from the <u>project activity</u> , and how this data will be archived:									
ID number	Data	Source of	Data	Measured (m),	Recording	Proportion	How will the	Comment	
(Please use numbers to ease cross-referencing to D.3)	variable	data	unit	calculated (c) or estimated (e)	frequency	of data to be monitored	data be archived? (electronic/ paper)		

Table left blank on purpose.

D.2.1.2. Description of formulae used to estimate project emissions (for each gas, source, formulae/algorithm, emissions units of CO<sub>2</sub> equ.)

Left blank on purpose.

### D.2.1.3. Relevant data necessary for determining the baseline of anthropogenic emissions by sources of GHGs within the project boundary and how such data will be collected and archived: How will the data ID number Data variable Source of data Data unit Measured Recording Proportion Comment (Please use frequency of data to be archived? (m),calculated be (electronic/paper) numbers to ease cross-(c), monitored referencing estimated table (e), D.3)1. EG<sub>v</sub> Electricity Readings of the MWh MMonthly 100% Electronic and Double check by receipt of supplied to energy metering sales. Will be archived paper the grid by connected to the according to internal the Project. grid and Receipt of procedures, until 2 years after

This template shall not be altered. It shall be completed without modifying/adding headings or logo, format or font.





UNFCCC

CDM – Executive Board page 22

2. EF <sub>y</sub>	CO <sub>2</sub> emission factor of the Grid.	Calculated	tCO <sub>2</sub> e/MWh	С	At the validation and yearly after registration	0%	Electronic and paper	Will be archived according to internal procedures, until 2 years after the end of the crediting period.
3. EF <sub>OM,y</sub>	CO <sub>2</sub> Operating Margin emission factor of the grid.	Factor calculated from ONS, the Brazilian electricity system manager.	tCO <sub>2</sub> e/MWh	С	At the validation and yearly after registration	0%	Electronic and paper	Will be archived according to internal procedures, until 2 years after the end of the crediting period.
4. EF <sub>BM,y</sub>	CO <sub>2</sub> Build Margin emission factor of the grid.	Factor calculated from ONS, the Brazilian electricity system manager.	tCO <sub>2</sub> e/MWh	С	At the validation and yearly after registration	0%	Electronic and paper	Will be archived according to internal procedures, until 2 years after the end of the crediting period.
10. λ <sub>y</sub>	Fraction of time during which low-cost/must-run sources are on the margin.	Factor calculated from ONS, the Brazilian electricity system manager.	index	С	At the validation and yearly after registration	0%	Electronic and paper	Will be archived according to internal procedures, until 2 years after the end of the crediting period.

D.2.1.4. Description of formulae used to estimate baseline emissions (for each gas, source, formulae/algorithm, emissions units of  $CO_2$  equ.)

$$EF_{OM,simple\_adjusted,y} = (1 - \lambda_y) \frac{\sum_{i,j} F_{i,j,y}.COEF_{i,j}}{\sum_{j} GEN_{j,y}} + \lambda_y \frac{\sum_{i,k} F_{i,k,y}.COEF_{i,k}}{\sum_{k} GEN_{k,y}}$$
(tCO<sub>2</sub>e/GWh)

 $F_{i,j(or\,m),y}$  Is the amount of fuel i (in a mass or volume unit) consumed by relevant power sources j in year(s) y

j,m Refers to the power sources delivering electricity to the grid, not including low-operating cost and must-run power plants, and including imports 4 from the grid  $COEF_{i,j(or\ m)\ y}$  Is the CO2 emission coefficient of fuel i (tCO2 / mass or volume unit of the fuel), taking into account the carbon content of the fuels used by relevant power sources j





**CDM** – Executive Board

page 23

$EF_{electricity} - W_{OM} EF_{OM} + W_{BM} EF_{BM} (ICO_2e/GWH)$ $BE_{electricity,y} = EF_{electricity} \cdot EG_y$	(or m) and the percent oxidation of the fuel in year(s) y, a $GEN_{j(or\ m),y}$ Is the electricity (MWh) delivered to the grid by source $j$ ( $or\ m$ ) $BE_{electricity,y}$ Are the baseline emissions due to displacement of electricity during the year y in tons of $CO_2$ .  WOM, WBM Are the weights given to the operating margin (OM) and the build margin (BM) in the emission factor calculation. $EG_y$ Is the net quantity of electricity generated in the bagasse-based cogeneration plant due to the project activity during the year y in MWh, and $EF_{electricity,y}$ Is the $CO_2$ baseline emission factor for the electricity.
	$EF_{electricity,y}$ Is the CO <sub>2</sub> baseline emission factor for the electricity.

# D. 2.2. Option 2: Direct monitoring of emission reductions from the project activity (values should be consistent with those in section E).

Left blank on purpose.

	D.2.2.1. Data to be collected in order to monitor emissions from the <u>project activity</u> , and how this data will be archived:										
ID number (Please use numbers to ease cross-referencing to table D.3)	Data variable	Source of data	Data unit	Measured (m), calculated (c), estimated (e),	Recording frequency	Proportion of data to be monitored	How will the data be archived? (electronic/ paper)	Comment			

Table left blank on purpose.

D.2.2.2. Description of formulae used to calculate project emissions (for each gas, source, formulae/algorithm, emissions units of

CO<sub>2</sub> equ.):

Left blank on purpose.



CDM – Executive Board

# D.2.3. Treatment of leakage in the monitoring plan

# D.2.3.1. If applicable, please describe the data and information that will be collected in order to monitor leakage effects of the

project activity

project act	11117							
ID number (Please use numbers to ease cross-referencing to table D.3)	Data variable	Source of data	Data unit	Measured (m), calculated (c) or estimated (e)	Recording frequency	Proportion of data to be monitored	How will the data be archived? (electronic/ paper)	Comment

Table left blank on purpose.

# D.2.3.2. Description of formulae used to estimate <u>leakage</u> (for each gas, source, formulae/algorithm, emissions units of CO<sub>2</sub> equ.)

Left blank on purpose.

# D.2.4. Description of formulae used to estimate emission reductions for the <u>project activity</u> (for each gas, source, formulae/algorithm, emissions units of CO<sub>2</sub> equ.)

$\mathbf{ER}_{y} = \mathbf{BE}_{\text{thermal, y}} + \mathbf{BE}_{\text{electricity, y}} - \mathbf{PE}_{y} - \mathbf{L}_{y}$	$ER_y$ : are the emissions reductions of the project activity during the year y in tons of $CO_2$
$BE_{thermal, y} = 0$ $PE_{y}=0$	$BE_{electricity,y}$ : Are the baseline emissions due to displacement of electricity during the year y in tons of $CO_2$
$L_y=0$	$BE_{thermal,y}$ : Are the baseline emissions due to displacement of thermal energy during the year y in tons of $CO_2$
$\mathbf{BE}_{\mathbf{electricity}, y} = \mathbf{EF}_{\mathbf{electricity}} \cdot \mathbf{EG}_{\mathbf{y}}$	PE <sub>y</sub> : Are the project emissions during the year y in tons of CO <sub>2</sub> .
	L <sub>y</sub> : Are the leakage emissions during the year y in tons of CO <sub>2</sub> .

This template shall not be altered. It shall be completed without modifying/adding headings or logo, format or font.



CDM – Executive Board

page 25

D.3. Quality control (QC) and quality assurance (QA) procedures are being undertaken for data monitored							
Data	Uncertainty level of data	Explain QA/QC procedures planned for these data, or why such procedures are not necessary.					
(Indicate table and	(High/Medium/Low)						
<i>ID number e.g. 31.;</i>							
3.2.)							
1	Low	These data will be directly used for calculation of emission reductions. Sales record and other records are used to					
		ensure the consistency.					
2	Low	Data does not need to be monitored					
3	Low	Data does not need to be monitored					
4	Low	Data does not need to be monitored					
10	Low	Data does not need to be monitored					

# D.4 Please describe the operational and management structure that the project operator will implement in order to monitor emission reductions and any <u>leakage</u> effects, generated by the <u>project activity</u>

The structure for monitoring this project activity will basically consist of registering the amount of energy sold to the grid (EG<sub>y</sub>). There are two operations that the project operators must perform in order to ensure data consistency, despite the fact that this will actually consist of the monitoring of one single variable.

- 1. The monthly readings of the calibrated meter equipment must be recorded in an electronic spreadsheet
- 2. Sales receipt must be archived for double checking the data. In case of inconsistency, these are the data to be used.

Moreover, according to the law, the metering equipment shall be periodically calibrated to comply with the regulations for independent power producers connected to the regional grid.

# D.5 Name of person/entity determining the monitoring methodology:

ECONERGY BRASIL (Contact information in Annex 1), which is a participant in this project, is responsible for the technical services related to GHG emission reductions, and is therefore, on behalf of Equipav, the developer of this document, and all its contents.



# SECTION E. Estimation of GHG emissions by sources

### **E.1.** Estimate of GHG emissions by sources:

This project activity does not burn any additional quantity of fossil fuel due to the project implementation. Therefore, the variable PE<sub>y</sub>, presented in the methodology, does not need to be monitored.

Thus,  $PE_v = 0$ 

# **E.2.** Estimated <u>leakage</u>:

In the three years prior to the project start, Equipav sold 6.815 tons of bagasse to four different buyers, ceasing such commercialization immediately before the project started. In fact, Equipav's main bagassse clients were slaughter houses, nowadays using biomass from other sources to feed their units.

Thus,  $L_v = 0$ .

# E.3. The sum of E.1 and E.2 representing the project activity emissions:

 $L_v + PE_v = 0$ 

# E.4. Estimated anthropogenic emissions by sources of greenhouse gases of the <u>baseline</u>:

The baseline methodology considers the determination of the emissions factor for the grid to which the project activity is connected as the core data to be determined in the baseline scenario. In Brazil, there are two main grids, South-Southeast-Midwest and North-Northeast, therefore the South-Southeast-Midwest Grid is the relevant one for this project.

The method that will be chosen to calculate the Operating Margin (OM) for the electricity baseline emission factor is the option (b) *Simple Adjusted OM*, since the preferable choice (c) *Dispatch Data Analysis OM* would face the barrier of data availability in Brazil.

In order to calculate the Operating Margin, daily dispatch data from the Brazilian electricity system manager (ONS) needed to be gathered. ONS does not regularly provide such information, which implied in getting it through communicating directly with the entity.

The provided information comprised years 2001, 2002 and 2003, and is the most recent information available at this stage (At the end of 2004 ONS supplied raw dispatch data for the whole interconnected grid in the form of daily reports<sup>11</sup> from Jan. 1, 2001 to Dec. 31, 2003, the most recent information available at this stage).

\_

<sup>&</sup>lt;sup>11</sup> Acompanhamento Diário da Operação do Sistema Interligado Nacional. ONS-CNOS, Centro Nacional de Operação do Sistema. Daily reports on the whole interconnected electricity system from Jan. 1, 2001 to Dec. 31, 2003.



**CDM** – Executive Board



page 27

# Simple Adjusted Operating Margin Emission Factor Calculation

According to the methodology, the project is to determine the Simple Adjusted OM Emission Factor  $(EF_{OM, \, simple \, adjusted, \, y})$ . Therefore, the following equation is to be solved:

$$EF_{OM,simple\_adjusted,y} = (1 - \lambda_y) \frac{\sum_{i,j} F_{i,j,y}.COEF_{i,j}}{\sum_{j} GEN_{j,y}} + \lambda_y \frac{\sum_{i,k} F_{i,k,y}.COEF_{i,k}}{\sum_{k} GEN_{k,y}}$$
(tCO<sub>2</sub>e/GWh)

It is assumed here that all the low-cost/must-run plants produce zero net emissions.

$$\frac{\sum_{i,k} F_{i,k,y}.COEF_{i,k}}{\sum_{k} GEN_{k,y}} = 0 \text{ (tCO}_2\text{e/GWh)}$$

Please refer to the methodology text or the explanations on the variables mentioned above.

The ONS data as well as the spreadsheet data with the calculation of emission factors have been provided to the validator (DOE). In the spreadsheet, the dispatch data is treated as to allow calculation of the emission factor for the most three recent years with available information, which are 2001, 2002 and 2003.

The Lambda factors were calculated in accordance with methodology requests. More detailed information is provided in Annex 3. The table below presents such factors.

Year	Lambda
2001	0,5204
2002	0,5053
2003	0,5312

Electricity generation for each year needs also to be taken into account. This information is provided in the table below.

Year	Electricity Load (MWh)
2001	263.706.242
2002	275.402.896
2003	288.493.929

Using therefore appropriate information for  $F_{i,j,y}$  and  $COEF_{i,j}$ , OM emission factors for each year can be determined, as follows.





**CDM – Executive Board** page 28

$$EF_{OM,simple\_adjusted,2001} = (1 - \lambda_{2001}) \frac{\sum_{i,j} F_{i,j,2001}.COEF_{i,j}}{\sum_{j} GEN_{j,2001}} \therefore EF_{OM,simple\_adjusted,2001} = 0,3524 \, \text{tCO}_2/\text{MWh}$$

$$EF_{OM,simple\_adjusted,2002} = (1 - \lambda_{2002}) \frac{\sum_{i,j} F_{i,j,2002}.COEF_{i,j}}{\sum_{j} GEN_{j,2002}} \therefore EF_{OM,simple\_adjusted,2002} = 0,4207 \, \, \text{tCO}_2/\text{MWh}$$

$$EF_{OM,simple\_adjusted,2002} = (1 - \lambda_{2002}) \frac{\sum_{i,j} F_{i,j,2002}.COEF_{i,j}}{\sum_{j} GEN_{j,2002}} \therefore EF_{OM,simple\_adjusted,2002} = 0,4207 \text{ tCO}_2/\text{MWh}$$

$$EF_{OM,simple\_adjusted,2003} = (1 - \lambda_{2003}) \frac{\sum_{i,j} F_{i,j,2003}.COEF_{i,j}}{\sum_{j} GEN_{j,2003}} \therefore EF_{OM,simple\_adjusted,2003} = 0,4396 \text{ tCO}_2/\text{MWh}$$

Finally, to determine the baseline ex-ante, the mean average among the three years is calculated, finally determining the EF<sub>OM,simple\_adjusted</sub>.

$$EF_{OM, simple\_adjusted\ 2001\ 2003} = 0.404 \text{ tCO}_2/\text{MWh}$$

According to the methodology used, a Build Margin emission factor also needs to be determined.

$$EF_{BM,y} = \frac{\sum_{i,m} F_{i,m,y}.COEF_{i,m}}{\sum_{m} GEN_{m,y}}$$

Electricity generation in this case means 20% of total generation in the most recent year (2003), as the 5 most recent plants built generate less than such 20%. Calculating such factor one reaches:

$$EF_{BM,2003} = 0.094 \text{ tCO}_2/\text{MWh}$$

Finally, the electricity baseline emission factor is calculated through a weighted-average formula, considering both the OM and the BM, being the weights 50% and 50% by default. That gives:

$$EF_{electricity,2001-2003} = 0.5*0.404+0.5*0.094 = 0.249 \text{ tCO}_2/\text{MWh}$$

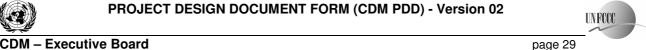
It is important to note that adequate considerations on the above weights are currently under study by the Meth Panel, and there is a possibility that such weighing changes in the methodology applied here.

The baseline emissions would be then proportional to the electricity delivered to the grid throughout the project's lifetime. Baseline emissions due to displacement of electricity are calculated by multiplying the electricity baseline emissions factor ( $EF_{electricity,2001-2003}$ ) with the electricity generation of the project activity.

$$BE_{electricity,v} = EF_{electricity,2001-2003}$$
.  $EG_{v}$ 

Therefore, for the first crediting period, the baseline emissions will be calculated as follows:

$$BE_{electricity,v} = 0.249 \text{ tCO}_2/\text{MWh} \cdot EG_v \text{ (in tCO}_2e)$$



### E.5. Difference between E.4 and E.3 representing the emission reductions of the project activity:

The emissions reduction of this project activity is:

$$ER = BE_{electricity,v} - (L_v + PE_v) = 0.249 \text{ tCO}_2/\text{MWh}$$
.  $EG_v - 0 \rightarrow ER = 0.249 \text{ tCO}_2/\text{MWh}$ .  $EG_v$ 

### E.6. Table providing values obtained when applying formulae above:

Year	Estimation of project activiy emission reductions (tonnes of CO <sub>2</sub> e)	Estimation of the baseline emission reductions (tonnes of CO <sub>2</sub> e)	Estimation of leakage (tonnes of CO <sub>2</sub> e)	Estimation of emission reductions (tonnes of CO <sub>2</sub> e)	
2002	4.937	0	0	4.937	
2003	22.522	0	0	22.522	
2004	28.943	0	0	28.943	
2005	37.848	0	0	37.848	
2006	32.121	0	0	32.121	
2007	35.358	0	0	35.358	
2008	35.358	0	0	35.358	
2009	10.102	0	0	10.102	
Total (tonnes of CO <sub>2</sub> e)	207.189	0	0	207.189	

Note: the first crediting period starts on 11/06/2002 and finishes on 10/06/2009.

### **SECTION F.** Environmental impacts

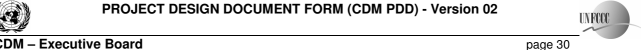
### F.1. Documentation on the analysis of the environmental impacts, including transboundary impacts:

The possible environmental impacts were analyzed by the State Secretary of Environment (Secretaria de Estado do Meio Ambiente) through the CETESB (Companhia de Tecnologia de Saneamento Ambiental) department.

DAIA is the department within the secretary of environment responsible for analyzing environmental impacts arising from a project. After receiving and considering the Preliminary Environmental Report (RAP) – a demand from CETESB from projects that do not require an environmental impact assessment, DAIA issued a report about EBCP. According to its conclusions, CETESB must add the following demands, additional to its own:

Equipav must design and adopt a monitoring plan for its gaseous emissions, especially for particulates, CO and CO<sub>2</sub>;





Equipav must provide an additional license procedure for the power lines, since they had not been considered initially.

Equipav is fully complying with the legal environmental requirements for operation of the EBCP. Its gaseous emissions monitoring plan has been approved by CETESB, and the power lines have now their working license.

At this stage, Equipav holds a preliminary working license for the cogeneration facilities. As a CETESB technician is to visit the mill in early April to confirm the installed equipment, the definitive working license for the cogeneration unit is expected for mid to end of April 2005.

F.2. If environmental impacts are considered significant by the project participants or the host Party, please provide conclusions and all references to support documentation of an environmental impact assessment undertaken in accordance with the procedures as required by the host Party:

The impacts from EBCP are not considered significant. They arise from activities (cane crushing and bagasse burning) that were already in place before the project.

The secretary of environment and CETESB already analysed the most relevant impacts from the project activity through the RAP (Preliminar Environmental Report), and the issuance of the working license attests Equipav's compliance with the environmental legislation and environmental responsibility.

# SECTION G. Stakeholders' comments

### G.1. Brief description how comments by local stakeholders have been invited and compiled:

Equipay took to the public the initiative of expanding its cogeneration facilities in order to supply electricity to the grid. The company published the announcements in official newspapers of the state of São Paulo. In the first, in the official entrepreneurial newspaper of the state, of the 9<sup>th</sup> of January 2002, Equipav announced it had required a Previous Installation License for the project and that a process for submitting comments on the initiative was open until a month after the publication of the newspaper. In the following announcements, Equipav announced it had received the Previous Installation License (same newspaper, 5<sup>th</sup> of March 2002 edition) – and that it had received the Installation License for the project (same newspaper again, 26<sup>th</sup> of March 2002 edition).

Also, as a requirement of the Brazilian Interministerial Commission on Global Climate Change, the Brazilian DNA, Equipav invited several organizations and institutions to comment the CDM project being developed. Letters<sup>12</sup> were sent to the following recipients:

- ACIP Associação Comercial e Industrial de Promissão / Commercial and Industrial Association of Promissão
- Câmara Municipal de Promissão / Municipal Legislation Chamber of Promissão
- Defesa Civil de Promissão / Civil Defense of Promissão

<sup>&</sup>lt;sup>12</sup> The copies of these invitations are available from the Project participants.



CDM – Executive Board

page 31

- Secretaria Municipal de Obras de Promissão / Municipal Secretary for Construction of Promissão
- Ministério Público de Promissão / Public Ministry of Promissão
- ONG Aroeira / NGO Aroeira
- Fórum Brasileiro de ONG's e Movimentos Sociais para o Meio Ambiente / Brazilian NGO Forum
- CETESB / Environmental Sanitation Tecnology Company
- DAIA Departamento de Avaliação de Impacto Ambiental / Environmental Impacts Analysis Department
- Secretaria do Meio Ambiente do Estado de São Paulo / Environmental Secretary of the State of São Paulo
- Secretaria Municipal de São Paulo do Meio Ambiente / Municipal Environmental Secretary of São Paulo
- Loja Maçônica União Brasileira / Brasilian Union Lodge
- Prefeitura Municipal de Promissão / Municipal Administration of Promissão
- Secretaria Municipal de Ensino / Municipal Secretary for Education
- SAAE Serviço Municipal de Água e Esgoto / Water and Waste Water Municipal Service
- Lions Club de Promissão / Lions Club of Promissão
- Rotary Club de Sertãozinho / Rotary Club of Promissão
- CERPRO Cooperativa de Eletrificação Rural de Promissão / Rural Electrification Cooperative Enterprise of Promissão

### **G.2.** Summary of the comments received:

Equipav received comments from two different stakeholders: the municipality of Promissão; and Promissão's commerce association.

In the former case, the municipality congratulated Equipav for its project, enhancing the renewable energy aspect of the project as a characteristic that puts the municipality of Promissão in the front-line of environmental preservation.

In the latter case, the association states the necessity to create mechanisms to protect the planet from the effects that came along with the Industrial Revolution. And that at the moment the letter was written, with so many non-motivating and negative news, finally news from companies that are developing initiatives that allow for progress and that enhance mankind's quality of life become known to them. In the end, the association congratulates Equipav for the development of "so much" important project.

# G.3. Report on how due account was taken of any comments received:





**CDM - Executive Board** 

page 32

Since the comments provided required no further explanation nor feedback, the consultation process was ended.

CDM - Executive Board



# Annex 1

# CONTACT INFORMATION ON PARTICIPANTS IN THE PROJECT ACTIVITY

# 1.1 Project Developer Responsible for the CDM Project Activity

Organization:	Econergy Brasil Ltda.
Street/P.O.Box:	Rua Pará, 76 cj 41
Building:	Higienópolis Office Center
City:	São Paulo
State/Region:	SP
Postfix/ZIP:	01243-020
Country:	Brazil
Telephone:	+ 55 (11) 3219-0068
FAX:	+55 (11) 3219-0693
E-Mail:	-
URL:	http://www.econergy.com.br
Represented by:	
Title:	Mr.
Salutation:	
Last Name:	Diniz Junqueira
Middle Name:	Schunn
First Name:	Marcelo
Department:	-
Mobile:	+55 (11) 8263-3017
Direct FAX:	Same above
Direct tel:	+ 55 (11) 3219-0068 ext 25 and/or mobile
Personal E-Mail:	junqueira@econergy.com.br





**CDM** – Executive Board

page 34

# 1.2 Project Activity Host Company

Organization:	Equipav S.A. Açúcar e Álcool
Street/P.O.Box:	Rodovia Marechal Rondon, Km 455
Building:	Usina Promissão
City:	Promissão
State/Region:	SP
Postfix/ZIP:	16370-000
Country:	Brazil
Telephone:	+55 (14) 3543 9111
FAX:	+55 (16) 3543 9102
E-Mail:	revidal@equipav-usina.com.br
URL:	http://www.equipav.com.br
Represented by:	
Title:	General Manager
Salutation:	Mr.
Last Name:	Soares
Middle Name:	Salim
First Name:	Newton
Department:	Administration
Mobile:	
Direct FAX:	Same above
Direct tel:	Same above
Personal E-Mail:	

**CDM - Executive Board** 



### Annex 2

### INFORMATION REGARDING PUBLIC FUNDING

There is no Annex I public funding involved in EBCP project activity.

### Annex 3

### **BASELINE INFORMATION**

The Brazilian electricity system has been historically divided into two subsystems: the North-Northeast (N-NE) and the South-Southeast-Midwest (S-SE-CO). This is due mainly to the historical evolution of the physical system, which was naturally developed nearby the biggest consuming centers of the country.

The natural evolution of both systems is increasingly showing that integration is to happen in the future. In 1998, the Brazilian government was announcing the first leg of the interconnection line between S-SE-CO and N-NE. With investments of around US\$700 million, the connection had the main purpose, in the government's view, at least, to help solve energy imbalances in the country: the S-SE-CO region could supply the N-NE in case it was necessary and vice-versa.

Nevertheless, even after the interconnection had been established, technical papers still divided the Brazilian system in two (Bosi, 2000)<sup>13</sup>:

- "... where the Brazilian Electricity System is divided into three separate subsystems:
  - (i) The South/Southeast/Midwest Interconnected System;
  - (ii) The North/Northeast Interconnected System; and
  - (iii) The Isolated Systems (which represent 300 locations that are electrically isolated from the interconnected systems)"

Moreover, Bosi (2000) gives a strong argumentation in favor of having so-called *multi-project baselines*:

"For large countries with different circumstances within their borders and different power grids based in these different regions, multi-project baselines in the electricity sector may need to be disaggregated below the country-level in order to provide a credible representation of 'what would have happened otherwise'".

Finally, one has to take into account that even though the systems today are connected, the energy flow between N-NE and S-SE-CO is heavily limited by the transmission lines capacity. Therefore, only a fraction of the total energy generated in both subsystems is sent one way or another. It is natural that this fraction may change its direction and magnitude (up to the transmission line's capacity) depending on the hydrological patterns, climate and other uncontrolled factors. But it is not supposed to represent a significant amount of each subsystem's electricity demand. It has also to be considered that only in 2004 the interconnection between SE and NE was concluded, i.e., if project proponents are to be coherent with the generation database they have available as of the time of the PDD submission for validation, a situation where the electricity flow between the subsystems was even more restricted is to be considered.

<sup>&</sup>lt;sup>13</sup> Bosi, M. An Initial View on Methodologies for Emission Baselines: Electricity Generation Case Study. International Energy Agency. Paris, 2000.



PROJECT DESIGN DOCUMENT FORM (CDM PDD) - Version 02 CDM – Executive Board page 36

The Brazilian electricity system nowadays comprises of around 91,3 GW of installed capacity, in a total of 1.420 electricity generation enterprises. From those, nearly 70% are hydropower plants, around 10% are natural gas-fired power plants, 5,3% are diesel and fuel oil plants, 3,1% are biomass sources (sugarcane bagasse, black liquor, wood, rice straw and biogas), 2% are nuclear plants, 1,4% are coal plants, and there are also 8,1 GW of installed capacity in neighboring countries (Argentina, Uruguay, Venezuela and Paraguay) that may dispatch electricity the Brazilian grid. (http://www.aneel.gov.br/aplicacoes/capacidadebrasil/OperacaoCapacidadeBrasil.asp). This latter capacity is in fact comprised by mainly 6,3 GW of the Paraguayan part of Itaipu Binacional, a hydropower plant operated by both Brazil and Paraguay, but whose energy almost entirely is sent to the Brazilian grid.

Approved methodologies AM0015 and ACM0002 ask project proponents to account for "all generating sources serving the system". In that way, when applying one of these methodologies, project proponents in Brazil should search for, and research, all power plants serving the Brazilian system.

In fact, information on such generating sources is not publicly available in Brazil. The national dispatch center, ONS - Operador Nacional do Sistema - argues that dispatching information is strategic to the power agents and therefore cannot be made available. On the other hand, ANEEL, the electricity agency, provides information on power capacity and other legal matters on the electricity sector, but no dispatch information can be got through this entity.

In that regard, project proponents looked for a plausible solution in order to be able to calculate the emission factor in Brazil in the most accurate way. Since real dispatch data is necessary after all, the ONS was contacted, in order to let participants know until which degree of detail information could be provided. After several months of talks, plants' daily dispatch information was made available for years 2001, 2002 and 2003.

Project proponents, discussing the feasibility of using such data, concluded it was the most proper information to be considered when determining the emission factor for the Brazilian grid. According to ANEEL, in fact, ONS centralized dispatched plants accounted for 75.547 MW of installed capacity by 31/12/2004, out of the total 98.848.5 MW installed in Brazil by the same date (http://www.aneel.gov.br/arquivos/PDF/Resumo\_Gráficos\_mai\_2005.pdf), which includes capacity available in neighboring countries to export to Brazil and emergency plants, that are dispatched only during times of electricity constraints in the system. Such capacity in fact is constituted by plants with 30 MW installed capacity or above, connected to the system through 138kV power lines, or at higher voltages. Therefore, even though the emission factor calculation is carried out without considering all generating sources serving the system, about 76,4% of the installed capacity serving Brazil is taken into account, which is a fair amount if one looks at the difficulty in getting dispatch information in Brazil. Moreover, the remaining 23,6% are plants that do not have their dispatch coordinated by ONS, since: either they operate based on power purchase agreements which are not under control of the dispatch authority; or they are located in non-interconnected systems to which ONS has no access. In that way, this portion is not likely to be affected by the CDM projects, and this is another reason for not taking them into account when determining the emission factor.

In an attempt to include all generating sources, project developers considered the option to research for available, but non-official data, to supply the existing gap. The solution found was the International Energy Agency database built when carrying out the study "Road-Testing Baselines For Greenhouse Gas Mitigation Projects in the Electric Power Sector", published in October 2002. Merging ONS data with the IEA data in a spreadsheet, project proponents have been able to consider all generating sources





### CDM - Executive Board

page 37

connected to the relevant grids in order to determine the emission factor. The emission factor calculated was found more conservative when considering ONS data only, as the table below shows the build margin in both cases.

IEA/ONS Merged Data Build Margin	ONS Data Build Margin
(tCO <sub>2</sub> /MWh)	(tCO <sub>2</sub> /MWh)
0,205	0,0937

Therefore, considering all the rationale explained, project developers decided for the database considering ONS information only, as it was capable of properly addressing the issue of determining the emission factor and doing it in the most conservative way.

The fossil fueled plants efficiencies were also taken from the IEA paper. This was done considering the lack of more detailed information on such efficiencies from public, reliable and credible sources.

### From the mentioned reference:

The fossil fuel conversion efficiency (%) for the thermal power plants was calculated based on the installed capacity of each plant and the electricity actually produced. For most of the fossil fuel power plants under construction, a constant value of 30% was used as an estimate for their fossil fuel conversion efficiencies. This assumption was based on data available in the literature and based on the observation of the actual situation of those kinds of plants currently in operation in Brazil. The only 2 natural gas plants in combined cycle (totaling 648 MW) were assumed to have a higher efficiency rate, i.e. 45%.

Therefore only data for plants under construction in 2002 (with operation start in 2002 and 2003) was estimated. All others efficiencies were calculated. To the best of our knowledge there was no retrofit/modernization of the older fossil-fuelled power plants in the analyzed period (2001 to 2003). For that reason project participants find the application of such numbers to be not only reasonable but the best available option.

The aggregated hourly dispatch data got from ONS was used to determine the lambda factor for each of the years with data available (2001, 2002 and 2003). The Low-cost/Must-run generation was determined as the total generation minus fossil-fuelled thermal plants generation, this one determined through daily dispatch data provided by ONS. All this information has been provided to the validators, and extensively discussed with them, in order to make all points crystal clear.

On the following pages, a summary of the analysis is provided. First, the table with the 122 plants dispatched by the ONS are provided. Then, a table with the summarized conclusions of the analysis, with the emission factor calculation displayed. Finally, the load duration curves for the S-SE-MW system are presented.



CDM - Executive Board



# **ONS Dispatched Plants**

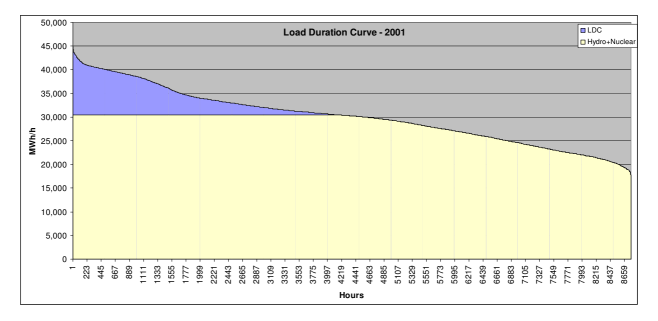
1	Subsystem*	Fuel source**	Power plant	Operation start [2, 4, 5]	Installed capacity (MW) [1]	conversion efficiency (%) [2]	Carbon emission factor (tC/TJ) [3]	Fraction carbon oxidized [3]	Emission facto (tCO2/MWh)
1	S-SE-CO S-SE-CO	H H	Jauru Gauporé	Sep-2003 Sep-2003	121.5 120.0	1	0.0 0.0	0.0%	0.00
3	S-SE-CO S-SE-CO	G H	Três Lagoas Funil (MG)	Aug-2003 Jan-2003	306.0 180.0	0.3	15.3	99.5%	0.67
5	S-SE-CO S-SE-CO	H	Itiquira I Araucária	Sep-2002	156.1 484.5	1 0.3	0.0 0.0 15.3	0.0% 99.5%	0.00
7	S-SE-CO	G	Canoas	Sep-2002 Sep-2002	160.6	0.3	15.3	99.5%	0.67
9	S-SE-CO S-SE-CO	H G	Piraju Nova Piratininga	Sep-2002 Jun-2002	81.0 384.9	0.3	0.0 15.3	0.0% 99.5%	0.00
0	S-SE-CO S-SE-CO	O H	PCT CGTEE Rosal	Jun-2002 Jun-2002	5.0 55.0	0.3	20.7	99.0%	0.90
3	S-SE-CO S-SE-CO	G H	Ibirité Cana Brava	May-2002 May-2002	226.0 465.9	0.3	15.3 0.0	99.5%	0.6
4	S-SE-CO S-SE-CO	H	Sta. Clara Machadinho	Jan-2002 Jan-2002	60.0 1.140.0	1	0.0	0.0%	0.00
6	S-SE-CO S-SE-CO	G G	Juiz de Fora Macaé Merchant	Nov-2001 Nov-2001	87.0 922.6	0.28 0.24	15.3 15.3	99.5% 99.5%	0.71
8	S-SE-CO	Н	Lajeado (ANEEL res. 402/2001)	Nov-2001	902.5	1	0.0	0.0%	0.00
9	S-SE-CO S-SE-CO	G H	Eletrobolt Porto Estrela	Oct-2001 Sep-2001	379.0 112.0	0.24	15.3 0.0	99.5% 0.0%	0.83
21	S-SE-CO S-SE-CO	g g	Cuiaba (Mario Covas) W. Arjona	Aug-2001 Jan-2001	529.2 194.0	0.3 0.25	15.3 15.3	99.5% 99.5%	0.67
3 24	S-SE-CO S-SE-CO	G H	Uruguaiana S. Caxias	Jan-2000 Jan-1999	639.9 1,240.0	0.45	15.3 0.0	99.5%	0.44
5	S-SE-CO S-SE-CO	H H	Canoas I Canoas II	Jan-1999 Jan-1999	82.5 72.0	1	0.0	0.0%	0.00
7 8	S-SE-CO S-SE-CO	H	Igarapava Porto Primavera	Jan-1999 Jan-1999	210.0 1,540.0	1	0.0	0.0%	0.00
9	S-SE-CO S-SE-CO	D H	Cuiaba (Mario Covas) Sobragi	Oct-1998 Sep-1998	529.2 60.0	0.27	20.2	99.0% 0.0%	0.97
12	S-SE-CO S-SE-CO	H	PCH EMAE PCH CEEE	Jan-1998 Jan-1998	26.0 25.0	1	0.0	0.0%	0.00
13	S-SE-CO S-SE-CO	H H	PCH ENERSUL PCH CEB	Jan-1998 Jan-1998	43.0 15.0	1	0.0	0.0%	0.00
15	S-SE-CO	Н	PCH ESCELSA	Jan-1998	62.0	1	0.0	0.0%	0.00
6 7	S-SE-CO S-SE-CO	H	PCH CELESC PCH CEMAT	Jan-1998 Jan-1998	50.0 145.0	1	0.0	0.0%	0.00
8	S-SE-CO S-SE-CO	H	PCH CELG PCH CERJ	Jan-1998 Jan-1998	15.0 59.0	1	0.0	0.0%	0.00
0	S-SE-CO S-SE-CO	H	PCH COPEL PCH CEMIG	Jan-1998 Jan-1998	70.0 84.0	1 1	0.0 0.0	0.0%	0.00
2	S-SE-CO S-SE-CO	H	PCH CPFL S. Mesa	Jan-1998 Jan-1998	55.0 1,275.0	1	0.0	0.0%	0.00
14	S-SE-CO S-SE-CO	H H	PCH EPAULO Guilmam Amorim	Jan-1998 Jan-1997	26.0 140.0	1 1	0.0	0.0%	0.00
6	S-SE-CO S-SE-CO	H	Corumbá	Jan-1997	375.0 408.0	1	0.0	0.0%	0.00
8	S-SE-CO	Н	Miranda Noav Ponte	Jan-1997 Jan-1994	510.0	1	0.0	0.0%	0.00
9	S-SE-CO S-SE-CO	H H	Segredo (Gov. Ney Braga) Taquaruçu	Jan-1992 Jan-1989	1,260.0 554.0	1	0.0	0.0%	0.00
2	S-SE-CO S-SE-CO	H	Manso D. Francisca	Jan-1988 Jan-1987	210.0 125.0	1	0.0	0.0%	0.00
3	S-SE-CO S-SE-CO	H H	Itá Rosana	Jan-1987 Jan-1987	1,450.0 369.2	1 1	0.0 0.0	0.0%	0.00
55	S-SE-CO S-SE-CO	N H	Angra T. Irmãos	Jan-1985 Jan-1985	1,874.0 807.5	1 1	0.0	0.0%	0.00
7	S-SE-CO S-SE-CO	H	Itaipu 60 Hz Itaipu 50 Hz	Jan-1983 Jan-1983	6,300.0 5,375.0	1	0.0	0.0%	0.00
9	S-SE-CO	H	Emborcação	Jan-1982	1,192.0	1	0.0	0.0%	0.00
1	S-SE-CO S-SE-CO	H H	Nova Avanhandava Gov. Bento Munhoz - GBM	Jan-1982 Jan-1980	347.4 1,676.0	1	0.0	0.0%	0.00
3	S-SE-CO S-SE-CO	H H	S.Santiago Itumbiara	Jan-1980 Jan-1980	1,420.0 2,280.0	1	0.0	0.0%	0.00
5	S-SE-CO S-SE-CO	ОН	Igarapé Itauba	Jan-1978 Jan-1978	131.0 512.4	0.3	20.7	99.0%	0.90
6 7	S-SE-CO S-SE-CO	H	A. Vermelha (Jose E. Moraes) S.Simão	Jan-1978 Jan-1978	1,396.2 1,710.0	1	0.0	0.0%	0.00
8	S-SE-CO S-SE-CO	H	Capivara S.Osório	Jan-1977 Jan-1975	640.0 1,078.0	1	0.0	0.0%	0.00
'0 '1	S-SE-CO S-SE-CO	H H	Marimbondo Promissão	Jan-1975 Jan-1975	1,440.0 264.0	1 1	0.0	0.0%	0.00
2	S-SE-CO S-SE-CO	C H	Pres. Medici Volta Grande	Jan-1974 Jan-1974	446.0 380.0	0.26	26.0 0.0	98.0% 0.0%	1.29
'4 '5	S-SE-CO S-SE-CO	H	Porto Colombia	Jun-1973 Jan-1973	320.0 220.0	1	0.0	0.0%	0.00
6	S-SE-CO	H	Passo Fundo Passo Real	Jan-1973	158.0	1	0.0	0.0%	0.00
7	S-SE-CO S-SE-CO	H H	Ilha Solteira Mascarenhas	Jan-1973 Jan-1973	3,444.0 131.0	1	0.0	0.0%	0.00
9	S-SE-CO S-SE-CO	H	Gov. Parigot de Souza - GPS Chavantes	Jan-1971 Jan-1971	252.0 414.0	1	0.0	0.0%	0.00
12	S-SE-CO S-SE-CO	Н	Jaguara Sá Carvalho	Jan-1971 Apr-1970	424.0 78.0	1	0.0	0.0%	0.00
3	S-SE-CO S-SE-CO	H	Estreito (Luiz Carlos Barreto) Ibitinga	Jan-1969 Jan-1969	1,050.0 131.5	1	0.0	0.0%	0.00
5	S-SE-CO S-SE-CO	H O	Jupiá Alegrete	Jan-1969 Jan-1968	1,551.2 66.0	1 0.26	0.0 20.7	0.0%	0.00
7	S-SE-CO S-SE-CO	G G	Campos (Roberto Silveira) Santa Cruz (RJ)	Jan-1968 Jan-1968	30.0 766.0	0.24 0.31	15.3 15.3	99.5% 99.5%	0.83
9	S-SE-CO	H	Paraibuna	Jan-1968	85.0	1	0.0	0.0%	0.00
1	S-SE-CO S-SE-CO	Н	Limoeiro (Armando Salles de Oliviera) Caconde	Jan-1967 Jan-1966	32.0 80.4	1	0.0	0.0%	0.00
3	S-SE-CO S-SE-CO	C	J.Lacerda C J.Lacerda B	Jan-1965 Jan-1965	363.0 262.0	0.25 0.21	26.0 26.0	98.0% 98.0%	1.34
4 5	S-SE-CO S-SE-CO	C H	J. Lacerda A Bariri (Alvaro de Souza Lima)	Jan-1965 Jan-1965	232.0 143.1	0.18	26.0 0.0	98.0% 0.0%	1.86
6 7	S-SE-CO S-SE-CO	H	Funil (RJ) Figueira	Jan-1965 Jan-1963	216.0 20.0	1 0.3	0.0 26.0	0.0% 98.0%	0.00
8	S-SE-CO S-SE-CO	H	Furnas Barra Bonita	Jan-1963 Jan-1963	1,216.0 140.8	1	0.0	0.0%	0.00
0	S-SE-CO S-SE-CO	C H	Charqueadas Jurumirim (Armando A. Lavdner)	Jan-1962 Jan-1962	72.0 97.7	0.23	26.0 0.0	98.0%	1.44
2	S-SE-CO S-SE-CO	H H	Jacui Pereira Passos	Jan-1962 Jan-1962	180.0 99.1	1	0.0	0.0%	0.00
4	S-SE-CO	Н	Tres Marias	Jan-1962	396.0	1	0.0	0.0%	0.00
6	S-SE-CO S-SE-CO	H	Euclides da Cunha Camargos	Jan-1960 Jan-1960	108.8 46.0	1	0.0	0.0%	0.00
7 8	S-SE-CO S-SE-CO	H	Santa Branca Cachoeira Dourada	Jan-1960 Jan-1959	56.1 658.0	1	0.0	0.0%	0.00
9	S-SE-CO S-SE-CO	H	Salto Grande (Lucas N. Garcez) Salto Grande (MG)	Jan-1958 Jan-1956	70.0 102.0	1	0.0	0.0%	0.00
1	S-SE-CO S-SE-CO	H H	Mascarenhas de Moraes (Peixoto) Itutinga	Jan-1956 Jan-1955	478.0 52.0	1	0.0 0.0	0.0%	0.00
3	S-SE-CO S-SE-CO	C	S. Jerônimo Carloba	Jan-1954 Jan-1954	20.0 36.2	0.26 0.3	26.0 20.7	98.0% 99.0%	1.29
5	S-SE-CO S-SE-CO	0 H	Piratininga	Jan-1954	472.0 42.5	0.3	20.7	99.0%	0.90
7	S-SE-CO S-SE-CO	Н	Canastra Nilo Peçanha	Jan-1953 Jan-1953	378.4	1	0.0	0.0%	0.00
18 19	S-SE-CO	H	Fontes Nova Henry Borden Sub.	Jan-1940 Jan-1926	130.3 420.0	1	0.0	0.0%	0.00
20 21	S-SE-CO S-SE-CO	H	Henry Borden Ext. I. Pombos	Jan-1926 Jan-1924	469.0 189.7	1	0.0	0.0%	0.00
2	S-SE-CO	Н	Jaguari	Jan-1917 Total (MW) =	11.8 64,478.6	1	0.0	0.0%	0.00
		CO - Southeast-Midw s coal: D. diesel oil: G.	est natural gas; H, hydro; N, nuclear; O, residus		24,410.0				

CDM – Executive Board



# **Summary table**

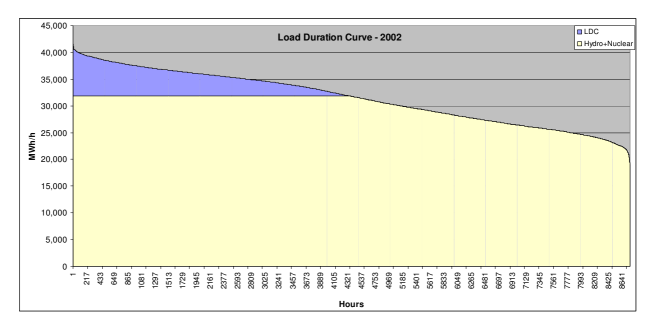
Baseline (including imports)	Emission factors for the Brazilian South-Southeast-Midwest interconnected grid				
baseline (including imports)	EF OM [tCO2/MWh]	Load [MWh]	LCMR [MWh]	Imports [MWh]	
2001	0,7350	263.706.242	244.665.786	5.493.162	
2002	0,8504	275.402.896	258.720.232	1.607.395	
2003	0,9378	288.493.929	274.649.425	459.586	
	Total (2001-2003) =	827.603.067	778.035.443	7.560.143	
	EF OM, simple-adjusted [tCO2/MWh]	EF <sub>BM,2003</sub>	from ONS-Lambda SSECO 2001-2003.xls		
	0,4043 0,0937		$\lambda_{2001}$		
	Default	weights	0,5204		
	w <sub>OM</sub> =	0,5	$\lambda_{2002}$		
	$W_{BM} =$	0,5	0,5053		
	EF [tCC	02/MWh]	$\lambda_{2003}$		
	0,2	490	0,5312		



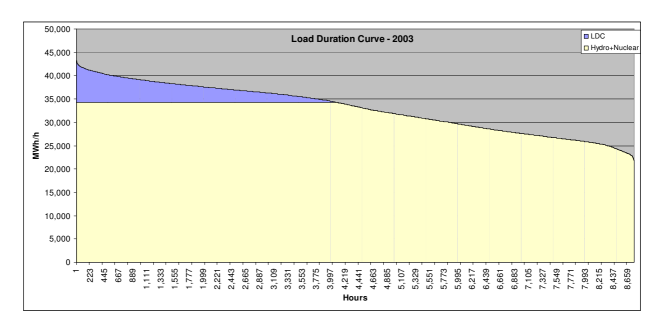
Load duration curve for the S-SE-MW system, 2001

**CDM - Executive Board** 

page 40



Load duration curve for the S-SE-MW system, 2002



Load duration curve for the S-SE-MW system, 2003

DM - Executive Board

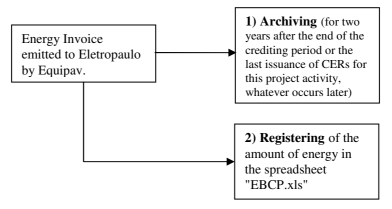


page 41

### Annex 4

# **MONITORING PLAN**

According to the section D of this document, the only variable that will be monitored in this project activity is the quantity of energy exported to the grid, from year 2002 up to the end of the last crediting period. Since no leakage nor any off-grid emissions change were identified in this project activity, there will be no need to monitor the variables for these cases. The monitoring will occur as follows:



Monitoring procedures for EBCP

The quantity of energy exported to the grid will be monitored through the energy invoice emitted to Eletropaulo, the energy distributor, by Equipav. The archiving will occur up to two years after the end of the crediting period or the last issuance of CERs for this project activity, whatever occurs later. The amount of energy will be registered in the spreadsheet "EBCP.xls", which shall be the instrument for the further Verification.