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**CDM** – Executive Board

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### **CLEAN DEVELOPMENT MECHANISM** SIMPLIFIED PROJECT DESIGN DOCUMENT FOR SMALL SCALE PROJECT ACTIVITIES (SSC-CDM-PDD) Version 02

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### SECTION A. General description of the small-scale project activity

### A.1. Title of the <u>small-scale</u> project activity:

Água Doce Wind Power Generation Project (hereinafter ADWPGP). Version 2 Date of the document: February 20<sup>th</sup>, 2006.

### A.2. Description of the <u>small-scale project activity:</u>

The ADWPGP main objective is to generate renewable electricity using wind power resources and to sell the generated output to the Brazilian South-Southeast-Midwest (S-SE-CO) Grid though a Power Purchase Agreement (hereinafter PPA). The project activity will reduce greenhouse gas (GHG) emission substituting fossil fuel power plants generated electricity with clean wind energy.

The ADWPGP is promoted by the Central Nacional de Energia (hereinafter CENAEEL), a Brazilian private wind power developer, and it is located in the city of Agua Doce – State of Santa Catarina. CENAEEL can be considered as the pioneer of wind power in Brazilian. The experience and field knowledge already gained through the development and functioning of the Horizonte Wind Farm (operative since 2004) have turned CENAEEL into a main players in the Brazilian wind power industry.

The ADWPGP is currently being constructed and it will be operating with fifteen 600 kW aero-turbines for a total installed capacity of 9 MW. Electricity generation is expected to start in the first semester of 2006. The project is expected to generate approximately 180 GWh during the first credit period, between 2006 – 2012. A PPA was signed on the  $30^{\text{th}}$  of June 2004 between CENAEEL and ELETROBRAS<sup>1</sup> within the PROINFA framework. The PROINFA is a Brazilian Government sponsored-program that aims at diversifying the energy matrix of the country through measures that support renewable energy projects.

The ADWPGP will foster and stimulate the commercialization of Brazil's grid connected renewable energy technologies and markets. It will also contribute to the reduction of GHG emissions by the displacement of power generation produced through fossil fuels combustion. Furthermore, by demonstrating the viability of larger grid connected wind farms, the projects will contribute to the strengthening of the national energy supply, to the improvement of air quality, to the development of sustainable energy technologies, and to the enhancement of local living standards.

Specific goals of the project are:

- Fostering sustainable development through generation of renewable energy power;
- Increasing the share of renewable power generation at the regional and national grid;
- Preventing lack of power supply, especially in the State of Santa Catarina, Brazil;
- Strengthening Brazil's electrification areas coverage;
- Reducing GHG emissions compared to a business-as-usual scenario;
- Reducing other power generation industry pollutants (SOx, NOx, particulate material (PM) etc.);
- Stimulating the growth of the wind power industry in Brazil;

<sup>&</sup>lt;sup>1</sup> ELETROBRAS is the Brazilian main electrical energy provider.

- Preserving natural resources including land, forests, minerals, water and ecosystems;
- Creating job opportunities in the project area.

In the context of employment creation, it is of the utmost importance to highlight that, as of today, the construction, implementation and operation of the ADWPGP has already created 262 jobs:

<b>Employment Generation</b>	ADWPGP
Implementation – direct	80
Implementation – indirect	150
Operation – direct	2
Operation – indirect	30

### 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)	CENAEEL – Central Nacional de Energia Eólica S.A. (Brazilian private entity) Econergy Brasil Ltda. (Brazilian private entity)	No			
(*) In accordance with the CDM modalities and procedures, at the time of making the CDM-PDD public at the stage of					

(\*) In accordance with the CDM modalities and procedures, at the time of making the CDM-PDD public at the stage of validation, a Party involved may or may not have provided its approval. At the time of requesting registration, the approval by the Party(ies) involved is required.

Econergy Brasil Ltda. is the official contact for the CDM project activity.

### A.4. Technical description of the <u>small-scale project activity</u>:

### A.4.1. Location of the small-scale project activity:

### A.4.1.1. <u>Host Party(ies)</u>:

Brazil

### A.4.1.2. Region/State/Province etc.:

Santa Catarina - SC

### A.4.1.3. City/Town/Community etc:

Água Doce



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# A.4.1.4. Detail of physical location, including information allowing the unique identification of this <u>small-scale project activity(ies</u>):

The ADWPGP is located at Rodovia PRT 280 – km 97 (km 97 of PRT 280 Highway), in city Água Doce, in the Northwest of the State of Santa Catarina (Brazil), about 500 km away from the state capital, Florianópolis. Figures 1 and 2 give more specific details on the project location.



Figures 1 and 2: Location of the State of Santa Catarina State and of the city of Água Doce.



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### A.4.2. Type and category(ies) and technology of the small-scale project activity:

Type (i): Renewable energy projects. Category D: Renewable electricity generation for a grid.

The project is a small scale project activity and falls under the category I.D as per the Appendix B of the Simplified Modalities and Procedures for Small-Scale CDM project activities. It is a renewable electricity generation for a grid.

The aforementioned is fully justified by the following:

- 1. Electricity generation capacity is below 15 MW;
- 2. Fuel type is wind force (a natural and renewable fuel source).

The CDM project only refers to the electricity generation to the grid system. It does not include the generation of electricity for the wind farm's own consumption. The wind farm will become operation in the first semester of 2006.

The map below illustrates the ADWPGP turbine layout.



Figure 3: Aero-turbines layout

See below the E-40/600 kW power curve.



Figure 4: Power curve of the aero-turbines installed in Água Doce Wind Farm.

A.4.3. Brief explanation of how the anthropogenic emissions of anthropogenic greenhouse gas (GHGs) by sources are to be reduced by the proposed <u>small-scale project activity</u>, including why the emission reductions would not occur in the absence of the proposed <u>small-scale project activity</u>, taking into account national and/or sectoral policies and circumstances:

As most renewable energy sources, such as wind power, emit neither GHGs nor other pollutants such as SO<sub>2</sub> or NO<sub>x</sub>, they have to be considered the basis for any long-term sustainable energy supply system. The large scale use of renewable energy is essential if the necessary reduction in CO<sub>2</sub> and other emissions from electricity generation are to be met and if sustainable development is to be achieved.

In a large sustainability context, wind generated power avoids environmental pollution and emissions of CO<sub>2</sub> caused by the use of fossil fuel. That is, by dispatching renewable electricity to the grid, the electricity that would have otherwise been produced using fossil fuel is displaced.

Due to its intermittent nature, wind power can at present only replace specific segments of conventional electricity generation. And as it varies with available wind speed it cannot replace conventional base-load power plants. As wind energy is a capital intensive technology, and because the fuel is free, it needs to be used as much as possible. Thus, it should be used to replace conventional power plants in the intermediate rather than in the peak load segment. Neither nuclear nor standard hydro plants are replaceable by wind power, as both almost exclusively operate in the base load segment.

It follows from the aforementioned that the ADWGPG will displace the electricity at the system's margin. The CDM project will displace the electricity produced by marginal sources (mainly fossil fueled thermal plants) which have higher electricity dispatching costs and are called upon only when base-load sources (low-cost or must-run sources) cannot supply the grid (higher marginal dispatching costs or fuel storage constraints in case of hydro sources).

Modern commercial wind energy started in earnest in the early 1980s following the oil crisis of the 1970s when issues of diversity of energy supply and, to a lesser extent, long-term sustainability generated interest in renewable energy sources. Today, according to the American Wind Association, wind plants now power the equivalent of 7,5 million average American homes. In Europe, wind energy powers the



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equivalent of 16 million average homes. In Brazil, the total installed capacity is of 26,8  $MW^2$  with the largest wind farms in the states of Pernambuco, Ceará, Mina Gerais and Paraná. Wind is the fastest growing energy source in the world, increasing an average of 32 percent annually each year over the past five years.

In Brazil, given its territorial extension, it is not inconceivable that good wind resources can be found in many parts of the country. So far, most focus has been put on the state of Ceará mainly because it was the first to carry out precise and reliable wind data collection. Today, several preliminary resource assessment programs are under way at several other locations. Most of these programs are conducted by the Brazilian Centre for Wind Power – Centro Brasileiro de Energia Eolica (hereinafter CBEE) and are based on the installation of modern wind data loggers, data collection and analysis through the simulation of the wind climate using a micro-scale atmospheric model.

In order to contribute even further to the development of wind power resources in the country, the Electrical Energy Research Center (CEPEL/ELETROBRÁS) has released the Brazilian Wind Potential Atlas<sup>3</sup>, in 2001, with a national consulting partnership linked to the True Wind Solutions (USA). The atlas contains geo-referenced wind maps for Brazil with a 1 km x 1 km ground resolution plus annual statistics, Weibull factors, and power density information. Validation of the maps was done with ground data in regions of interest, what increases confidence in the methodologies.

Brazilian legislation recognizes and disciplines independent power producers. The continuously increasing electricity demand opens opportunities for renewable power generation plants in Brazil. Wind power generates electricity during the entire year period and this feature makes it extremely interesting in the Brazilian context. Brazil's most important electricity source is represented by hydroelectric generation system and the system falls under stress during the dry season of the year. Therefore, wind power represents an interesting complementary power source and an attractive solution for many purchasers. It also has to be said that the extra revenues and benefits associated with wind power project developed under the CDM also represent a stimulus and financial incentive for wind power developers and operators.

Years	Annual estimation of emission reductions in tonnes of CO <sub>2</sub> e
30/11/2006 (DD/MM/YY)	1.142
2007	13.704
2008	13.704
2009	13.704
2010	13.704

$\pi_{1}$	A.4.3.1	Estimated amoun	t of emission	reductions ove	er the chosen	crediting period	l:
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<sup>&</sup>lt;sup>2</sup> Centro Brasileiro de Energia Eolica, http://www.eolica.com.br/energia\_ing.html

<sup>&</sup>lt;sup>3</sup> United Nations Environmental Programma (UNEP), Solar and Wind Energy Resource Assessment, http://swera.unep.net/swera/index.php?id=58



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2011	13.704
2012	13.704
29/11/2013 (dd/mm/yy)	12.562
<b>Total estimated reductions</b> (tonnes of CO <sub>2</sub> e)	95.928
Total Number of crediting years	7
Annual average over the crediting period of estimated reductions (tonnes of CO <sub>2</sub> e)	13.704

### A.4.4. Public funding of the <u>small-scale project activity</u>:

There is no public funding from Parties included in Annex I in this project activity.

A.4.5. Confirmation that the <u>small-scale project activity</u> is not a <u>debundled</u> component of a larger project activity:

The ADWPGP is not a debundled component of a large project activity for two main reasons:

- 1. The CENAEEL wind farm "Horizonte" started operations in 2004;
- 2. The CENAEEL wind farm "Horizonte" has a total installed capacity of 4,8 MW;
- 3. The CENAEEL ADWPGP will have a total installed capacity of 9 WM;
- 4. The total installed capacity between the ADWPGP and the "Horizonte" is below 15 MW.

In addition, the ADWPGP refers to the construction of the wind farm and the situation existing prior to the implementation of the construction activity has never been considered as a CDM project activity. This is yet another confirmation that this small-scale project activity is not a debundled component of a larger project activity.

### **SECTION B.** Application of a <u>baseline methodology</u>:

# **B.1.** Title and reference of the <u>approved baseline methodology</u> applied to the <u>small-scale project</u> <u>activity</u>:

Title of baseline methodology: "Renewable Electricity Generation for a Grid", Type I.D in Appendix B of the Simplified Modalities and Procedures for Small-Scale CDM project activities.

### **B.2 Project category applicable to the small-scale project activity:**

As mentioned in paragraph 23 of Appendix B of the Simplified Modalities and Procedures for Small-Scale CDM project activities, the category type I.D refers to renewable energy and includes wind farms supplying electricity to an electricity distribution system that is supplied by a least one fossil fuel operated plant.

The ADWPGP will supply electricity to a grid that also receives from thermal power plants. Furthermore, the total installed capacity of the ADWPGP will be of 9 WM, well below the 15 MW threshold for small scale projects.



# **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 <u>small-scale</u> CDM <u>project activity</u>:

The proposed project activity qualifies the ADWPGP to use simplified methodologies. Furthermore, project additionality is demonstrated below in terms of the options listed in "Attachment A to Appendix B" of the simplified modalities and procedures for small-scale CDM project activities.

"(a) Investment barrier: a financially more viable alternative to the project activity would have led to higher emissions;

(b) Technological barrier: a less technologically advanced alternative to the project activity involves lower risks due to the performance uncertainly or low market share of the new technology adopted for the project activity and so would have led to higher emissions;

(c) Barrier due to prevailing practice: prevailing practice or existing regulatory or policy requirements would have led the implementation of a technology with higher emissions;

(d) Other barriers: without the project activity, for another specific reason identified by the project participant, such as institutional barriers or limited information, managerial resources, organizational capacity, financial resources, or capacity to absorb new technologies, emissions would have been higher."

### A. Investment barrier

Beside wind power traditional investment barriers (reliability, efficiency, cost, potential penetration level, just to name few) the most relevant investment barrier for the Brazilian case is represented by the absence of a coherent government policy in favor of renewable energy sources. In particular, until few years ago there was no financial incentive such as investment subsidies, price premiums, tax breaks and so forth, in place.

In 2002 and following a dramatic energy crisis, Brazil passed the PROINFA, a program aimed at supporting renewable energy sources. The program called for the immediate construction of 1.100 MW of wind energy in the country. Despite the initial enormous interest<sup>4</sup>, the over subscription resulted in delay since there was no mechanism in place to differentiate between project proposals. Furthermore, since the financial arrangements for payments under the PROINFA were not clear many project proponents withdrew. In 2004 the PROINFA gained momentum again and started functioning on much clearer basis.

A second major investment barrier is represented by the absence of an established Brazilian wind power industry. The panorama is characterized by the absence of consistent and reliable wind data together wind the absence of major world industry players both at manufacturing and development level. This, in turn, leads to various uncertainties and considerable risks.

<sup>&</sup>lt;sup>4</sup> Some 3,000 MW were proposed



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### **B.** Technological barrier

Technological barriers represent a very important issue. In particular, there are very few transmission and communication lines in the Northwestern part of the State of Santa Catarina. Thus, the civil and electrical works currently under way are appearing to be more complicated than they would have had under normal circumstances. The implementation of the ADWPGP is directly connected to the construction of a 38 km transmission line of 24,5 kV in order to connect to a sub-station located in the Municipality of Palmas, in the State of Paranà, and belonging to the distribution netwok of Electrical Utility of the State of Parana' (hereinafter COPEL). Connection issues are extremely important to wind power developers because the identification of a best possible point of connection can carry unforeseen extra costs.

Another barrier is represented by technology and expertise availability. Wind power represents a new energy source for Brazil and, as such, there is limited availability of good manufacturers, metereologists and site engineers. This represents a more than obvious barrier to the operation and maintenance of the project.

### C. Barrier due to prevailing practice

Being roughly 0,03% of the electricity generation installed capacity in the country in 2005, wind electricity is far from being adequately exploited. One of the reasons for such situation is that wind electricity costs are significantly higher than the predominantly used hydropower energy, especially in a country with such a big surface area and high number of rivers and falls.

### **D.** Other barriers

Wind energy carries relatively high risks as compared to thermal or hydro energy power plants, because wind energy is intermittent and it is almost impossible to calculate the energy output with detail. CENAEEL is the first Brazilian private company to have invested in wind energy in Brazil, without any prior wind power experience. CENAEEL received Wobben Wind Power (Brazilian subsidiary of German turbine manufacturer Enercon) technical and engineering support throughout the entire process.

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

The definition of the project boundary related to the baseline methodology is applied to the project activity as follows:

**Baseline energy grid:** The South-Southeast subsystem of the Brazilian grid is considered as a project boundary, because it represents the system to which the wind farm supplies all its wind-based generated electricity.

**ADWPGP:** The ADWPGP is the electricity generation plant considered as boundary and comprises the whole site where the generation facility is located.



### **B.5.** Details of the <u>baseline</u> and its development:

The baseline methodology has followed the one specified in the Project Category I.D.

The baseline is the MWh produced by the renewable generating unit multiplied by an emission coefficient (measured in kg  $CO_2equ/kWh$  or in ton  $CO_2equ/MWh$ ) calculated in a transparent and conservative manner as:

(a) The average of the "approximate operating margin" and the "build margin", where:

- (i) The "approximate operating margin" is the weighted average emissions (in kg CO<sub>2</sub>equ/kWh) of all generating sources serving the system, excluding hydro, geothermal, wind, low-cost biomass, nuclear and solar generation;
- (ii) The "build margin" is the weighted average emissions (in kg CO<sub>2</sub>equ/kWh) of recent capacity additions to the system, which capacity additions are defined as the greater (in MWh) of most recent 20% of existing plants or the 5 most recent plants.";

OR,

(b) The weighted average emissions (in kg CO<sub>2</sub>equ/kWh) of the current generation mix.

The method that will be chosen to calculate the Operating Margin (OM) for the electricity baseline emission factor is the option (a) *The average of the "approximate operating margin" and the "build margin"*.

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 bound to happen in the future. In 1998, the Brazilian government announced the development of a 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, 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 into three  $(Bosi, 2000)^5$ :

"... 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*:

<sup>&</sup>lt;sup>5</sup> Bosi, M. An Initial View on Methodologies for Emission Baselines: Electricity Generation Case Study. International Energy Agency. Paris, 2000.



"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 affected by the capacity of transmission lines. 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.

The Brazilian electricity system is of approximately 101,3 GW of installed capacity and a total of 1.482 electricity generation power plants From those, nearly 70% are hydropower plants, around 10% are natural gas-fired power plants, 4.5% are diesel and fuel oil plants, 3,2% are biomass sources (sugarcane bagasse, black liquor, wood, rice straw and biogas), 2% are nuclear plants, 1,4% are coal plants. Also, there are 8,17 GW of installed capacity in neighboring countries (Argentina, Uruguay, Venezuela and Paraguay) that may dispatch electricity to the Brazilian grid. This latter capacity is mainly represented by the 5.65 GW of the Paraguayan part of *Itaipu Binacional*, a hydropower plant operated by both Brazil and Paraguay, but whose energy is almost entirely sent to the Brazilian grid.

The approved methodology asks 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.

Information on all generating sources is not publicly available in Brazil. The national dispatch center, Operador Nacional do Sistema (hereinafter ONS) 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.

As a consequence of the aforementioned, project proponents calculated 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, plant's daily dispatch information was made available for years 2002, 2003 and 2004.

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 is constituted by plants with 30 MW installed capacity or above, connected to the system through 138 kV power lines, or higher voltages. Therefore, even though the emission factor calculation is carried out without considering all generating



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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.

Therefore, following the aforementioned rationale, 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 an International Energy Agency (hereinafter IEA) document. 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, 2003 and 2004) were based on estimations. 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 (2002 to 2004). For that reason, project participants find the application of such numbers to be not only reasonable but also the best available option.

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.

A summary of the analysis is provided on the following tables. The first table lists the 126 plants dispatched by the ONS. Then, a table with the summarized conclusions of the analysis, with the emission factor calculation is displayed.



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### **ONS Dispatched Plants**

4	Subsystem*	Fuel source**	Power plant	[2, 4, 5]	(MW) [1]	efficiency (%) [2]	factor (tC/TJ) [3]	oxidized [3]	(tCO2/MWh)
1	S-SE-CO S-SE-CO	G H	Termo Rio Candonga	Nov-2004 Sep-2004	423,3 140,0	1,00	15,3	99,5% 0,0%	0,670
3	S-SE-CO S-SE-CO	H G	Queimado Norte Fluminense	May-2004 Feb-2004	105,0 860,2	1,00 0,30	0,0 15,3	0,0% 99,5%	0,000
5	S-SE-CO S-SE-CO	H	Jauru Gauporé	Sep-2003 Sep-2003	121,5 120,0	1,00	0,0 0,0	0,0%	0,000
7	S-SE-CO S-SE-CO	G H	Três Lagoas Funil (MG)	Aug-2003 Jan-2003	306,0 180,0	0,30	15,3	99,5% 0,0%	0,67
9	S-SE-CO S-SE-CO	H	Itiquira I Araucária	Sep-2002 Sep-2002	156,1 484,5	1,00	0,0	0,0%	0,00
11	S-SE-CO S-SE-CO	G	Canoas	Sep-2002 Sep-2002	160,6	0,30	15,3	99,5%	0,67
13	S-SE-CO	G	Nova Piratininga	Jun-2002	384,9	0,30	15,3	99,5%	0,67
15	S-SE-CO	н	Rosal	Jun-2002	55,0	1,00	0,0	0,0%	0,00
17	S-SE-CO S-SE-CO	Н	Cana Brava	May-2002 May-2002	465,9	1,00	0,0	0,0%	0,00
18 19	S-SE-CO S-SE-CO	H	Sta. Clara Machadinho	Jan-2002 Jan-2002	1.140,0	1,00	0,0	0,0%	0,00
20	S-SE-CO S-SE-CO	G	Juiz de Fora Macaé Merchant	Nov-2001 Nov-2001	87,0 922,6	0,28	15,3	99,5% 99,5%	0,71
22	S-SE-CO S-SE-CO	H	Lajeado (ANEEL res. 402/2001) Eletrobolt	Nov-2001 Oct-2001	902,5 379,0	1,00	0,0	0,0%	0,00
24	S-SE-CO S-SE-CO	Н	Porto Estrela Cuiaba (Mario Covas)	Sep-2001 Aug-2001	112,0	1,00	0,0	0,0%	0,00
26	S-SE-CO	G	W. Arjona	Jan-2001	194,0	0,25	15,3	99,5%	0,80
28	S-SE-CO	н	S. Caxias	Jan-1999	1.240,0	1,00	0,0	0,0%	0,00
30	S-SE-CO	н	Canoas II	Jan-1999	72,0	1,00	0,0	0,0%	0,00
32	S-SE-CO	н	Porto Primavera	Jan-1999	1.540,0	1,00	0,0	0,0%	0,000
33	S-SE-CO S-SE-CO	D H	Cuiaba (Mario Covas) Sobragi	Sep-1998	529,2 60,0	1,00	20,2	99,0%	0,97
35 36	S-SE-CO S-SE-CO	H	PCH EMAE PCH CEEE	Jan-1998 Jan-1998	26,0 25,0	1,00	0,0	0,0%	0,00
37 38	S-SE-CO S-SE-CO	н	PCH ENERSUL PCH CEB	Jan-1998 Jan-1998	43,0 15.0	1,00	0,0	0,0%	0,00
39	S-SE-CO S-SE-CO	н	PCH ESCELSA PCH CELESC	Jan-1998 Jan-1998	62,0 50 0	1,00	0,0	0,0%	0,00
41	S-SE-CO	Н	PCH CEMAT PCH CELG	Jan-1998 Jan-1998	145,0	1,00	0.0	0,0%	0,00
43	S-SE-CO	H	PCH CERJ	Jan-1998	59,0	1,00	0.0	0,0%	0,00
44	S-SE-CO S-SE-CO	Н	PCH COPEL PCH CEMIG	Jan-1998 Jan-1998	84,0	1,00	0,0	0,0%	0,00
46 47	S-SE-CO S-SE-CO	H	PCH CPFL S. Mesa	Jan-1998 Jan-1998	55,0 1.275,0	1,00	0,0	0,0%	0,00
48 49	S-SE-CO S-SE-CO	H	PCH EPAULO Guilmam Amorim	Jan-1998 Jan-1997	26,0 140,0	1,00	0,0	0,0%	0,00
50 51	S-SE-CO S-SE-CO	н	Corumbá Miranda	Jan-1997 Jan-1997	375,0 408,0	1,00	0,0	0,0%	0,00
52 53	S-SE-CO S-SE-CO	H	Noav Ponte Segredo (Gov. Nev Braga)	Jan-1994 Jan-1992	510,0 1.260,0	1,00	0.0	0.0%	0,00
54	S-SE-CO	Н	Taquaruçu Maneo	Jan-1989 Jan-1988	554,0 210.0	1,00	0,0	0,0%	0,00
56	S-SE-CO	н	D. Francisca	Jan-1987	125,0	1,00	0.0	0,0%	0,00
58	S-SE-CO	H	Rosana	Jan-1987	369,2	1,00	0,0	0,0%	0,00
60	S-SE-CO S-SE-CO	H	Angra T. Irmãos	Jan-1985 Jan-1985	807,5	1,00	0,0	0,0%	0,00
61 62	S-SE-CO S-SE-CO	н	Itaipu 60 Hz Itaipu 50 Hz	Jan-1983 Jan-1983	6.300,0 5.375,0	1,00	0,0	0,0%	0,00
63 64	S-SE-CO S-SE-CO	H	Emborcação Nova Avanhandava	Jan-1982 Jan-1982	1.192,0 347,4	1,00	0,0	0,0%	0,000
65 66	S-SE-CO S-SE-CO	H	Gov. Bento Munhoz - GBM S.Santiago	Jan-1980 Jan-1980	1.676,0 1.420,0	1,00	0,0	0,0%	0,000
67 68	S-SE-CO S-SE-CO	H	Itumbiara Igarapé	Jan-1980 Jan-1978	2.280,0 131,0	1,00	0,0 20,7	0,0%	0,000
69	S-SE-CO	Н	Itauba A Varmalha ( losa E. Morsas)	Jan-1978 Jan-1978	512,4	1,00	0,0	0,0%	0,00
71	S-SE-CO	Н	S.Simão	Jan-1978	1.710,0	1,00	0,0	0,0%	0,000
73	S-SE-CO	Н	S.Osório Marimbanda	Jan-1975	1.078,0	1,00	0,0	0,0%	0,00
75	S-SE-CO	н	Promissão	Jan-1975	264,0	1,00	0,0	0,0%	0,00
77	S-SE-CO	н	Volta Grande	Jan-1974	380,0	1,00	0,0	0,0%	0,00
78 79	S-SE-CO S-SE-CO	H	Porto Colombia Passo Fundo	Jun-1973 Jan-1973	320,0 220,0	1,00	0.0	0,0%	0,000
80 81	S-SE-CO S-SE-CO	H	Passo Real Ilha Solteira	Jan-1973 Jan-1973	158,0 3.444,0	1,00	0,0 0,0	0,0%	0,000
82 83	S-SE-CO S-SE-CO	H	Mascarenhas Gov. Parigot de Souza - GPS	Jan-1973 Jan-1971	131,0 252,0	1,00	0,0	0,0%	0,00
84	S-SE-CO S-SE-CO	Н	Chavantes	Jan-1971 Jan-1971	414,0	1,00	0,0	0,0%	0,00
86	S-SE-CO	Н	Sá Carvalho Estreito (Luiz Carlos Barreto)	Apr-1970	78,0	1,00	0,0	0,0%	0,000
88	S-SE-CO	H	Ibitinga	Jan-1969	131,5	1,00	0,0	0,0%	0,00
90	S-SE-CO S-SE-CO	н 0	Alegrete	Jan-1969 Jan-1968	1.551,2	1,00	20,7	0,0%	0,00
91 92	S-SE-CO S-SE-CO	G	Santa Cruz (RJ)	Jan-1968 Jan-1968	30,0 766,0	0,24	15,3	99,5% 99,5%	0,83
93 94	S-SE-CO S-SE-CO	н	Paraibuna Limoeiro (Armando Salles de Olivier	Jan-1968 Jan-1967	85,0 32,0	1,00 1,00	0,0	0,0%	0,00
95 96	S-SE-CO S-SE-CO	H C	Caconde J.Lacerda C	Jan-1966 Jan-1965	80,4 363,0	1,00 0,25	0,0	0,0%	0,00
97 98	S-SE-CO S-SE-CO	C C	J.Lacerda B J.Lacerda A	Jan-1965 Jan-1965	262,0 232 0	0,21	26,0 26.0	98,0% 98.0%	1,60
99 100	S-SE-CO S-SE-CO	H	Bariri (Alvaro de Souza Lima) Funil (RJ)	Jan-1965 Jan-1965	143,1 216 0	1,00	0,0	0,0%	0,00
101	S-SE-CO	C	Figueira	Jan-1963	20,0	0,30	26,0	98,0%	1,12
103	S-SE-CO	н	Barra Bonita	Jan-1963	140,8	1,00	0,0	0,0%	0,00
104 105	S-SE-CO S-SE-CO	С Н	Jurumirim (Armando A. Laydner)	Jan-1962 Jan-1962	/2,0 97,7	0,23	26,0	98,0%	1,46
106 107	S-SE-CO S-SE-CO	H	Jacui Pereira Passos	Jan-1962 Jan-1962	180,0 99,1	1,00	0,0	0,0%	0,00
108 109	S-SE-CO S-SE-CO	н	Tres Marias Euclides da Cunha	Jan-1962 Jan-1960	396,0 108,8	1,00	0,0	0,0%	0,00
110	S-SE-CO S-SE-CO	н	Camargos Santa Branca	Jan-1960 Jan-1960	46,0 56,1	1,00	0,0 0,0	0,0%	0,00
112	S-SE-CO S-SE-CO	н	Cachoeira Dourada Salto Grande (Lucas N. Garcez)	Jan-1959 Jan-1958	658,0 70 0	1,00	0,0	0,0%	0,00
114	S-SE-CO	H	Salto Grande (MG)	Jan-1956	102,0	1,00	0,0	0,0%	0,00
116	S-SE-CO	н	Itutinga	Jan-1955	52,0	1,00	0,0	0,0%	0,00
118	S-SE-CO S-SE-CO	0	Carioba	Jan-1954	20,0	0,26	20,7	99,0%	0,90
119 120	S-SE-CO S-SE-CO	O H	Piratininga Canastra	Jan-1954 Jan-1953	472,0 42,5	0,30	20,7	99,0% 0,0%	0,90
121 122	S-SE-CO S-SE-CO	H	Nilo Peçanha Fontes Nova	Jan-1953 Jan-1940	378,4 130,3	1,00	0,0	0,0% 0,0%	0,00
123 124	S-SE-CO S-SE-CO	H	Henry Borden Sub. Henry Borden Ext.	Jan-1926 Jan-1926	420,0 469,0	1,00	0,0	0,0%	0,00
125	S-SE-CO	н	I. Pombos	Jan-1924 Jan-1917	189,7 11 P	1,00	0,0	0,0%	0,000
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Summary table

SSC Emission factors for the Brazilian South-Southeast-Midwest interconnected grid				
Small-scale baseline (without imports)	OM (tCO2e/MWh)	Total generation (MWh)		
2002	0,9304	276.731.024		
2003	0,9680	295.666.969		
2004	0,9431	301.422.617		
	Average OM (2002-2004,	Total = 873.820.610		
	tCO2e/MWh)	BM 2004 (tCO2e/MWh)		
	0,9472	0,1045		
	OM*0.5+BM*0.5 (tCO2e/MWh)			
	0,5258			

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	CENAEEL
	supplied to	throughout		
	the grid by	project		
	the Project.	activity		
		lifetime.		
2. EF <sub>y</sub>	CO <sub>2</sub> emission	0,5258	tCO <sub>2</sub> e/MWh	Calculated
	factor of the			
	Grid.			
3. EF <sub>OM,y</sub>	$CO_2$	0,9472	tCO <sub>2</sub> e/MWh	This value was calculated
	Operating			using ONS data information
	Margin			
	emission			
	factor of the			
	grid.			
4. EF <sub>BM,y</sub>	CO <sub>2</sub> Build	0,1045	tCO <sub>2</sub> e/MWh	This value was calculated
	Margin			using ONS data
	emission			information.
	factor of the			
	grid.			

- 1. Date of completing the final draft of this baseline section: 20/02/2006.
- 2. Name of person/entity determining the baseline:

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



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SECTION C. Duration of the project activity / Crediting period:

C.1. Duration of the small-scale project activity:

C.1.1. Starting date of the <u>small-scale project activity</u>:

01/04/2004.

C.1.2. Expected operational lifetime of the small-scale project activity:

20y-0m.

C.2. Choice of crediting period and related information:

C.2.1. Renewable crediting period:

C.2.1.1. Starting date of the first crediting period:

30/11/2006.

C.2.1.2. Length of the first crediting period:

7y-0m.

C.2.2. Fixed crediting period:

### C.2.2.1. Starting date:

Left blank on purpose.

### C.2.2.2. Length:

Left blank on purpose.



### SECTION D. Application of a monitoring methodology and plan:

The monitoring will occur as follows:



**Figure 5: Monitoring system** 

The quantity of energy exported to the grid will be monitored through the energy invoice issued by CENAEEL to Eletrobrás, the energy distributor. The recording 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 " ADWPGP.xls", which shall be the instrument for the further Verification.

The gauge of energy measurement instruments will be made by COPEL, the concessionaire. Gauge procedures shall be made annually. The energy measurement will also be performed by COPEL at the connection point. CENAEEL will compare the outcome of COPEL energy measurement to the data elaborated by the Supervisory Control and Data Acquisition (hereinafter SCADA) that will be provided by Wobben Wind Power.

**D.1.** Name and reference of approved <u>monitoring methodology</u> applied to the <u>small-scale project</u> <u>activity</u>:

Approved monitoring methodology:"Renewable Electricity Generation for a Grid", Type I.D in Appendix B of the Simplified Modalities and Procedures for Small-Scale CDM project activities.

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

According to the methodology, monitoring shall consist of metering the electricity generated by the renewable technology. In the case of co-fired plants, the amount of biomass and fossil fuel input shall be monitored.

The aforementioned perfectly applies to the ADWPGP: the project exploits a natural and renewable resource (wind) to produce and commercialize renewable electricity connected to a regional Brazilian grid.



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D.3	Data to be monitored:

ID number (Please use numbers to ease cross- referencin g to table D.3)	Data type	Data variable	Data unit	Measured (m), calculated (c) or estimated (e)	Recording frequency	Proportion of data to be monitored	How will the data be filed? (electronic/ paper)	For how long are the filed data going to be kept?	Comment
1.	Electricity supplied to the grid by the Project.	EGy	MWh	m	Monthly	100%	Electronic and paper	Double check by receipt of sales. Will be archived according to internal procedures, until 2 years after the end of the crediting period.	Double check by receipt of sales.
2.	CO <sub>2</sub> emission factor of the Grid.	EFy	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.	These values are to be recalculated at the time of each baseline renovation
3.	CO <sub>2</sub> Operating Margin emission factor of the grid.	EF <sub>OM,y</sub>	tCO <sub>2</sub> e/ MWh	c	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.	These values are to be recalculated at the time of each baseline renovation
4.	CO <sub>2</sub> Build Margin emission factor of	EF <sub>BM,y</sub>	tCO <sub>2</sub> e/ MWh	с	At the validation and yearly after	0%	Electronic and paper	Will be archived according to internal procedures, until 2 years after the end of the	These values are to be recalculated at the time of each baseline renovation

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the Grid.	registration	crediting period.	

### D.4. Qualitative explanation of how quality control (QC) and quality assurance (QA) procedures are undertaken:

Data	Uncertainty level of data	Explain QA/QC procedures planned for these data, or why such procedures are not necessary.
	(High/Medium/Low)	
1	Low	These data will be directly used for the calculation of emission reductions. Sales records 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

# D.5. Please describe briefly the operational and management structure that the <u>project participant(s)</u> will implement in order to monitor emission reductions and any <u>leakage</u> effects generated by the project activity:

The monitoring structure of the project will basically consist in the recording of the quantity of energy exported to the grid  $(EG_y)$  from year 2006 up to the end of the last crediting period. Since no leakage and no off-grid emissions change will occur, there will be no need to monitor the variables for these cases. 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 gauged equipment must be recorded in an electronic spreadsheet;
- 2. Sales invoices must be filed to double check the data. In the event of inconsistency, these will be the data to use.

Moreover, in compliance with national legislation, metering equipment shall be periodically calibrated as provided for in the regulations for independent power producers connected to the regional grid. The official measurement of electric energy is provided by ELETROBRÁS, and then it is compared with the measurement of electric energy provided by CENAEEL in order to reach a final and mutually agreed amount of electricity produced. The agreed amount is used when issuing the invoice.

### **D.6.** Name of person/entity determining the monitoring methodology:

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



### SECTION E.: Estimation of GHG emissions by sources:

### E.1. Formulae used:

### E.1.1 Selected formulae as provided in <u>appendix B</u>:

Appendix B does not indicate a specific formula to calculate the GHG emission reductions by sources.

### E.1.2 Description of formulae when not provided in <u>appendix B</u>:

# E.1.2.1 Describe the formulae used to estimate anthropogenic emissions by sources of GHGs due to the <u>project activity</u> within the project boundary:

This project activity does not burn any additional quantity of fossil fuel due to the project implementation. Therefore, there is no GHG emission due to project activity.

### Thus, $PE_v = 0$

 $PE_y$  are the project emissions during the year y in tons of  $CO_2e$ .

# E.1.2.2 Describe the formulae used to estimate <u>leakage</u> due to the <u>project activity</u>, where required, for the applicable <u>project category</u> in <u>appendix B</u> of the simplified modalities and procedures for <u>small-scale CDM project activities</u>

According to the leakage paragraph of Approved Monitoring Methodology "Renewable Electricity Generation for a Grid", Type I.D in Appendix B of the Simplified Modalities and Procedures for Small-Scale CDM project activities, the following applicability is shown:

#### "Leakage

8. If the energy generating equipment is transferred from another activity or if the existing equipment is transferred to another activity, leakage is to be considered."

Since none of the conditions above is applicable for ADEGP, there is no leakage to be considered in this project activity.

### Thus, $L_v = 0$

 $L_v$  are the leakage emissions during the year y in tons of CO<sub>2</sub>e.

E.1.2.3 The sum of E.1.2.1 and E.1.2.2 represents the small-scale project activity emissions:

### $L_y + PE_y = 0$



E.1.2.4 Describe the formulae used to estimate the anthropogenic emissions by sources of GHGs in the <u>baseline</u> using the <u>baseline methodology</u> for the applicable <u>project category</u> in <u>appendix B</u> of the simplified modalities and procedures for <u>small-scale CDM project activities</u>:

According to the baseline methodology I.D., the baseline is the kWh produced by the renewable generating unit multiplied by an emission coefficient (measured in kg  $CO_2equ/kWh$  or in ton  $CO_2equ/MWh$ ) calculated in a transparent and conservative manner as:

(a) The average of the "approximate operating margin" and the "build margin", where:

- (i) The "approximate operating margin" is the weighted average emissions (in kg CO<sub>2</sub>equ/kWh) of all generating sources serving the system, excluding hydro, geothermal, wind, low-cost biomass, nuclear and solar generation;
- (ii) The "build margin" is the weighted average emissions (in kg CO<sub>2</sub>equ/kWh) of recent capacity additions to the system, which capacity additions are defined as the greater (in MWh) of most recent 20% of existing plants or the 5 most recent plants.";

OR,

(b) The weighted average emissions (in kg CO<sub>2</sub>equ/kWh) of the current generation mix.

The method that will be chosen to calculate the Operating Margin (OM) for the electricity baseline emission factor is the option (a) *The average of the "approximate operating margin" and the "build margin"*.

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 Grid is the relevant one for this project.

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 information gathered covered the years 2002, 2003 and 2004, and it 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>6</sup> from Jan. 1, 2002 to Dec. 31, 2004, the most recent information available at this stage).

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

<sup>&</sup>lt;sup>6</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, 2002 to Dec. 31, 2004.



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

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

$$\frac{\sum_{i,k} F_{i,k,y}.COEF_{i,k}}{\sum_{k} GEN_{k,y}} = 0 \text{ (tCO_2e/GWh)}$$

Where;

 $F_{i,j(or\ m),y}$  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 excluding imports from the grid;

 $COEF_{i,j(or m)y}$  is the CO<sub>2</sub> emission coefficient of fuel *i* (tCO<sub>2</sub> / mass or volume unit of the fuel), taking into account the carbon content of the fuels used by relevant power sources j (or m) and the percent oxidation of the fuel in year(s) y;

 $GEN_{j(or m),y}$  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<sub>2</sub>;

 $EG_{y}$  is the net quantity of electricity generated due to the project activity during the year y in MWh, and;

 $EF_{electricity,y}$  is the CO<sub>2</sub> baseline emission factor for the electricity.

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: 2002, 2003 and 2004

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

Year	Electricity Load (MWh)
2002	276.731.024
2003	295.666.969
2004	301.422.617

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



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$$EF_{OM,2002} = \frac{\sum_{i,j} F_{i,j,2002}.COEF_{i,j}}{\sum_{j} GEN_{j,2002}} \therefore EF_{OM,2002} = 0,9304 \text{ tCO}_2/\text{MWh}$$
$$EF_{OM,2003} = \frac{\sum_{j} F_{i,j,2003}.COEF_{i,j}}{\sum_{j} GEN_{j,2003}} \therefore EF_{OM,2003} = 0,9680 \text{ tCO}_2/\text{MWh}$$
$$EF_{OM,2004} = \frac{\sum_{i,j} F_{i,j,2004}.COEF_{i,j}}{\sum_{j} GEN_{j,2004}} \therefore EF_{OM,2004} = 0,9431 \text{ tCO}_2/\text{MWh}$$

Finally, to determine the baseline *ex-ante*, the mean average among the three years is calculated, finally determining the average of  $EF_{OM}$ .

$$EF_{OM, 2002-2004} = 0,9472 \text{ tCO}_2/\text{MWh}$$

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 (2004), as the 5 most recently built plants generate less than such 20%. Calculating such factor

$$EF_{BM,2004} = 0,1045 \text{ tCO}_2/\text{MWh}$$

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:

$$EF_{electricity, 2002-2004} = \frac{EF_{OM} + EF_{BM}}{2} = \frac{0.9472 + 0.1045}{2} = 0.5258 \text{ tCO}_2/\text{MWh}$$

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 emission 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 ( $EF_{electricity, 2002-2004}$ ) by the electricity generation of the project activity.

 $BE_{electricity,y} = EF_{electricity,2002-2004} \cdot EG_{y}$ 

Where;



BE<sub>electricity,y</sub> are the baseline emissions due to displacement of electricity during the year y in tons of CO<sub>2</sub>;

 $EF_{electricity,y}$  is the CO<sub>2</sub> baseline emission factor for the electricity displaced due to the project activity in during the year y in tons CO<sub>2</sub>/MWh;

EG<sub>y</sub> is the net quantity of electricity generated due to the project activity during the year y in MWh.

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

 $BE_{electricity,y} = 0,5258 \text{ tCO}_2/\text{MWh} \cdot \text{EG}_y$  (in tCO<sub>2</sub>e)

# E.1.2.5 Difference between E.1.2.4 and E.1.2.3 represents the emission reductions due to the <u>project activity</u> during a given period:

The total net emission reductions due to the project activity result during a given year y as:

### $\mathbf{ER} = \mathbf{BE}_{electricity,y} - (\mathbf{L}_y + \mathbf{PE}_y) = 0,5258 \text{ tCO}_2/\text{MWh}$ . $\mathbf{EG}_y - 0 \rightarrow \mathbf{ER} = 0,5258 \text{ tCO}_2/\text{MWh}$ . $\mathbf{EG}_y = 0$

### **E.2** Table providing values obtained when applying formulae above:

Agua Doce Wind Power Generation Project												
-	Before ADWPGP (dd/mm/yy)								(dd/mm/yy)			
Grid-Connected Emission Reduction	Item	2005	30/11/2006	2007	2008	2009	2010	2011	2012	29/11/2013	Total CERs	
	Total installed capacity (MW)	0	9	9	9	9	9	9	9	9		
	Capacity factor	0	0,309	0,309	0,309	0,309	0,309	0,309	0,309	0,309		
	Estimated energy to be sold to the grid (MWh)*	0	2.172	26.063	26.063	26.063	26.063	26.063	26.063	23.891		
	Baseline emision factor (tCO2/MWh)	0,5258	0,5258	0,5258	0,5258	0,5258	0,5258	0,5258	0,5258	0,5258		
	Emission Reduction (tCO <sub>2</sub> e)	0	1.142	13.704	13.704	13.704	13.704	13.704	13.704	12.562	95.928	
		U	1.142	13.704	13.704	13.704	13.704	13.704	13.704	12.302	95.920	

Data related with the value of the "Capacity Factor = 0,309" was provided by Wobben Wind Power, the Brazilian subsidiary of German turbine manufacturer Enercon.

Total emission reductions for the first crediting period are estimated to be 95.928 tCO<sub>2</sub>e.

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

# F.1. If required by the <u>host Party</u>, documentation on the analysis of the environmental impacts of the <u>project activity</u>:

The possible environmental impacts were analyzed by the Fundação do Meio Ambiente – FATMA (Environment Fundation) of the State of Santa Catarina. The ADWPGP is in compliance with the Brazilian environmental legislation and it has already obtained an Instalation License.

The Instalation License was issued on the 6<sup>th</sup> of July 2005. It has a year validity and it can be renewed.

The license validity conditions are the following:

• The wind farm operates 15 600kW aero-turbines for a total installed capacity of 9 MW;



- The turbines are E 40/600 kw and have an average noise level of 101dB @ 10m height with winds of 10 m/s
- Preservation and maintenance of existing hydro resources are in accordance with Law n° 4.771/65, modified by Law n° 7.803/89 article 2 is ensured;
- Preventive measures against land erosion must be taken. Once decommissioned the project, the land must be returned to its original state;
- Control measures of land erosion processes need to take into account that only local vegetation species can be planted.
- Fauna monitoring needs to be performed in accordance to the projects approved by FATMA;
- Implementation of environmental control measures must comply with the "Basic Environmental Plan";
- Access routes to the wind farm must be appropriately displayed by road signs in order to avoid accidents;
- Appropriate garbage disposal systems must be put in place during the construction phase;
- CENAEEL must not site the turbines on so-called "Permanent Preservation Areas";
- Any change to the previous specifications must be previously accepted by FATMA;
- FATMA has the right to request modifications to the control systems, and suspend or cancel the license if there is:
  - Omission or delivery of false information to obtain the license;
  - Occurrence of unexpected negative environmental impacts and/or threats to public health;

CENAEEL technicians will have to submit within the 15 days following the expiry date of the licence a Final Execution Report with an adequate photographic overview.

There will be no transboundary impacts resulting from ADWPGP. All the relevant impacts occur within Brazilian borders and have been mitigated to comply with the environmental requirements for project's implementation. Therefore ADWPGP will not affect by any means any country surrounding Brazil.



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### SECTION G. <u>Stakeholders</u>' comments:

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

As a requirement of the Brazilian Interministerial Commission on Global Climate Change, the Brazilian DNA, CENAEEL invited several organizations and institutions to comment on the CDM project being developed. Letters<sup>7</sup> were sent to the following recipients:

- Prefeitura Municipal de Água Doce SC / Municipal Administration of Água Doce SC;
- Câmara dos Vereadores de Água Doce SC / Municipality Chamber of Água Doce SC;
- Fórum Brasileiro de ONGs / Brazilian NGO Fórum;
- Ministério Público de Santa Catarina / Public Ministry of Santa Catarina;
- Fundação do Meio Ambiente FATMA / Environmet Fundation;
- Sindicato dos Trabalhadores Rurais de Água Doce SC / Rural Workers Syndicate of Água Doce SC;
- Câmara de Dirigentes Lojistas de Água Doce SC / Chamber of Shopkeepers Rulers of Água Doce SC.

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

As of today, and before the DOE proceeds to submitting the PDD to the Global Stakeholder Conference, comments were received from the Brazilian NGOs Forum and from the Municipal Adinistration of the City of Agua Doce.

The Brazilian NGOs Forum has sent a letter to CENAEEL dated 27 September 2005. The Forum's letter expresses gratitude for the correspondence dispatched by CENAEEL and recognizes the importance of its comments. The letter mentions the importance of consulting local stakeholders for comments in order to improve sustainability and the projects' quality. The Forum affirms it is waiting for a manifestation from the Brazilian Federal Government, by means of the CIMGC, about how the comments and analysis made are considered into the final decision of this sort of projects.

The Municipality Administration has sent a letter to CENAEEL dated 24 October 2005. The letter contains positive comments and welcomes the projects and all similar initiatives. However, the Municipality would welcome more detailed information on the technical, social and environmental impacts of the ADWPGP.

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

CENAEEL replied to the queries of the Municipality Administration and of the Brazilian NGOs Forum through two separate letters in which it states that the project is undergoing validation. Since the

<sup>&</sup>lt;sup>7</sup> The copies of these invitations are available from the Project participants.



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validation process might result in significant changes to the PDD, CENAEEL will submit the final approved document to the Municipality as soon as available. In the meantime, CENAEEL will remain available for any further information.



# Annex 1

# CONTACT INFORMATION ON PARTICIPANTS IN THE PROJECT ACTIVITY

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# **Project Participant – 2:**

# Annex 2

### INFORMATION REGARDING PUBLIC FUNDING

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