

page 1

UNFCCC

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

# CONTENTS

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

#### Annexes

- Annex 1: Contact information on participants in the project activity
- Annex 2: Information regarding public funding
- Annex 3: <u>Baseline</u> information
- Annex 4: Monitoring plan
- Annex 5: Glossary of terms



page 2

UNECC

#### SECTION A. General description of project activity

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

**"16 MW Bagasse based cogeneration plant"** by GMR Industries Ltd. (GIDL) Version: 1.0 Date: 06.02.2006

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

This project activity is based at the integrated sugar complex of GMR Industries Ltd. (GIDL) at Sankili village, Srikakulam district in the state of Andhra Pradesh. The company belongs to Rs. 25 billion GMR group having business interests in diversified fields of manufacturing sugar, Ferro-Alloys, Ethonal, Rectified Spirit, Extra Nuetrol Alchohol, renewable energy infrastructure, power generation, roads, aviation etc. The sugar plant is ISO-9001 certified, in 2003.

The sugar complex of the GMR Industries Ltd. has a sugar plant and a distillery along with a cogeneration plant within the same complex. The crushing capacity of the sugar plant is 3,125 tonnes per day and the capacity of the cogeneration plant is 16 MW. The cogeneration unit is connected to the grid and supplies excess power to the grid via APTRANSCO transmission lines as per the PPA and Tariff Order of APERC (Andhra Pradesh Electricity Regulatory Commission). The cogeneration plant uses bagasse as fuel during season and other biomass products such as jute sticks, cotton stems, cane thrash, groundnut shells, as fuel in off season along with some coal co-fired. The plant is based on conventional steam-power cycle. It consists of two boilers of 35 TPH each at 46 ATA and 420 Deg C and one double extraction-condensing steam turbine of 16 MW.

Bagasse in sugar plant is a left over from crushed cane after the juice extraction and is approximately  $\sim 28\%$  of the cane crushed in the plant. This quantum of bagasse is good enough to meet the in-house demand of steam and power during season and possibly generate extra power by using more renewable fuels purchased from markets which can be supplied to the state grid. The cogeneration plants were not allowed to sell the extra power to third party users at the time of conceptualization of the project activity and selling it to the grid had a number of risks such as poor pricing policy, arbitrary PLF policies, grid related operational problems, legislative constraints and other regulatory barriers.

GIDL has come up with the project activity despite the barriers because of the positive impact it made on the environment and people in general, in and around the region. GIDL decided on the project activity taking into account the benefits coming from the CDM revenue.

The project activity has a number of sustainability aspects associated with it as discussed below -

#### Social wellbeing:

The project activity has resulted into employment generation both during the erection/ commissioning of the plant and later on in the operation/ maintenance of the unit. GIDL in the project activity is using inhouse generated bagasse during season and other biomass residues bought out from outside during off-season. This has created a distinct source of revenue generation to the rural populace.

#### **Environmental wellbeing:**



page 3

The project activity has resulted into substantial GHG emission reduction and has also helped in environment conservation by avoiding burning of biomass residues in open fields. (Farmers in general burn the biomass residues in the open fields to clear the field for the next crop.) Conservation of natural resources like coal & fuel oil could also be achieved by the project activity helping to some extent in the energy security of the nation.

# **Economic wellbeing:**

The project activity shall provide the required impetus for similar industries to come up with cogeneration units exporting surplus power to the grid and bring in required investments to the region. This will lead to infrastructure development in all dependant areas as well as push to economic activity in the region/ country. As, many people are roped in the value chain of this particular project, so each one will get their share of earnings.

# **Technological wellbeing:**

The technology in the project uses the proven and safe steam-power cycle for power and steam generation. An increase in such kind of projects shall enable all the technology suppliers to continuously innovate and modernise on technology front.

GIDL has always been conscious of its social responsibilities and has undertaken a number of initiatives to help society in general.

#### Sugarcane Development

- GIDL has developed sugarcane from initial 72,000 MT in 1997-98 to 6,30,000 MT by 2004-05.
- About 18,000 farmers are involved, in growing & supplying sugar cane to the factory.
- The yield of sugarcane has been improved from 18 MT/acre to 28MT/acre.
- Irrigation facilities like bore wells and lift irrigation schemes are implemented with the financial support of the factory.
- Drip Irrigation is introduced with the support of the State Government at 60% subsidy.
- Scientific agricultural practices and poly-bag nursery scheme, suggested by Dr. Hapase, are being implemented for the improvement of sugarcane-yield and sustained availability of cane.

#### **Socio-Economic Development**

- 415 people are employed directly in our factory.
- 1,000 people are employed, indirectly on the premises.
- Around 50,000 people are employed in the sugar cane zone are as farm-labour so that local people are prevented from migrating to other areas in search of their livelihood.
- Economic development and employment generation in the local are is achieved by various factors.
  - Trucks, tractors and bullock carts are engaged in and around Sankili to carry sugarcane to the factory.
  - Many small hotels and provision stores are opened to meet the growing needs of the local area population.
- Improvement in infrastructure like, road and other facilities.
- Educational Tours are conducted for the better exposure of the local farmers to modern technology and agricultural practices.



page 4

- Domestic Dairy Farming has been promoted in order to raise the income of farmers by about Rs. 1,500 per month, per cow.
- Cows are given on loan-basis to small farmers.
- GMR Foundation, in collaboration with Dayanand Anglovedic Educational Institution (DAV), has established a school with an investment of Rs. 2.50 Crores for the benefit of the children of the employees, sugar-cane farmers and local populace.
- Eye-Camps are organized, periodically, for the benefit of the farmers and others too.
- Mobile Medical Unit is deployed in association with HelpAge India and GMR Varalakshmi Foundation, to provide free medical facility to the elderly people in the villages.

# **Our Achievements as Mile-stones**

The Sugar Complex has crossed many mile-stones in the areas of Sugar Cane development Industrial Performance and Energy Conservation.

- ISO 9001: 2000 Certification in 2003.
- The Best Cane development Factory Award, for the year 2002-03, by the South Indian Sugar Cane and Sugar Technologist' Association (SISSTA).
- The S.V. Parthasarathy Memorial Award from SISSTA as the Best Performance Sugar Factory, for the year 2003-04.
- The Best Organization Award for Supporting Quality Circle Movement in Sep., 2004 and Sep., 2005 from The Quality Circle Forum of India, Hyderabad Chapter.
- May Day Award for `Best Management for the year 2004-05' by The Government of Andhra Pradesh.
- Best Sugar Factory in India, in Energy Conservation, for the year of 2005.
- Best Industrial Relations without any labour unrest and good relationship with farmers.
- We are implementing 5S Workplace Management Concepts in the factory.
- Implementation of ISO 14000 and OHSAS 18000 in progress.
- CII National Award for Excellence in Energy Management 2005.

# A.3. <u>Project participants:</u>

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)
Government of India	GMR Industries Ltd. (GIDL)	No

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

# A.4.1. Location of the project activity:

A.4.1.1.	Host Party(ies):	

India

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



page 5

UNFCCC

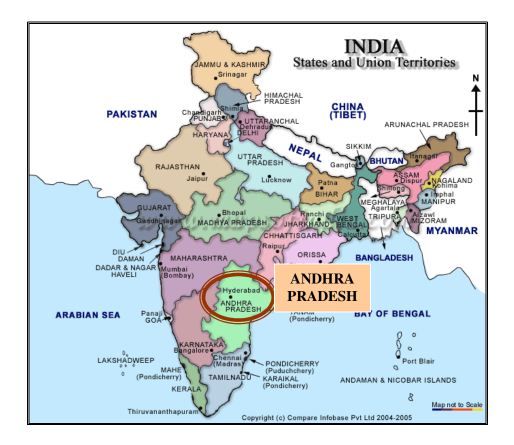
State of Andhra Pradesh

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

Village : Sankili Mandal : Regidi District : Srikakulam

# A.4.1.4. Detail of physical location, including information allowing the unique identification of this <u>project activity</u> (maximum one page):

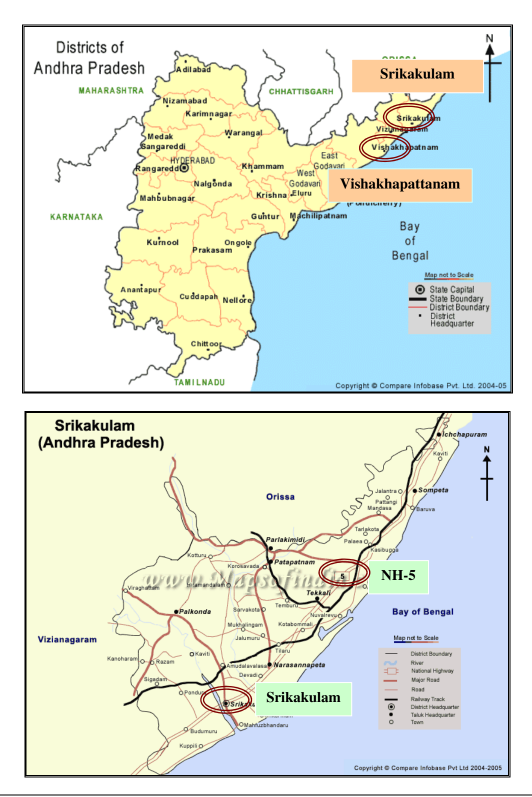
The plant is located at the sugar complex of GMR Industries Ltd. at village Sankili of Srikakkulam District in Andhra Pradesh, India. The plant site is about 120 km from the nearest airport of Vishakhapattanam. And the nearest railway station is Amadalavalasa at 35 km. Sankili is at  $18^0$  35' 45" N Latitude and  $83^0$  40' 30" E Longitude. The geographic location in which the project activity is located is depicted in the map below:





page 6

UNFCCC



# A.4.2. Category(ies) of project activity:

Approved consolidated baseline methodology **ACM0006** "Consolidated baseline methodology for grid-connected electricity generation from biomass residues".



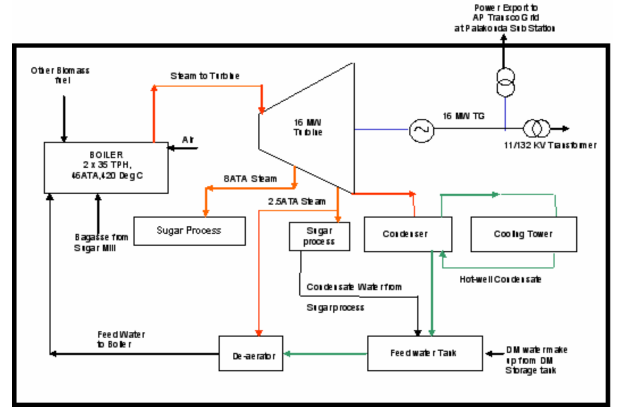
page 7

UNFCCC

Reference: ACM0006, Version 02, Sectoral Scope 01, dated 3rd March 2006

#### A.4.3. Technology to be employed by the project activity:

The cogeneration plant in the project activity is based on conventional steam-power cycle. This comprises of two boilers of 35TPH capacity at 46 ATA and 420 Deg C. The turbine is a double extraction-condensing turbine of 16 MW. The steam extracted from the turbine is used in sugar plant processes and power generated is both used in-house and excess exported to APTRANSCO grid (APTRANSCO) via a 132 kV line to its Palakonda Sub-station. The technology used is proven and safe.



# 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:

The project activity results into emission reduction through substitution of power by energy generation with renewable fuels like, bagasse generated in-house and other biomass residues bought out from the market. The substituted power in this case is Andhra Pradesh grid electricity connected to southern regional grid, which is primarily based on fossil fuel combustion. Substitution of grid power would result in emission reduction associated with the fossil fuels burning for this power generation. In the absence of project activity GIDL would have continued to meet its steam & power demand by the existing bagasse based boiler and a 2 X 3 MW turbines and would not have generated and exported any electrical power to the southern grid via APTRANSCO in the project activity.



UNFCCC

**CDM – Executive Board** 

page 8

At the time when the project activity of GIDL came into operation, there were not many sugar plants in Andhra Pradesh which have cogeneration units exporting power to the state grid due to the risks (details are provided in additionality argument of this document) involved. GIDL has come up with the project activity despite the barriers that existed because of the positive impact it would make on the environment and people in general, in and around the region and back it up with CDM benefits.

The estimated amount of emissions reduction over the 7 years of first crediting period is : 221,929 tonnes of  $CO_2$  equivalent.

A.4.4.1.	Estimated amount of emission reductions over the chosen crediting					
period:						
Years		Annual estimation of emission reductions in tones of CO2 e				
Apr 06- Mar07	,	31704				
Apr 07- Mar 08	3	31704				
Apr 08- Mar 09	)	31704				
Apr 09- Mar 10	)	31704				
Apr 10- Mar 11	l	31704				
Apr 11- Mar 12	2	31704				
Apr 12- Mar 13	3	31704				
Total estimated reductions (ton	nes of CO2 e)	221,929				
Total number of crediting year	S	7 years renewable crediting period (Total 21 years)				
Annual average over the credit estimated reductions (tonnes of	01	31,704				

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

No public funding for the 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>project activity</u>:

The project activity conforms to Approved consolidated baseline methodology **ACM0006** "Consolidated baseline methodology for grid-connected electricity generation from biomass residues".

Reference: ACM0006, Version 02, Sectoral Scope 1, dated 03 March 2006

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

Methodology	Applicability Criteria	Project Status
-------------	------------------------	----------------



page 9

Approved Consolidated methodology ACM0006; "Consolidated baseline methodology for	This consolidated methodology covers a number of different project types for power generation with biomass residues. This methodology is applicable to grid-connected and <i>biomass residue</i> fired electricity generation project activities, including cogeneration plants.	This is a cogeneration plant with bagasse and other biomass residues as fuel into it and the plant is grid- connected.
grid connected electricity generation from biomass residues"	The project activity may be based on the operation of a power generation unit located in an agro-industrial plant generating the biomass residues or as an independent plant supplied by biomass residues coming from the nearby area or a market.	The project activity is in a sugar complex generating bagasse from the cane crushing process. The project activity makes use of this bagasse as a fuel for power generation. Also, GIDL buy other biomass residues from the nearby areas to run the cogeneration plant.
	No other biomass types than <i>biomass residues</i> , as defined above, are used in the project plant and these biomass residues are the predominant fuel used in the project plant (some fossil fuels may be co-fired);	Bagasse and other biomass residues are used in the project with some coal being co-fired.
	For projects that use biomass residues from a production process (e.g. production of sugar or wood panel boards), the implementation of the project shall not result in an increase of the processing capacity of raw input (e.g. sugar, rice, logs, etc.) or in other substantial changes (e.g. product change) in this process;	The project activity does not result into increase in processing capacity or any substantial change in the process.
	The biomass used by the project facility should not be stored for more than one year	Bagasse used in the project would be generated in-house and consumed immediately during the cane crushing season which is nearly 6 months. Other biomass residues are bought out from market for off-season requirement. The retention period is always less than a year.



No significant energy quantities, except from transportation of the biomass, are required to prepare the biomass residues for fuel combustion, i.e. projects that process the biomass residues prior to combustion (e.g. esterification of waste oils) are not eligible under this methodology.	preparing bagasse before its combustion in the boilers. Same is the case with the purchased biomass residues.
--	---

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

The project activity is based on consolidated methodology ACM0006 "Consolidated Baseline Methodology for Grid-connected electricity generation from biomass residues". Following is the step-wise detail for determining baseline scenario for the project activity.

As per the methodology realistic and credible alternatives should be separately determined regarding:

- ▶ How power would be generated in the absence of the CDM project activity;
- > What would happen to the biomass in the absence of the project activity; and
- In case of cogeneration projects: how the heat would be generated in the absence of the project activity.

#### Status of the project activity:

In the absence of the project activity GIDL would have continued with power generation in its existing cogeneration plant with no power export to the grid. The heat generation would have been by burning bagasse into existing boilers.

As per the Table 1 in the methodology ACM0006, Scenario 12 is the baseline scenario for the project activity from GIDL.

**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>:

The additionality of the project activity is shown by using the "*Tool for Demonstration and Assessment of additionality*", version 2, dated 28<sup>th</sup> November 2005.

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

The cogeneration plant started in August 2001. Prior to the project activity GIDL was generating steam in the existing boilers for meeting its thermal energy demand. It was also operating 2X3 MW cogeneration plant solely to meet the in-house electrical energy requirement. In the absence of the CDM project activity the project proponent would have continued with the existing set up and no power would have been exported to the state grid. The evidence of consideration of CDM benefits from the time of conceptualization, and the continued effort made by the management to get CDM benefits right from the project start date would be shown to the DOE during validation.

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



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

Following are the plausible alternatives available to the project proponent before the project activity was adopted –

- 1. Continuation of the current situation, wherein GIDL would have continued to generate steam in existing boiler to meet thermal energy requirement and 2 X 3 MW cogeneration plant for meeting its in-house electricity demand and power is not exported to the grid.
- 2. The proposed project activity not undertaken as a CDM project activity;

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

Both the alternatives listed as above are well in line with the regulatory requirements of the state and central authority in India and neither of the two is prohibited from the rules and regulations prevailing. Thus, both the alternatives qualify for the next step of the tool.

# Step 2: Investment Analysis

At this step it has been determined whether the project activity is economically or financially viable and attractive without the sale of Certified Emissions Reduction (CER).

# Sub Step 2a- Determining appropriate analysis method

Project developer has chosen to apply Benchmark Analysis and has taken Required Rate of Return (RRR) as benchmark.

#### Sub Step 2b- Applying the selected analysis method

The project activity entails high capital cost investments. An investment analysis of the project activity was done based on the Internal Rate of Return as the financial indicator. 'IRR' is one of the known financial indicators used by banks, financial institutions and project developers for making investment decisions. The equity IRR was then compared with RRR<sup>1</sup> for the project activity.

#### Sub Step 2c- Calculation and comparison of financial indicators

The project activity is highly investment intensive. The total investment made by GIDL on the Cogeneration project implementation was INR ~37.43 Crores at the time of conceptualization. The plant's requirement for power generation could have been met by the existing 2 X 3 MW unit but GIDL decided to come up with the CDM project activity and export the excess power to the grid. The prices of power from the grid are also always prone to arbitrary changes from the board as proven by the recent decision of the electricity board to bring the prices down by 11% per unit of exported power. Similarly the PLF of the plant was restricted from 90% to 55% by the monopoly power buyer, APTRANCSO. The financial analysis shows that IRR for the project activity was ~12% at 85% Plant Load Factor (PLF) and with a change in power price and PLF, it goes even below that mark. So project activity could not have been possible if CDM benefits were not taken into account, which makes IRR of the project activity viable.

<sup>&</sup>lt;sup>1</sup> The RRR (15%) was calculated as Required Rate of Return for the project activity. Capital asset pricing model (CAPM) is used



UNFCCC

**CDM – Executive Board** 

page 12

Summary of Financial analysis of project					
Capacity	16 MW				
Project Cost	374.3 Million INR				
Debt Equity Ratio	3				
Project life	30 Years				
Interest Rate on term loan	14.5% (Wt average cost of debt)				
Plant load factor	85%				
Captive Consumption/Export Ratio	35%				
Project IRR without CERs	12.0%				
Project IRR with CERs	15.4%				
<b>Required Rate of Return on Equity</b>	15.0%				

# Sub Step 2d- Sensitivity Analysis

A detailed sensitivity analysis of the project activity was done to test the project feasibility with varying project parameters. The project activity feasibility is dependent on the following parameters.

- Annual export to APTRANCSO
- Tariff paid by APTRANCSO

#### Sensitivity Table showing impact of variations in key factors on IRR without CDM revenue:

SN	Parameters	Variation	IRR	% Change	Comments
1	Annual Export to APTRANCSO	+10%	17.1%	+29%	The probability of a 10% increase in annual export to APTRANSCO
	AFIRANCSO				is not very high as PLF considered for IRR estimation is anyways 85%
		-10%	7.1%	- 42%	The IRR of the project activity is very low in comparison of RRR benchmark.
					This was a very high probability case. The factors determining PLF are two, technical issues, and PLF cap suggested by <i>APTRANSCO</i> .
					The PLF of the plant was restricted from 90% to 55% by the monopoly power buyer, APTRANCSO

(a) Variation in Annual Export of power-

(b) Variation in Power Tariff-

SN	Parameters	Variation	IRR	% Change	Comments
----	------------	-----------	-----	----------	----------



page 13

2	Power Tariff paid by	+5%	12.2%	+ 1.2%	The IRR of the project activity is
	APTRANCSO				still lower than the RRR
	AITRAICSU				benchmark i.e. 15%;
		-5%	2.2%	- 90%	The IRR of the project activity is
					lower than the RRR benchmark; It
					has been seen in the past that tariff
					has been arbitrary lowered by
					APERC.

# Conclusion:

Following various sub steps in Step 2 it has been well established and demonstrated that project activity is not a financially attractive option even if all key assumptions on the basis of which IRR has been calculated are changed in both directions and is thus additional.

As in Step 2 it has been concluded that proposed project activity is unlikely to be the most financially attractive now various barriers faced by the project have been summarized under step 3.

# **Step 3: Barrier Analysis**

# **Investment barriers**

Investments required for a cogeneration plant is quite sizable. GIDL is primarily into sugar manufacturing and power generation is not its core business activity. Sugar industry is a highly competitive market which is witnessing high growth cycle for past many years and thus always needs investments to grow and expand. The Cogeneration project cost at the time of project conceptualisation was ~37 Crores. This included investments in plant and machinery in the power generation plant, civil costs, design & engineering, start-up and training expenses, land and development costs, cost of transmission lines from the plant to sub-station and a switchyard and others.

On account of several barriers to this project regular bankers were unwilling to fund the project. Finally IREDA (Indian Renewable Energy Development Agency), an autonomous "Public Financial Institution" created by the MNES (Ministry of Non-Conventional Energy Sources, Government of India) came forward to fund the project.

#### **Other barriers**

#### Regulatory risks

GIDL exports power to APTRANSCO by a Power Purchase Agreement (PPA) with Andhra Pradesh Electricity Regulatory Commission (APERC) through 132 kV transmission lines of APTRANSCO to its substation at Polakonda. In India power selling arrangement with the grid always are prone to changes due to arbitrary decision making by the authorities. At the time of project conceptualisation the plant load factor was considered to be 85-95% but from 2004-05, authority has restricted to Plant Load Factor (PLF) at 55%. This means that plant could not be operated at high capacity even if it is available for operations. This has led to complete deterioration in financial performance of the cogeneration plant.

In the year 2003-04 the unit rate given to power generators by APTRANSCO was @ 3.16 with 5% escalation but in 2004-05 it was reduced to @2.84 per unit of power exported. This has also further impacted the project activity negatively.



UNF

page 14

#### Problems related to grid

Parallel operation of power generating unit with the grid always is problem area and needs additional support for operation & control to maintain the quality, safety, reliability and integrity of the unit with the grid. As no proper evacuation infrastructure was available, GIDL had also invested in installation of a 132 kV transmission line to evacuate power and supply it to the sub-station at Palakonda at a distance of 6 km from the sugar complex.

#### Availability of biomass residue

The region where the project activity is located is an agriculture rich region and there is enough biomass residues generated in the area to run this cogeneration plant. But the crops-yield depends heavily on rain during season and thus availability of biomass residue carry an inherent risk which is beyond the control of project proponent. Also, the cogeneration plant is operated using biomass residues purchased from the market and there was a need to create a sustainable network for the management of Biomass procurement and transportation to the cogeneration plant from all across the region.

#### Prices of biomass residues

The cost of biomass residues in the market is prone to changes based on the crop production and procurement infrastructure. In normal practice it is burned inefficiently or is left to rot in the field. Also it has also been observed that biomass prices increase significantly as bio-mass is used increasingly demand in bio-mass based power plants in the region. This happens due to lack of proper collection mechanism and delivery of biomass. This leads to short-term shortage and thus increased prices. The cost further includes the cost of collection and transportation to the cogeneration plant.

All these barriers as described above pose many obstacles for such project activity to happen and hence it is not a business-as-usual scenario.

#### **Step 4: Common Practice**

As per the information available from Ministry of Non-Conventional Energy Sources (MNES) in India for 2001-02, the total potential of cogeneration power generation was at 3,500 MW while the installed capacity of bagasse based cogeneration plants was 226 MW across India only. As many as 38 projects contributed to this capacity generation on an average of 5.9MW per plant. This is an indication that not many plants have been exporting power to the grid and were generating power for meeting their in-house demand. As per this report, total cogeneration capacity in Andhra Pradesh was only 35 MW and many of these were not exporting power to grid.

#### **Step 5: Impact of CDM registration**

The project activity was initiated after considering CDM benefits. The benefits would take care of the many risks involved as described above. The registration of project activity would also attract other industries to take up and implement such projects, which will lead to further GHG emissions reduction.

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

As per the Approved Consolidated Methodology ACM0006; for the purpose of determining GHG emissions of the **project activity**, project participants shall include the following emissions sources:



- > CO2 emissions from on-site fuel consumption of fossil fuels, co-fired in the biomass power plant; and
- > CO2 emissions from off-site transportation of biomass that is combusted in the project plant.

For the purpose of determining the **baseline**, project participants shall include the following emission sources:

- > CO2 emissions from fossil fuel fired power plants connected to the electricity system; and
- > CO2 emissions from fossil fuel based heat generation that is displaced through the project activity.

The spatial extent of the project boundary encompasses the power plant at the project site, the means for transportation of biomass to the project site (e.g. vehicles), and all power plants connected physically to the electricity system that the CDM project power plant is connected to. The spatial extent of the project electricity system, including issues related to the calculation of the build margin (BM) and operating margin (OM), is further defined in the "Consolidated baseline methodology for grid-connected electricity generation from renewable sources" (ACM0002) version 05, dated 03 March 2006.

Following table illustrates which emissions sources are included and which are excluded from the project boundary for determination of both baseline and project emissions.

Emissions	Source	Gas		Justification/ explanation
Baseline	Grid electricity generation	CO2	Included	Main emission source
Emissions		CH4	Excluded	Excluded for simplification.
				This is conservative.
		N2O	Excluded	Excluded for simplification.
				This is conservative.
	Heat generation	CO2	Excluded	As suggested in the
				methodology
		CH4	Excluded	Excluded for simplification.
				This is conservative.
		N2O	Excluded	Excluded for simplification.
				This is conservative.
	Uncontrolled burning or decay of	CO2	Included	Does not apply to the
	surplus biomass	CH4	Excluded	project activity.
		N2O	Excluded	
Project	On-site fossil fuel consumption due to	CO2	Included	An important emission
Emissions	project activity			source
		CH4	Excluded	Excluded for simplification
		N2O	Excluded	Excluded for simplification
	Off-site transportation of biomass	CO2	Included	Important emission source
		CH4	Excluded	Excluded for simplification
		N2O	Excluded	Excluded for simplification
	Combustion of biomass for electricity	CO2	Included	Does not apply to the
	and / or heat generation	CH4	Excluded	project activity.
		N2O	Excluded	
	Biomass storage	CO2	Excluded	Excluded as the storage
		CH4	Excluded	period is less than a year
		N2O	Excluded	



page 16

# 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>:

>>

Please refer section B.3 for details of the key steps adopted for determining the baseline for the project activity.

#### **GMR Industries Limited** (Sugar Division)

Sankili, Regidi Mandal, Srikakulam District - 532 440 Andhra Pradesh, India T: +91-8941-237546/535/37/514 F: +91-8941-237516)

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

# C.1 Duration of the <u>project activity</u>:

# C.1.1. Starting date of the project activity:

April 2000

# C.1.2. Expected operational lifetime of the project activity:

25 years

# C.2 Choice of the <u>crediting period</u> and related information:

C.2.1. Renewable crediting period

C.2.1.1.	Starting date of the first <u>crediting period</u> :	
----------	--	--

01/04/06

C.2.1.2.	Length of the first <u>crediting period</u> :	
----------	---	--

7 years (twice renewable, total 21 years)

# C.2.2. Fixed crediting period:

	C.2.2.1.	Starting date:	
>>			
NA			
	C.2.2.2.	Length:	

>>



page 17

UNFCCC

NA

# SECTION D. Application of a monitoring methodology and plan

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

>>

The project activity conforms to Approved consolidated monitoring methodology **ACM0006** "Consolidated monitoring methodology for grid-connected electricity generation from biomass residues".

Reference: ACM0006, Version 02, Sectoral Scope 01, dated 3rd March 2006

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

This monitoring methodology shall be used in conjunction with the approved consolidated baseline methodology ACM0006 (Consolidated baseline methodology for grid-connected electricity generation from biomass residues). The same applicability conditions as in baseline ACM0006 apply.

Methodology	Monitoring Requirement	Project Status
Approved Consolidated monitoring	Electricity generation from the proposed project activity;	Plant data on power generation is recorded as part of plant operations.
methodology ACM0006; "Consolidated monitoring methodology for	Data needed to recalculate the operating margin emission factor, if needed, based on the choice of the method to determine the operating margin (OM), consistent with "Consolidated baseline methodology for grid-connected electricity generation from	The plant is exporting power to APTRANSCO which is part of Southern Regional Grid. OM for Southern Region Grid is estimated as per ACM0002, version 05, dated 03 March 2006.
grid connected electricity generation from biomass residues"	renewable sources" (ACM0002); Data needed to recalculate the build margin emission factor, if needed, consistent with "Consolidated baseline methodology for grid-connected electricity generation from renewable sources" (ACM0002);	The plant is exporting power to APTRANSCO which is part of Southern Regional Grid. BM for Southern Region Grid is estimated as per ACM0002 version 05, dated 03 March 2006
	Data needed to calculate, if applicable, carbon dioxide emissions from fuel combustion due to fossil fuels used in the project plant or in boilers operated next to the project plant or in boilers used in the absence of the project activity;	Project activity uses some fossil fuel as auxiliary fuel and emissions due to its burning are considered.



page 18

Where applicable, data needed to calculate methane emissions from natural decay or burning of biomass in the absence of the project activity;	This is not considered in the project activity. This is more conservative.
Where applicable, data needed to calculate carbon dioxide emissions from the transportation of biomass to the project plant;	These emissions due to transportation are included.
Where applicable, data needed to calculate methane emissions from the combustion of biomass in the project plant;	Does not apply to the project activity.
Where applicable, data needed to calculate leakage effects from fossil fuel consumption outside the project boundary;	Not considered as per the guidelines in methodology ACM0006 for scenario 12 applied to project activity.



page 19

**CDM – Executive Board** 

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

	D.2.1.1. Data to be colled	cted in orde	er to mor	nitor emissions f	rom the <u>pro</u>	ject activity	, and how this d	lata will be archived:
ID number (Please use numbers to ease cross- referencing to 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

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.)

<b>D.2.1.3.</b> Relevant data necessary for determining the <u>baseline</u> of anthropogenic emissions by sources of GHGs within the project boundary and how such data will be collected and 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

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



page 20

UNFCCC

CDM – Executive Board

D.2.1.4. Description of formulae used to estimate baseline emissions (for each gas, source, formulae/algorithm, emissions units of CO<sub>2</sub> equ.)

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

	D.2.2.1. Data to be collected in	order to n	nonitor emi	ssions from the	<u>project acti</u>	<u>vity</u> , and ho	w this data will be archived:	
ID number (Please use numbers to ease cross- referencing to 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
1.	<i>BF</i> <sub>i,y</sub> , <i>Quantity of biomass type i</i> <i>combusted in the project plant</i> <i>during year y</i>	Plant source	Mass unit	М	Yearly	100%	Electronic/ paper	
2.	AVD <sub>y</sub> , Average return trip distance between biomass fuel supply sources and the project activity site	Plant data/ truckers data	Km	М	Continuou sly	100%	Electronic/ paper	
3.	N <sub>y</sub> , Number of truck trips for the transportation	Plant data/ truckers data	-	М	Continuou sly	100%	Electronic/ paper	
4.	TL <sub>y</sub> , Average truck load of the trucks used for transportation of biomass	Plant data/ truckers data	Mass unit	М	Regularly	100%	Electronic/ paper	
5.	$EF_{\rm km,co2}$ , Average CO2 emission factor for transportation of biomass with trucks	Plant data/ truckers data/ IPCC	tCO2/ km	С	Yearly	100%	Electronic/ paper	

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



page 21

UNFCCC

		default values					
6.	<i>FF</i> <sub>project plant,i,y</sub> , <i>On-site fossil fuel</i> <i>consumption of fuel type I for co-</i> <i>firing in the project plant</i>	Plant data	Mass unit	т	Continuou sly	100%	Electronic/ paper
7.	COEF <sub>CO2,i</sub> , CO2 emission factor of the fuel type i	IPCC default	tCO2/ mass unit	m/ c	Yearly	100%	Electronic/ paper
8.	EGproject plant, y, Net quantity of electricity generated in the project plant during the year y	Plant data	MWh	M	Continuou sly	100%	Electronic/ paper
9.	EGtotal, y, Total quantity of electricity generated at the project site (including the project plant and any other plants existing at the start of the project activity)	Plant data	MWh	m/ c	Continuou sly	100%	Electronic/ paper

# 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.):

The project activity mainly reduces CO<sub>2</sub> emissions through substitution of power generation with fossil fuels by that from biomass residues. The emission reduction  $ER_y$  by the project activity during a given year y is the difference between the emission reductions through substitution of electricity generation with fossil fuels ( $ER_{electricity,y}$ ), the emission reductions through substitution of heat generation with fossil fuels ( $ER_{heat,y}$ ), project emissions ( $PE_y$ ), emissions due to leakage ( $L_y$ ) and, where this emission source is included in the project boundary and relevant, baseline emissions due to the natural decay or burning of anthropogenic sources of biomass ( $BE_{biomass,y}$ ), as follows:

1. Project emissions include CO<sub>2</sub> emissions from transportation of biomass to the project site  $(PET_y)$  and CO<sub>2</sub> emissions from on-site consumption of fossil fuels due to the project activity  $(PEFF_y)$  and, where this emission source is included in the project boundary and relevant, CH<sub>4</sub> emissions from the combustion of biomass (*PEBiomass,CH4,y*):



(2)

page 22

UNFCCC

#### **CDM – Executive Board**

 $PE_y = PET_y + PEFF_{CO2,y} + GWP_{CH4} \cdot PE_{Biomax,CH4,y}$ 

where:

$PET_{y}$	are the CO2 emissions during the year y due to transport of the biomass to the project
-	plant in tons of CO2,
$PEFF_{CO2,y}$	are the CO2 emissions during the year y due to fossil fuels co-fired by the generation
	facility in tons of CO <sub>2</sub> ,
$GWP_{CH4}$	is the Global Warming Potential for methane valid for the relevant commitment period,
PEBioman,CB4,y	are the CH4 emissions from the combustion of biomass during the year y.

#### a. Carbon dioxide emissions from combustion of fossil fuels for transportation of biomass to the project plant $(PET_y)$

GIDL uses in-house generated bagasse as fuel during season and other biomass residues bought out from market during off-season days. Transportation emissions are due to the transportation of the extra biomass residues to the plant site.

#### Option 1:

Emissions are calculated on the basis of distance and the number of trips (or the average truck load):

$$PET_{y} = N_{y} \cdot AVD_{y} \cdot EF_{km,CO2}$$
(3)

or

$$PET_{y} = \frac{\sum_{i} BF_{i,y}}{TL_{y}} \cdot AVD_{i} \cdot EF_{konCO2}$$
(4)

where:

$N_{\nu}$	is the number of truck trips during the period y.
ÁVD,	is the average return trip distance between the biomass fuel supply sites and the site
	of the project plant in kilometers (km),
$EF_{km,CO2}$	is the average CO2 emission factor for the trucks measured in t CO2/km, and
$BF_{ij}$	is the quantity of biomass type i used as fuel in the project plant during the year y in a
	volume or mass unit,
TL	is the average truck load of the trucks used measured in tons or volume of biomass

the trucks used measured in tons or



PROJECT DESIGN DOCUMENT FORM (CDM PDD) - Version 02

(5)

page 23

UNFCCC

Option 2:

Emissions are calculated based on the actual quantity of fossil fuels consumed for transportation.

$$PET_y = \sum_i F_{Trans,i,y} \cdot COEF_{CO2,i}$$

where:

 $\begin{array}{ll} F_{Drawly} & \text{is the fuel consumption of fuel type $i$ during the year $y$,} \\ COEF_{CO2,i} & \text{is the CO}_2 \text{ emission factor of the fuel type $i$,} \end{array}$ 

#### b. Carbon dioxide emissions from on-site consumption of fossil fuels (PEFFy)

The proper and efficient operation of the biomass power plant may require using some fossil fuels, e.g. for start-ups or during winter operation (when biomass humidity is too high). GIDL also co-fire fossil fuels to a limited extent.

CO2 emissions from combustion of respective fuels are calculated as follows:

$$PEFF_{y} = \sum_{i} FF_{project \ plant, i, y} \cdot COEF_{CO2, i}$$
(6)

where:

 $FF_{prayect plant, i, y}$  is the quantity of fossil fuel type *i* combusted in the biomass power plant during the year y, and  $COEF_{CO2,i}$  is the CO<sub>2</sub> emission factor of the fuel type *i*.

#### c. Methane emissions from combustion of biomass (*PE*<sub>Biomass,CH4,y</sub>)

$$PE_{Biconser,CH4,y} = EF_{CH4} \cdot \sum_{i} BF_{i,y} \cdot NCV_{i}$$
(7)

where:

BF<sub>iy</sub> is the quantity of biomass type i used as fuel in the project plant during the year y in a volume or mass unit.

NCV<sub>i</sub> is the net calorific value of the biomass type i in terajoules (TJ)MWh per mass or volume of biomass,

EF<sub>CH4</sub> CH<sub>4</sub> emission factor for the combustion of biomass in the project plant tons CH<sub>4</sub> per TJMWh.

This is not included in the project emissions as the CH4 emissions from uncontrolled burning or decay of biomass in the baseline are not being considered.

#### 2. Emission reductions due to displacement of electricity

Emission reductions due to the displacement of electricity calculated by multiplying the net quantity of increased electricity generated with biomass as a result of the project activity  $(EG_y)$  with the CO<sub>2</sub> baseline emission factor for the electricity displaced due to the project  $(EF_{electricity,y})$ , as follows:

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



(8)

**CDM – Executive Board** 

page 24

UNFCCC

#### $ER_{electricity,y} = EG_y \cdot EF_{electricity,y}$

where:

ERelectricity,y	are the emission reductions due to displacement of electricity during the year y in tons of
	CO <sub>2</sub> ,
$EG_y$	is the net quantity of increased electricity generation as a result of the project activity
-	(incremental to baseline generation) during the year y in MWh,
EFelectricity.y	is the CO2 emission factor for the electricity displaced due to the project activity during
	the year y in tons CO <sub>2</sub> /MWh.

#### Step 1. Determination of EF electricity, y

The project activity displaces electricity from other grid-connected sources, Southern grid power generation sources in the project activity. Apart from co-firing fossil fuels in the project plant electricity is not generated with fossil fuels at the project site. The emission factor for the displacement of electricity should correspond to the grid emission factor ( $EF_{electricity,y} = EF_{grid,y}$ ) and  $EF_{grid,y}$  is determined as follows:

As per the methodology if the power generation capacity of the biomass power plant is of more than 15 MW,  $EF_{grid,y}$  should be calculated as a combined margin (CM), following the guidance in the section "Baselines" in the "Consolidated baseline methodology for grid-connected electricity generation from renewable sources" (ACM0002).

The power generation capacity in the project activity is 16 MW and so the southern grid emission factor has been estimated as per the guidelines in ACM0002, version 05, dated 03 March 2006. (Detail of estimation of Southern Grid Emission Factor is enclosed in Annex 3)

#### Step 2: Determination of EGy

 $EG_y$  corresponds to the lower value between

(a) The net quantity of electricity generated in the new power unit that is installed as part of the project activity and;

(b) The difference between the total net electricity generation from firing the same type of biomass at the project site and the historical generation of the existing power unit, based on the three most recent years, as follows:

$$EG_{y} = MIN \begin{cases} EG_{projver plant,y} \\ \\ EG_{kolarl,y} - \frac{EG_{kolarle,3yr}}{3} \end{cases}$$

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



page 25

UNFCCC

#### where:

$EG_{y}$	is the net quantity of increased electricity generation as a result of the project activity (incremental to baseline generation) during the year y in MWh,
EG <sub>project plant,y</sub> EG <sub>total,y</sub>	is the net quantity of electricity generated in the project plant during the year y in MWh,
EGtotaly	is the net quantity of electricity generated in all power units at the project site, generated
	from firing the same type(s) of biomass as in the project plant <sup>11</sup> , including the new power unit installed as part of the project activity and any previously existing units, during the
	year y in MWh,
$EG_{kinteric,3yr}$	is the net quantity of electricity generated during the most recent three years in all power
	plants at the project site, generated from firing the same type(s) of biomass as used in the project plant <sup>1149</sup> , in MWh.

#### 3. Emission reductions or increases due to displacement of heat

The project activity uses the same boilers in the project activity as it was doing prior to the implementation of it.  $ER_{heaty} = 0$ ,

# 4. Baseline emissions due to natural decay or uncontrolled burning of anthropogenic sources of biomass

As per the methodology ACM0006

 $BE_{Biamaxy} = 0$ .

# 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

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

PROJECT DESIGN DOCUMENT FORM (CDM PDD) - Version 02



page 26

UNFCCC

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

There are no leakages due to the project activity as per the methodology for the Scenario 12 applied to it.

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.)

The project activity mainly reduces  $CO_2$  emissions through substitution of power and heat generation with fossil fuels by energy generation with biomass. The emission reduction  $ER_y$  by the project activity during a given year y is the difference between the emission reductions through substitution of electricity generation with fossil fuels ( $ER_{electricity,y}$ ), the emission reductions through substitution of heat generation with fossil fuels ( $ER_{heat,y}$ ), project emissions ( $PE_y$ ), emissions due to leakage ( $L_y$ ) and, where this emission source is included in the project boundary and relevant, baseline emissions due to the natural decay or burning of anthropogenic sources of biomass ( $BE_{biomass,y}$ ), as follows:

$$ER_y = ER_{heat,y} + ER_{electricity,y} + BE_{biamax,y} - PE_y - L_y$$
(1)

where:

ER,	are the emissions reductions of the project activity during the year y in tons of CO <sub>2</sub> ,
ERelectricity	are the emission reductions due to displacement of electricity during the year y in tons of
	CO <sub>2</sub> ,
ERheaty	are the emission reductions due to displacement of heat during the year y in tons of CO2,
BEbiomanay	are the baseline emissions due to natural decay or burning of anthropogenic sources of
	biomass during the year y in tons of CO2 equivalents,
$PE_{y}$	are the project emissions during the year y in tons of CO2, and
L	are the leakage emissions during the year y in tons of CO <sub>2</sub> .

D.3. Quality con	trol (QC) and quality assurate	nce (QA) procedures are being undertaken for data monitored
Data (Indicate table and ID number e.g. 31.; 3.2.)	Uncertainty level of data (High/Medium/Low)	Explain QA/QC procedures planned for these data, or why such procedures are not necessary.
1	Low	Any direct measurements with mass meters at the plant site would be cross checked with annual energy balance that is based on purchased quantity and stock changes
5,7	Low	Check consistency of measurements and local / national data with default values by IPCC . If the values differ significantly from IPCC default value, possibly collect additional information or conduct measurements

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



page 27

UNFCCC

#### **CDM – Executive Board**

2	Low	Check consistency of distance records provided by the truckers by comparing recorded distances with other
		information or conduct measurements
3	Low	Check consistency of the number of trips with the quantity of biomass combusted
4	Low	QA/QC procedure not required
6	Low	Consistency of metered fuel consumption quantities should be checked with purchase receipts
8,9	Low	Consistency of metered net electricity generation should be cross checked with receipts from sales and the
		quantity of biomass fired

# **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>

There are no leakages due to the project activity as per the methodology for the Scenario 12.

# **D.5** Name of person/entity determining the <u>monitoring methodology</u>:

GMR Industries Limited (Sugar Division) Sankili, Regidi, Srikakulam District - 532 440 Andhra Pradesh, India T: +91-8941-237546/535/37/514 F: +91-8941-237516)



page 28

# SECTION E. Estimation of GHG emissions by sources

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

Year	Project Emissions
	tCO2/yr
2006-07	8519
2007-08	8519
2008-09	8519
2009-10	8519
2010-11	8519
2011-12	8519
2012-13	8519

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

As per the methodology no leakage considered in the project activity.

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

Year	Emissions due to project activity
	tCO2/yr
2006-07	8519
2007-08	8519
2008-09	8519
2009-10	8519
2010-11	8519
2011-12	8519
2012-13	8519

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

Baseline emissions due to natural decay or uncontrolled burning of anthropogenic sources of biomass These emissions are not being considered in the project activity. It is more conservative.  $BE_{Biomaxy} = 0.$ 

E.5. Difference between E.4 and E.3 representing the emission reductions of the <u>project</u> <u>activity</u>:



page 29

Year	Emissions reduction due to electricity displacement	Project Emissions	Leakage	Emissions Reduction
	tCO2/yr	tCO2/yr	tCO2/ yr	tCO2/yr
2006-07	40224	8519	0	31704
2007-08	40224	8519	0	31704
2008-09	40224	8519	0	31704
2009-10	40224	8519	0	31704
2010-11	40224	8519	0	31704
2011-12	40224	8519	0	31704
2012-13	40224	8519	0	31704

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

Year	Emissions reduction due to electricity displacement	Emissions due to project activity	Emissions Reduction
	tCO2/yr	tCO2/yr	tCO2/yr
2006-07	40224	8519	31704
2007-08	40224	8519	31704
2009-10	40224	8519	31704
2010-11	40224	8519	31704
2011-12	40224	8519	31704
2012-13	40224	8519	31704
2013-14	40224	8519	31704

# SECTION F. Environmental impacts

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

EIA study is not required for the project activity as per the guidelines of APPCB in Andhra Pradesh for the project. The cogeneration plant is using the pre-project boilers and for that GIDL had taken approvals from authorities. GIDL also received approvals from concerned authorities for expanding the capacity of cogeneration plant as needed.

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



The impact of the project activity was assessed on the environment i.e. air, water, soil taking into account the various aspects during construction and operation of the project. The impacts from the project activity were found out to be positive. The project activity entails adopting the environment friendly measures to prevent any damage to the environment.

# SECTION G. Stakeholders' comments

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

Stakeholder consultation for the project activity has been conducted to account for the views of the people impacted either directly or indirectly due to the project activity.

This has been carried out at all levels of stakeholders i.e. local populace by conducting a meeting and explaining them about the project, its impact on the environment and asking for their comments/ suggestions if any. The process was carried out for taking the views of Sarpanch of gram panchayat, the representative of the village. Also, GIDL invited views of one and all through newspaper advertisement.

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

GIDL invited views of people at all levels i.e. through local meetings, newspaper advertisements, gram panchayat. People responded to the call and presented their views, comments and offered suggestions, which GIDL responded to appropriately. Project activity was found to be having only positive impact on people in general.

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

No adverse comment on the project activity was received from any of the stakeholder parties.



page 31

UNFCCC

#### Annex 1

# CONTACT INFORMATION ON PARTICIPANTS IN THE PROJECT ACTIVITY

Organization:	GMR Industries Ltd. (sugar Division)
Street/P.O.Box:	Sankili
Building:	Amadalavalasa Mandal
City:	Regidi, Srikakulam District
State/Region:	Andhra Pradesh
Postfix/ZIP:	532 440
Country:	India
Telephone:	+91-8941-237546/535/37/514
FAX:	+91-8941-237516
E-Mail:	
URL:	www.gmrgroup.co.in
Represented by:	
Title:	Mr.
Salutation:	
Last Name:	Rao
Middle Name:	M.
First Name:	Prabhakar
Department:	New projects & CDM
Mobile:	+91 99499 90064
Direct FAX:	+91-40-23410184
Direct tel:	+91-40-23410191-195
Personal E-Mail:	Prabhakarrao.madhuranthakam@gmrgroup.co.in,
	prmadhura@yahoo.com



page 32

UNFCC

Annex 2

# INFORMATION REGARDING PUBLIC FUNDING

No ODA funding involved in the project activity.



page 33

UNECC

# Annex 3

# **BASELINE INFORMATION**

#### Estimation of baseline emissions

Baseline scenario is that the electricity generated by the project would otherwise have been generated by the operation of grid-connected power plants and by the addition of new generation sources, as reflected in the combined margin (CM) calculations (for SR Grid) described below.

#### Step 2.1: Calculate the Operating Margin emission factor (EF<sub>OM,y</sub>)

ACM0002 suggested following methods to calculate the Operating Margin emission factor(s) (EF<sub>OM,y</sub>):

- (a) Simple OM, or
- (b) Simple adjusted OM, or
- (c) Dispatch Data Analysis OM, or
- (d) Average OM.

As per the approved methodology ACM0002 Dispatch data analysis should be the first methodological choice. However due to lack of data availability 'Dispatch Data Analysis' is not selected for the project activity.

The Simple adjusted OM and Average OM methods are applicable to project activities connected to the project electricity system (grid) where the low-cost/must run resources constitute more than 50% of the total grid generation.

'Simple OM' method is applicable to project activity connected to the project electricity system (grid) where the low-cost/must run resources constitute less than 50% of the total grid generation in 1) average of the five most recent years, or 2) based on long-term normal for hydroelectricity production.

The project activity supplies power to SR Grid; the low-cost/must run resources contribute to less than 50% of total power in the grid hence 'Simple OM' option has been chosen.

Туре	2002-03	2003-04	2004-05
Thermal	93350.1	96664.0	97964.3
Diesel	4457.0	3225.0	2370.1
Gas	15138.0	16183.0	12276.6
Total (Thermal + Gas)	112945.1	116072.0	112611.1
Wind*	1577.3	2055.7	1270.7
Hydro	18167.8	17317.0	25280.4
Nuclear	4390.0	4700.0	4406.7
Low cost/Must run	24135.1	24072.7	30957.8
Total	137080.1	140144.7	143568.8
% of Low cost/must run	18%	17%	22%

Source

www.cea.nic.in



The Simple OM emission factor  $(EF_{OM,simple,y})$  is calculated as the generation-weighted average emissions per electricity unit (tCO<sub>2</sub>/MU) of all generating sources serving the project electricity system, not including low-operating cost and must-run power plants.

The Simple OM emission factor can be calculated using either of the two following data vintages for years(s) y:

- ▶ A 3-year average, based on the most recent statistics available at the time of PDD submission, or
- $\succ$  The year in which project generation occurs, if EF<sub>OM,y</sub> is updated based on ex post monitoring.

The project activity uses the OM emission factor as per the 3-year average of Simple OM calculated based on the most recent statistics available at the time of PDD submission.

Source	MoU	OM (2002-03)	OM (2003-04)	OM (2004-05)
Year-wise OM	tCO2/ MWh	0.952	0.978	0.992
ОМ	tCO2/ MWh		0.974	

Emissions due to imports from other grids into the southern grid have been considered as "0 tCO2/MWh". This is conservative.

# Step 2.2: Calculate the Build Margin emission factor (EF<sub>BM,y</sub>)

As per the methodology the Build Margin emission factor  $(EF_{BM,y})$  is calculated as the generationweighted average emission factor  $(tCO_2/MU)$  of a sample of power plants. The project activity calculates the Build Margin emission factor  $EF_{BM,y}$  ex ante based on the most recent information available on plants already built for sample group m at the time of PDD submission.

The sample group *m* consists of either:

- (a) The five power plants that have been built most recently, or
- (b) The power plants' capacity additions in the electricity system that comprise 20% of the system generation (in MU) and that have been built most recently.

As per the baseline information data the option (b) comprises the larger annual generation. Therefore for the project activity the sample group m consists of power plants capacity additions in the electricity system that comprise 20% of the system generation (in MU) and that have been built most recently. Power plant capacity additions registered as CDM project activities are excluded from the sample group.

# Step 2.3: Calculate the Electricity Baseline Emission Factor (EF<sub>electricity, y</sub>)

Electricity baseline emission factor is calculated as the weighted average of the Operating Margin emission factor (*EFOM*, y) and the Build Margin emission factor (*EFBM*, y) where the weights *wOM* and *wBM*, by default, are 50% (i.e., wOM = wBM = 0.5). This is presented in the table below.

Source	MoU	OM (2002-03)	OM (2003-04)	OM (2004-05)
Year-wise OM	tCO2/ MWh	0.952	0.978	0.992
ОМ	tCO2/ MWh		0.974	



page 35

BM	tCO2/ MWh	0.716
Emission Factor-CM	tCO2/ MWh	0.845



page 36

UNECC

#### Annex 4

# MONITORING PLAN

#### **Project Monitoring Plan**

GIDL is an ISO-9001 certified company, and maintains all production/purchase/sales records as per audit guidelines. GIDL has procedures in place for operation and maintenance of the plant machinery, equipments and instruments and it maintains data on maintenance & calibration of the equipments. The equipments used for CDM project would be the part of these procedures and document on maintenance and rectification done on all the monitoring equipments are maintained.

At GIDL, there are a number of departments of operation, maintenance, purchase, stores, finance, accounts, laboratory and others. Each department is headed by one Department Head supported by shift-in-charges and support staff i.e. operators and etc. The overall responsibility of the department functioning is with the respective department heads. Maintenance sections include mechanical, electrical and instrumentation departments. These are responsible for the overall upkeep of plant machinery and instruments.

The project activity is in the cogeneration unit of the sugar complex. Mr. V. Ramgopal Patnaik, General Manager- Cogeneration Power Plant is the head of operations and responsible for the overall functioning of the Cogeneration plant at the complex. Mr. D.V.S. Choudhary, Manager – Power assist him in running the plant on a daily basis.

A CDM project team will be constituted with participation from Operation, Maintenance, Purchase & Stores, Quality, Sales & Marketing, R&D and finance. This team will first be trained on CDM concepts and then they will be given the responsibility of collecting & maintaining data. This team will meet periodically (Proposed period of 3 months) to review CDM project activity and also to check data collected to estimate emissions reduction. One person dedicated to CDM related activity will be appointed. This person would be responsible for gathering data from all relevant functions, and to keep records of the same. This person will report to CDM project team.

GIDL shall adopt the following procedures to assure the completeness and correctness of the data needed to be monitored for CDM project activity.

#### Formation of CDM Team:

A CDM project team would be constituted with participation from relevant departments. People would be trained on CDM concept and monitoring plan. This team will be responsible for data collection and archiving. This team will meet periodically to review CDM project activity, check data collected, emissions reduced etc. On a monthly basis, the monitoring reports are checked and discussed by the senior CDM team members/managers. In case of any irregularity observed by any of the CDM team members, it is informed to the concerned person for necessary actions. Further these reports are forwarded to the management monthly basis,.

- > *Unit Head:* Overall responsibility of compliance with the CDM monitoring plan.
- Co-generation unit In-charge: Responsibility for completeness of data, reliability of data (calibration of meters), and monthly report generation
- > *Shift In-charge:* Responsibility of daily report generation

#### Training of CDM team personnel:



page 37

The training of the CDM team and plant personnel will be carried out on CDM principles, CDM activities, monitoring of data and record keeping through a planned schedule made in advance and a record of various training programmes undertaken would be kept for verification.

#### Day to day data collection and record keeping:

Plant data shall be collected on operation under the supervision of the respective Shift-in-charge and record would be kept in daily logs.

# Reliability of data collected-

The reliability of the meters is checked by testing the meters on yearly basis. Documents pertaining to testing of meters shall be maintained.

#### Frequency-

The frequency for data monitoring shall be as per the monitoring details in Section D of this document.

#### **Calibration of instruments:**

GIDL is an ISO-9001 certified company and it has procedures well defined for the calibration of instruments. A log of calibration records is maintained. Instrumentation department in the company is responsible for the upkeep of instruments in the plant.

#### Maintenance of instruments and equipments used in data monitoring:

The operation department shall be responsible for the proper functioning of the equipments/ instruments and shall inform the concerned department for corrective action if found not operating as required. Corrective action shall be taken by the concerned department and a report on corrective action taken shall be maintained as done time to time along with the details of problems rectified.

#### Checking data for its correctness and completeness:

The CDM team would have the overall responsibility of checking data for its completeness and correctness. The data collected from daily logs is forwarded to the central lab after verification from respective departments.

#### Internal audits of CDM project compliance:

CDM audits shall be carried out to check the correctness of procedures and data monitored by the internal auditing team entrusted for the work. Report on internal audits done, faults found and corrective action taken shall be maintained and kept for external auditing.

#### **Emergency preparedness:**

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

#### **Report generation on monitoring:**

After verification of the data and due diligence on corrective ness if required an annual report on monitoring and estimations shall be maintained by the CDM team and record to this effect shall be maintained for verification.



page 38

UNFCC

# Annex 5

Glossary of terms		
UNFCCC	United Nations Framework Convention on Climate Change	
DNA	Designated National Authority	
MoEF	Ministry of Environment & Forest	
CDM	Clean Development Mechanism	
IPCC	Intergovernmental Panel on Climate Change	
CER	Certified Emissions Reduction	
DOE	Designated Operational Entity	
CEA	Central Electricity Authority	
SREB	Southern Region Electricity Board	
ОМ	Operating Margin	
BM	Build Margin	
СМ	Combined Margin	