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CLEAN DEVELOPMENT MECHANISM PROJECT DESIGN DOCUMENT FORM (CDM-SSC-PDD) Version 03 - in effect as of: 22 December 2006

CONTENTS

- A. General description of the small scale <u>project activity</u>
- B. Application of a <u>baseline and monitoring methodology</u>
- C. Duration of the project activity / crediting period
- D. Environmental impacts
- E. <u>Stakeholders'</u> comments

Annexes

- Annex 1: Contact information on participants in the proposed small scale project activity
- Annex 2: Information regarding public funding
- Annex 3: Baseline information
- Annex 4: Monitoring Information

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Revision history of this document

Version Number	Date	Description and reason of revision
01	21 January 2003	Initial adoption
02	8 July 2005	 The Board agreed to revise the CDM SSC PDD to reflect guidance and clarifications provided by the Board since version 01 of this document. As a consequence, the guidelines for completing CDM SSC PDD have been revised accordingly to version 2. The latest version can be found at <<u>http://cdm.unfccc.int/Reference/Documents</u>>.
03	22 December 2006	• The Board agreed to revise the CDM project design document for small-scale activities (CDM-SSC-PDD), taking into account CDM-PDD and CDM-NM.

INFOO

SECTION A. General description of small-scale project activity

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

Bethlehem Hydroelectric project PDD Version 5 Date: 3 March 2008

A.2. Description of the small-scale project activity:

The purpose of the project activity is to generate hydroelectricity, which will be distributed into the South African grid.

The project involves the development and operation of 7.0MW of hydro generation capacity within the boundaries of the Dihlabeng Local Municipality (Free State Province, South Africa). The project will generate 37 GWH per annum and is comprised of two generation facilities i.e.

- A run of river site located on the As River (4 MW), midway between Bethlehem and Clarens; and,
- Facility to be located at the existing concrete wall of the Sol Plaatje Dam (3 MW), in the town of Bethlehem. The Saulspoort Dam supplies water to the town and is not used for hydropower generation so far.

The project will involve the construction of these facilities as well as a 5km transmission line at 11KV on wood poles to deliver 7 MW to the Panorama substation to link the project to the national grid. A step-up transformer will be required at the power station in order to deliver power at 11kVA. Existing access roads to the site will also be upgraded.

The water resource in the As River is artificially fed from the Lesotho Highlands Water Project (LHWP). Water from the project is currently transferred from the Katse Dam in Lesotho to South Africa via the transfer tunnel and the delivery tunnel. During the transfer it is used to generate electricity for Lesotho in the Muela hydropower plant situated between the two tunnels. After driving the turbines the water flows to South Africa via the delivery tunnel, the outfall of which is located in the upper reaches of the As River (a tributary of the Liebenbergsvlei River). The flow rate in the river is therefore not seasonally dependent and remains almost constant throughout the year and over time.

The project will contribute to sustainable development in South Africa through supporting the development of renewable energy in the country and assisting South Africa in the achievement of its renewable energy target of 10000 GWH renewable energy contribution to final energy consumption by 2013 (White Paper on Renewable Energy, Republic of South Africa, November 2003).

At a local level the project will lead to increased economic activity in the area. In terms of job creation the project will create 40 skilled and 100 to 160 unskilled job opportunities during the construction phase, which will last approximately 12 months. Three full-time permanent jobs will be created once the project goes into implementation.

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)
South Africa (host)	Bethlehem Hydro (Pty) Ltd	N
The Netherlands	Statkraft Markets BV	Ν

A.4. Technical description of the small-scale project activity:

A.4.1. Location of the <u>small-scale project activity</u>:

	A.4.1.1.	Host Party(ies):	
South Africa			

A.4.1.2.

Region/State/Province etc.:

Free State province

A.4.1.3. City/Town/Community etc:

Bethlehem (Dihlabeng Local Municipality)

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

The 3 MW facility will be located at the Sol Plaatje dam which is 5km from the centre of Bethlehem. The actual location is at the existing concrete dam wall adjacent to a pumping station, which supplies the town of Bethlehem with water.

The 4MW As River site is located on farmland on the As River on the farms 'Merino' and 'De Burg Susan', some 15 km outside Bethlehem in the direction of the town of Clarens.

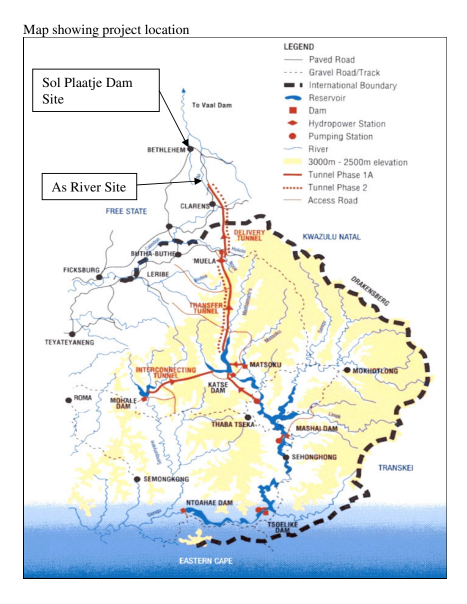
The co-ordinates for the two sites are:

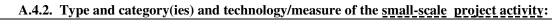
Merino: 28deg 22' 09" South 028deg 21' 42" East

Sol Plaatje 28deg 12' 59" South 028deg 21' 50" East

Bethlehem Hydro (Pty) Ltd is located at REAM house, 53 De Havilland Crescent , Persequor Park, Pretoria 0020, South Africa

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Type 1 – Renewable Energy Projects

1.D Grid connected renewable electricity generation

Year No	Calendar year	Estimations of Annual Emission Reductions in tons of CO2e
1	2008	33282
2	2009	33282
3	2010	33282
4	2011	33282
5	2012	33282
6	2013	33282
7	2014	33282
8	2015	33282
9	2016	33282
10	2017	33282
11	2018	33282
12	2019	33282
13	2020	33282
14	2021	33282
15	2022	33282
16	2023	33282
17	2024	33282
18	2025	33282
19	2026	33282
20	2027	33282
21	2028	33282
	TOTAL	698922
	nber of Crediting Years	21
	verage of the estimated reductions crediting period in tons CO2e	33282

A.4.3 Estimated amount of emission reductions over the chosen crediting period:

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

The project has received project development assistance from The Netherlands Government i.e. funds for feasibility related work and the EIA. The Government of the Netherlands is not claiming any emission reductions as a result of their early support to the project

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

Bethlehem Hydro is a stand alone project, which does not form part of any large scale project

INFOO

SECTION B. Application of a baseline and monitoring methodology

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

Methodology used: AMS 1.D

Reference: Simplified Modalities and Procedures for Small-Scale CDM project activities, category I.D Version 13 Scope 01.

The specific technology for the CDM project is hydropower as a substitute for existing fossil fuel power.

B.2 Justification of the choice of the project category:

The project involves a grid connected renewable energy plant with the sale of electricity into the national grid, which is the only option open to the project developer and corresponds with category I.D.

B.3. Description of the project boundary:

The project boundary encompasses the physical geographical location of the two generating units. No emissions are emitted at site.

B.4. Description of <u>baseline and its development</u>:

In accordance with Methodology I.D for small-scale CDM project activities, the baseline for the project is the kWh produced by the renewable generating unit multiplied by the weighted average emissions (in kg CO_2equ/kWh) of the current generation mix. The baseline data of the year in which project generation occurs is used as the baseline figure

The baseline calculation using data with regard to ESKOM's current generation mix and the emissions associated with this. The data from ESKOM is produced for their publicly produced annual report and is therefore audited. The calculation is made on the basis of the information received from their generation facilities which make up in the region of 95% of South Africa's installed capacity. ESKOM website can be found at www.eskom.co.za.

The latest figure available for this coefficient is from ESKOM's 2006 annual report, which gives a value of 0.978 kg CO2equ/kWh for the year 2006. There is no reason to believe there has been any material change to this figure since this report.

Information is not readily available for a calculation to be made in order to determine the emissions associated with the remaining 5% generating capacity that is not owned by ESKOM. However, qualitatively this will consist of coal-fired facilities, co-generation facilities (e.g. those using bagasse) and some hydro facilities. It would appear reasonable to assume that the coefficient that could be applied to the 5% would not be smaller than the 0.978 Kg CO2equ/kWh quoted for ESKOM's generation mix in 2003. This is based on the fact that the ESKOM figure includes a number of its own hydro facilities and also the significant contribution made by nuclear power. On this basis the figure derived for ESKOM's own mix would be a reasonable and conservative figure to use.

B.5. 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 project activity:

According to Attachment A to Appendix B of the simplified modalities and procedures for small-scale CDM project activities, the project is additional in terms of the following barriers:

Barrier due to prevailing practice: the entry of Independent Power Producers in the South African power market is a recent phenomenon, with ESKOM still playing the dominant role in terms of generation capacity. Some 5% of South Africa's generation capacity comes from non Eskom sources. These are all either municipally owned plants or generators imbedded in large industrial operations supplying primarily for own internal use. Bethlehem Hydro will be the first new (not refurbished) Independent Power Plant to be constructed in South Africa for the sole purpose of selling power commercially and not for internal use. The ability of new generators to break into this market is difficult as a result of a number of factors including the ability to negotiate access to the grid, the need for an Independent Power Producers license from the national regulator and the price paid for electricity. To date no other new IPP could compete with the low cost of power produced by Eskom. All of these requirements require resource levels that are generally beyond the capacity of producers. Therefore the grid contribution of small and independent hydro producers is currently extremely limited. In the case of Bethlehem this manifested itself in terms of the long lead time required to develop such a project (in the order of four years) as well as the time required to discuss and get agreement on the possibility of a power purchase agreement with the municipality.

Other barriers (financial resources): the ability of small and independent hydro power plants to be financially viable is constrained by their ability to compete with the prices of ESKOM electricity. ESKOM is one of the lowest cost producers in the world as a result of the historically subsidised investment in generation capacity which is most coal based but includes a small (less than 10%) large hydro and nuclear. The effect of this is that income stream from electricity sales for independent power projects is strongly influenced by the wholesale prices ESKOM charges to its customers, rather than being directly related to the cost of production of power. The low electricity prices make small and independent hydropower in general, financially unattractive as investments as measured by their returns for investors. There have therefore been no new and independent small hydro power plants in South Africa since the early 1980's. The general price available to facilities is usually in the range 12 - 14 South African cents (approximately 2 US cents based on an exchange rate of R7 to the dollar) depending of course what the buyer (local municipality) is paying to Eskom. The national Electricity Regulator of South Africa (NERSA) requires distributors of electricity (municipalities) to purchase the cheapest electricity (Eskom or an own embedded generator) available for on sale to their customers.

Without the income from the carbon revenue, the project would not generate sufficient cash flow to meet the minimum debt service coverage ratio requirements of the Development Bank of Southern Africa (DBSA). The carbon revenue is an essential component of the project's income in order to meet its debt payment requirements. The DBSA has therefore included a signed sales agreement for the emission reductions as a suspensive condition for its loan disbursement. This barrier applies specifically to the proposed project activity; it is not necessary for thermal power plants to meet this requirement.

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B.6. Emission reductions:

B.6.1 .	Ex	planati	on	of	me	thodo	logica	l cl	hoic	es:		
							_				-	

According to the Small Scale Methodology I.D. the baseline can be calculated as:

"The weighted average emissions (in kg CO_2e/kWh) of the current generation mix. The data of the year in which the project generation occurs must be used. Calculations must be based on data from an official source (where available) and made publicly available."

B.6.2. Data and	B.6.2. Data and parameters that are available at validation:				
Data / Parameter:					
Data unit:	kWh				
Description:	Electricity produced by the generating units				
Source of data used:	Estimated power production as provided by turbine suppliers				
Value applied:	N/A				
Justification of the	As prescribed by Small scale Methodology I.D.				
choice of data or					
description of					
measurement methods					
and procedures					
actually applied :					
Any comment:					

Data / Parameter:	
Data unit:	kgCO ₂ /kWh
Description:	Average annual emission factor for the national transmission system (Eskom)
Source of data used:	Eskom Annual Report
Value applied:	N/A
Justification of the	As prescribed by Small scale Methodology I.D.
choice of data or	
description of	
measurement methods	
and procedures	
actually applied :	
Any comment:	

B.6.3 Ex-ante calculation of emission reductions: ER = (E1+E2) * EF

Where:

- ER = annual emission reductions in tons CO2
- E1 = annual electricity generated at generating unit 1
- E2 = annual electricity generated at generating unit 2

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EF = Emission Factor. The average annual Eskom emission factor in tons CO₂/kWh as published in the Eskom annual report.

E1 = 18 946 229 kWh/annum

E2 = 15 084 882 kWh/annum

 $EF = 0.000978 \text{ ton} CO_2/kWh$

ER = (18 946 229 + 15 084 882) * 0.000978 = 33 282 ton _{CO2}/annum

B.6.4 Summary of the ex-ante estimation of emission reductions:

Year	Estimation of Project Activity Emissions (tCO2e)	Estimation of Baseline Emissions (tCO2e)	Estimations of Leakage (tCO2e)	Estimation of overall emission reductions (tCO2e)
2008	0	33282	0	33282
2009	0	33282	0	33282
2010	0	33282	0	33282
2011	0	33282	0	33282
2012	0	33282	0	33282
2013	0	33282	0	33282
2014	0	33282	0	33282
2015	0	33282	0	33282
2016	0	33282	0	33282
2017	0	33282	0	33282
2018	0	33282	0	33282
2019	0	33282	0	33282
2020	0	33282	0	33282
2021	0	33282	0	33282
2022	0	33282	0	33282
2023	0	33282	0	33282
2024	0	33282	0	33282
2025	0	33282	0	33282
2026	0	33282	0	33282
2027	0	33282	0	33282
2028	0	33282	0	33282
Total (t CO2e)	0	698922	0	698922

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B.7 Application of a monitoring methodology and description of the monitoring plan:

B.7.1 Data and	B.7.1 Data and parameters monitored:				
Data / Parameter:					
Data unit:	kWh				
Description:	Total annual power generated at each generating unit				
Source of data to be	Electricity meters installed at each generating unit				
used:					
Value of data applied	Total annual electricity produced (kWh) will be used to calculate annual				
for the purpose of	emission reductions				
calculating expected					
emission reductions in					
section B.5					
Description of	Remote monitored meters will be used which records each Wh produced. Data				
measurement methods	will be downloaded daily via a wireless GPRS (cell phone) system.				
and procedures to be					
applied:					
QA/QC procedures to	Meters to be calibrated by accredited calibration authority. Real time digital data				
be applied:	recording.				
Any comment:					

Data / Parameter:	
Data unit:	Ton CO ₂ /kWh
Description:	Average annual transmission system emission factor
Source of data to be	Eskom Annual report figures for total electricity produced and total amount of
used:	CO ₂ emissions
Value of data applied	Emission factor will be multiplied with electricity produced at the two
for the purpose of	generating units to calculate annual emission redcutions
calculating expected	
emission reductions in	
section B.5	
Description of	No direct measurements will be taken. Figures published by Eskom (national
measurement methods	utility) will be used
and procedures to be	
applied:	
QA/QC procedures to	N/A
be applied:	
Any comment:	

B.7.2 Description of the monitoring plan:

The approved monitoring methodology for category Type I.D, renewable electricity generation for a grid is described as follows in appendix B of the simplified M&P for CDM small-scale project activities:

"Monitoring shall consist of metering the electricity generated by the renewable technology."

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This methodology will be applied to the two hydropower generating facilities that constitute the project. Separate remote monitored electricity meters will be installed at each generation unit. Data will be transmitted daily via a GPRS (cell phone) connection and recorded electronically.

B.8 Date of completion of the application of the baseline and monitoring methodology and the name of the responsible person(s)/entity(ies)

Date: 10 January 2007

Responsible person: Anton-Louis Oliver, NuPlanet South Africa, al@nuplanet.nl

SECTION C. Duration of the project activity / crediting period

C.1 Duration of the project activity:

C.1.1. Starting date of the project activity:

Construction on the project started on 15 December 2006

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

In excess of 20 years

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

C.2.1. <u>Renewable crediting period</u>

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

1 January 2008

C.2.1.2. Length of the first crediting period:

7 years

C.2.2. Fixed crediting period:

	C.2.2.1.	Starting date:	
N/A			

C.2.2.2. Length:

SECTION D. Environmental impacts

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

In terms of South Africa's Environmental Impact Assessment (EIA) Regulations an EIA Scoping study was completed by independent consultants. The conclusions and recommendations of the scoping study as approved by the Free State Provincial Authorities were:

Conclusions

This Report has assessed the potential impacts associated with the proposed hydropower scheme construction. This investigation has not identified any potential impacts on the environment, which are so severe as to suggest that the proposed infrastructure should not be constructed. However, an environmental cost associated with the development of the 4MW mini hydro power station at the As River Site, is the flooding of a wetland identified in a natural basin.

The proposed development is aimed at enhancing/ augmenting the electricity supply to nearby Bethlehem. The expected long term effects on the environment is mostly positive, while the short term negative effects of construction activities of has limited impact on the environment, and with the implementation of the recommendations contained in this report, could be managed and minimised.

Considering the present environmental conditions, the assessment of the environmental issues, and the recommendations contained in this report, it is believed that the Environmental Assessment could be completed at this Scoping Stage, and that no further assessment is required.

Recommendations

The following recommendations are considered professional opinions and are based on experience in the field, knowledge of the local environment, and are informed by comments received during the course of the Scoping process. The recommendations can be separated into the following groups:

- Construction recommendations; and
- Operational and maintenance recommendations

Construction recommendations

- It is recommended that the mitigation measures detailed in the report be implemented in order to reduce the significance of the impacts associated with the construction of the proposed hydropower scheme.
- In order to manage construction and limit the significance of impacts mentioned in Section 4, an EMP should be developed and implemented. An appropriately qualified environmental consultant, taking cognisance of the mitigation measures outlined in this report should draft this EMP. It is crucial that the implementation of the EMP is enforced by an Environmental Control Officer during construction, and that the environmental conditions, costs and penalties are written onto the contract documentation
- In particular, it is recommended that disturbed areas should be rehabilitated and re-vegetated with suitable vegetation.
- After discussion with FS DTEEA, the developer has agreed that off-site mitigation will be undertaken, to restore a wetland of greater or equivalent environmental value to the wetland that will be lost by the development of the 2.2MW mini hydro power station at the As River site. The developer is prepared to undertake work associated with the rehabilitation of a wetland that has been degraded, at a site and cost that is mutually agreed with FS DTEEA. The off-site mitigation is however not expected to exceed the value of between R 50 000 R 100 000.

Operational and maintenance recommendations

• Develop and implement an operational Environmental Management Programme (EMP), with

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appropriate guidelines for the optimal operation of the plant and a contingency plan to deal with upset operating conditions and emergency situations (*e.g.* flooding, mechanical failure) should they arise. The EMP should incorporate appropriate monitoring protocols and make adequate provision for appropriate action in the event of potentially significant thresholds being reached or trends indicating potentially significant adverse impacts be noted.

- Related to the aforementioned EMP, ensure the continued implementation of a monitoring programme.
- Ensure that the plant operators have been properly trained in the operation of the works.

D.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>:

In terms of South Africa's Environmental Impact Assessment (EIA) Regulations the project had to undertake an EIA. and was given a positive Record of Decision authorisation by the Free State Provincial Authorities which will enable the project to go into operation, as no environmental flaws were identified.

The project was also granted a water licence as required by the National Water Act (36 of 1998).

SECTION E. Stakeholders' comments

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

Local stakeholders were invited to comment on the scoping report, produced for the EIA process through the following mechanisms:

- Scoping advertisements were released in the local press in May 2003.
- In May 2003, poster notices of the EIA process were erected.
- Letters including a background information document and response form were distributed to the identified stakeholders in May 2003. Moreover various authorities were consulted during the process.
- In June 2003, the public meeting was held in Bethlehem to provide the local stakeholders with an opportunity to meet with the consultants, project proponent and authorities and to comment on the proposed development and raise any issues and concerns.
- Following the completion of the draft scoping report in July 2003, the report was sent to the stakeholders and also lodged in the library in Bethlehem. The public was notified to the lodging of the draft report by means of letters to identified stakeholders and given a three week period in which to comment on the report. At the end of the comment period, all relevant issues and concerns raised by the public have been noted and incorporated into the final scoping report.

Further opportunity to comment will be given when the draft PDD is posted on the South African DNA web site.

E.2. Summary of the comments received:

The only comments that can be summarised are those associated with the EIA process. These included;

- The requirements that the project would be subject to in terms of the licensing requirements of the Department of Water Affairs and Forestry;
- The actual benefits that would accrue to the community from such a project;
- What employment opportunities would actually be created by the project;
- The nature of the diversions to be created as part of the project;
- A request for an archaeological impact assessment report; and,
- Discussions with regard to the alternatives associated with the project.

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

The comments received were incorporated into the final scoping report that was submitted to the Provincial Environmental Authorities, and was used by the authorities to give the record of decision. As a result of the comments received an archaeological impact assessment report was commissioned and used in the EIA process.

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Annex 1

CONTACT INFORMATION ON PARTICIPANTS IN THE PROJECT ACTIVITY

Organization:	Bethlehem Hydro (Pty) Ltd
Street/P.O.Box:	P O Box 35630
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City:	Menlopark
State/Region:	
Postfix/ZIP:	0102
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Department:	

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Direct tel:	
Personal E-Mail:	

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Annex 2

INFORMATION REGARDING PUBLIC FUNDING

The Government of Netherlands provided resources for early project identification and development related activities with regard to this project from their AIJ programme. As such the funding did not result in a diversion of official development assistance. The Government of the Netherlands is not claiming any emission reductions as a result of their early support to the project.

No public funding from ODA has been used to acquire CERs from this project.

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Annex 3

BASELINE INFORMATION BASELINE INFORMATION

Eskom 2006 Annual Report Source: http://www.eskom.co.za/annreport06/pdf/tables.pdf

Total power generated by Eskom in 2006 Total CO2 emissions Therefore the baseline is 208 316 GWh 203 700 000 tons 0.00978 tons CO₂/kWh

19



Annex 4

MONITORING INFORMATION MONITORING PLAN

1 Overall project management

Bethlehem Hydro has a clear and well defined management structure Consisting of Managing Director, a Operational Manager and an Administrative Clerk Overall responsibility at the plant lies with the Managing Director who also has final responsibility for the CDM project. The management structure is flat with the Managing Director and the Operational Manager having direct day to day responsibilities in the running of the plant.

2 Management of project registration, monitoring, measurement and reporting

The Operational Manager will have final responsibility for all aspects relating to data measurements, monitoring of data recording and will sign off all reports on monitoring.

Data will be collected digitally and consolidated by the Bethlehem Hydro Administrative Clerk, who will also draw up the monthly and annual emission reduction monitoring reports.

Monitoring itself will be integrated as far as possible into existing plant operating procedures. The data required for the monitoring of the emission reductions will come from data already collected as part of the plant's operations, i.e the metering of electricity sales

Data will be recorded at in real time with remote monitored electricity meters that records each Watt hour (Wh) generated intervals according to the table attached to the monitoring plan. The actual measured data will be entered into the "Emission Reduction Spreadsheet" attached to the PDD to calculate the emission reductions for the period.

Training of monitoring personnel

Due to the nature of the project and its monitoring needs there is no need for specific or specialised training of personnel for monitoring. The data which will be collected is also collected for general plant operational and financial administration.

3 Emergency preparedness procedures

The following emergency events can be foreseen which could have an impact on the project's emission reductions or the data collection procedures:

Loss of power at plant

In the case of loss of power at a plant no data will be lost. When power is lost the meter retains an internal record of the electricity metered since the last transmission of data. Once power is restored the meter will continue to record electricity production.

4 Calibration of monitoring equipment

The only relevant monitoring equipment for this project relates to the electricity meters. One electricity meter will be installed at each generation unit. The metering equipment (meters and GPRS data transmission systems) will be calibrated by a certified calibration laboratory according to accepted national standards. Due to the fact that digital electricity meters are used recalibration will not be necessary.

5 Maintenance of monitoring equipment and installations

The digital electricity meters will not require any ongoing maintenance.

6 Day-to-day records handling procedures

Day to day record keeping is done according to a fixed programme indicating what measurements are taken, who is responsible and how the data is processed as outlined in the table below.

Variable	Monitoring interval	Monitoring methodology	Responsible person	Quality control	Data storage procedure
Electricity generated at Merino site	Per Watt hour (Wh) generated	Automatic reading by electricity meters	Operational Manager Back up: Managing Director	Compare to Dihlabeng Meters	Data transmitted daily and digitally stored on website
Electricity generated at Sol Plaatje site	Per Watt hour (Wh) generated	Automatic reading by electricity meters	Operational Manager Back up: Managing Director	Compare to Dihlabeng Meters	Data transmitted daily and digitally stored on website
Annual Eskom Emission factor	annual	Calculate emission factor based on data published in Eskom's Annual Report	Managing Director	N/A	N/A

7 Monitoring data adjustment procedures

Data will be collected on daily and monthly basis and consolidated on a monthly basis where the data will be checked for quality control purposes against an independently measured value as indicated in the table above. Should there be any discrepancies in the data the source of the variation will be identified, be it the main measured value or the quality control value. The incorrect value will be deleted and the measured data compared to historical and predicted values before being finally recorded.

8 Data and reports review procedures

Data will be reviewed by the Operational Manager and signed off by the Managing Director on a monthly basis again predicted and historical values. Should there be discrepancies in the data the procedure indicated in Point 7 above will be followed to adjust the data.

9 Internal GHG audit procedures

There are no requirements for internal audits of GHG project compliance with the plants operational requirements

10 Project performance review before verification

Data and project performance will be reviewed by the Manaing Director and the Operational Manager on a monthly basis against predicted and historical values. The consolidated annual project emission reduction reports will be reviewed by Bethlehem Hydro's auditors for compliance before being submitted for verification.

11 Procedures for improving quality of project monitoring

The main procedure for improving the accuracy of the monitoring is the quality control procedures described above in the Monitoring Plan. The data collection and reporting formats are checked on a monthly basis for accuracy and the monitoring procedures will be adjusted as required for improved integration with plant operations and to minimise faulty measurement or meter reading errors.

Emission reduction data recording and calculation format

Month	Start Meter reading (kWh)	End Meter reading (kWh)	Electricity generated		
01					
02					
03					
04					
05					
06					
07					
08					
09					
10					
11					
12					
Total					

Merino Generating Plant

Sol Plaatje Generating Plant

Month	Start Meter reading (kWh)	End Meter reading (kWh)	Electricity generated
01			
02			
03			
04			
05			
06			
07			
08			
09			
10			
11			
12			
Total			

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