

Suggestions for establishment of simplified modalities for demonstrating additionality for project activities up to 5 megawatts that employ renewable energy as their primary technology and for energy efficiency project activities that aim to achieve energy savings at a scale of no more than 20 gigawatt hours per year. (see paragraph 24 of further guidance relating to clean development mechanism 2/CMP.5).

1. Those related to a) and d) for the paragraph 24: adopt the method of System Engineering (as well as the suggestions below), such as Operational Research, as one of the standardized methods to calculate or cross-check financial parameters and feed-in tariffs in the additionality analysis for renewable energy project activities, the type of which has been found in quite a few of projects registered successfully.

2. Those related to b) and c) for the paragraph 24: for project activities up to 5 megawatts that employ renewable energy as their primary technology and for energy efficiency project activities that aim to achieve energy savings at a scale of no more than 20 gigawatt hours per year, ① the applicable region for bundled projects, for instance, shall be enlarged to in whole country, like China, to be subject to improve the status of the potential CDM projects if these projects are under the same or similar situation (no essential dissimilarity) of domestic policy; ② the use of first-of-its-kind barrier and the assessment of common practice could be contrariwise put into effect, which means that the subsequent projects with the same or similar situation (no essential dissimilarity) in the region would be proved additional if the first one got additionality, basis on the same legal precedent law.

By the way, I would like to mention something else relevant to the issues as above:

It seems that, at least in China, the attractiveness from CERs calculated by now for much smaller projects is not so sufficient to stimulate investment to expected sections by our research of several cases. Shall it be considered that the CERs calculated by now could be taken a double account of that or a range of rate for different of that for issuance to encourage such smaller projects?

Public inputs on specific aspects of

- approved small scale methodologies for energy efficient residential lighting and
- draft methodologies for energy efficient exterior lighting and domestic solar water heating (SDWH) system.

Background documentation on this call (draft methodologies and related questions) is available in annex 6, annex 7, annex 8 and annex 9 of the report of the twenty-fourth meeting of the Small-Scale Working Group (SSC WG).

Updating Small Scale Energy Efficiency Lighting Methodologies and New Exterior Lighting Methodology– Questions for public comments

Specific subjects for input would include:

Exterior Lighting Methodology (the comments below listed respectively)

1.

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