

- 1. The DOE should confirm how the benchmark of 16% has been validated to be appropriate.
- 2. Further clarification is required on how the common practice barrier has been validated.

Section below to be filled in by UNFCCC secretariat

Date received at UNFCCC secretariat

3. Further explanation for the delay in submitting the project for validation is required as this delay impacts the credibility of the claims that CDM revenues were an essential requirements for a positive investment decision. The response should provide a detailed timeline of project implementation and evidence (preferably third-party) of actions taken to register the project as CDM.

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4. Further clarification is required on how the electricity generation from each of the wind power plants will be monitored.