

**Clarification on the Requests for Review of the project ref. 0767**

March 5, 2007

*Comment and request 1 of the EB members: At the location of the project activity two units are in operation (A and B) of which only unit A is eligible for CDM. It is not clear whether installing an additional flow meter for the HFC23 volume coming from unit A is sufficient to prevent HFC23 produced by unit B to be destroyed and subsequently claim CERs. This should be clarified by the PP/DOE.*

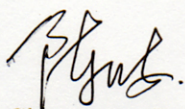
Specifically for the purpose to prevent that the HFC23 produced by Unit B will be destroyed and subsequently claim CERs, our company decided to add one more flow meter just after Unit A to measure the HFC23 generated by Unit A. The amounts of the HFC23 to be destructed by our proposed CDM project activity will be confirmed through checking the consistency of the figures of the additional flow meter located just after Unit A and the two flow meters located near (just in front of) the HFC23 destruction facility. The figures obtained from the two flow meters near the HFC23 destruction facility should be equal to or less than the figures obtained from the additional flow meter just after Unit A. By this measure, it is impossible for the HFC23 produced by Unit B to enter the HFC23 destruction facility.

The HCFC22 production of Unit A will be measured by a mass flow meter. This, plus the action of adding an additional flow meter just after Unit A as described in above paragraph, will prevent the HFC23 generated by Unit B to be destroyed and subsequently to claim CERs.

*Comment and request 2 of the EB members: Furthermore paragraph B.2.2 of the Verification Report makes reference to changes made to the value of "w" as result of the site visit. It is not clear whether "w" has been calculated correctly during the previous years and how this may affect the amount of CERs claimed.*

We believe that this issue should be explained by JQA, the DOE which conducted the validation of this project. We agree with JQA on its comment regarding this issue.

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