

Eighth CDM Roundtable

Improving standards, guidelines, and procedures for PoAs- Wrap Up

Bonn, Germany, 17 June 2013



Content

Main issues discussed (draft revised PoA and Sampling standard)

- Pragmatic approaches to meet predefined reliability targets
- Grace period for use of precision in absolute term
- Sampling by DOE
- Additionality at PoA level and at CPA level
- Multiple small-scale and large scale CDM methodologies, Eligibility Criteria, CME Management system

Other issues (e.g. related to revision of PS, PCP and VVS)

- Synchronized issuance requests for PoAs
- Post registration changes
- Cross effects



Draft revised PoA and Sampling standard

- Pragmatic approaches to meet predefined reliability targets
- RT8: Approaches and language suitable, clarify applicability to registered PoAs that there is no requirement for prior approval of post-registration changes (PRC) (e.g. simplified approaches of annex 1 of project standard can be followed for PRC)
- Grace period for use of precision in absolute term
- RT8: 3 years from the date of approval of version 3.0 of sampling standard is recommended i.e. registered PoAs switch to relative precision requirements by September 2015
- Sampling by DOE
- RT8: Approaches and language suitable

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- **Additionality at PoA level and at CPA level**
- RT8: Approaches are suitable, make it clearer that there is no mandatory requirement to include input values for investment analysis in the PoA-DD when the option chosen is to evaluate CPAs for inclusion using the approach indicated in the PoA-DD
- **Multiple small-scale and large scale CDM methodologies, Eligibility Criteria, CME Management system**
- RT8: Proposed approaches are suitable
- **Other issues (e.g. related to revision of PS, PCP and VVS)**
- RT8 : Recommends that utmost priority is placed on finding an urgent solution to difficulties with requirements for synchronised issuance requests for CPAs of PoA (e.g. 3 issuance requests per monitoring period of PoA, relaxation of time between issuance requests, CPAs are eligible to be assigned to one of the two groups e.g. biannual and annual issuance track).



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- Other issues (cont.)
- RT8: Clarify PRC requirements for (a) change in CME during verification and (b) changes to parameters for investment analysis
- RT8: Further clarify validation/verification of cross effects between technologies/measures

