Ms. Rachel Child  
Project Developer Forum  
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Date: 12 March 2012  
Reference: 2011-071-S  
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Sent by e-mail to: rachel.child@pd-forum.net  

Re.: Clarification on the Implementation Plan for the CDM PS, VVS and PCP (EB65, Annex 6)  

Dear Ms. Child,  

Thank you for your letter received on 5 February 2012, which has been made available to the Board.  

On behalf of the Chair of the Board, I would like to thank you for submitting your concerns about the implementation approach and timelines stipulated in the Implementation Plan for the clean development mechanism (CDM) project standard, validation and verification standard and project cycle procedure v.01.0 (Annex 6, EB 65 Report).  

I would like to inform you that, designated operational entities (DOEs) will be able to submit requests for registration/issuance under the new rules from 1 May 2012 onwards, even for those project design documents/monitoring reports (PDDs/MRs) published under the current rules, and re-publication of those PDDs/MRs is not required. However, modified PDDs/MRs will have to be included in the relevant request for registration or issuance.  

I would also like to highlight that the CDM project standard, the CDM validation and verification standard and CDM project cycle procedure have been available for the public since their adoption by the Board on 25 November 2011 and timelines for their implementation have been established since that same date, through the above mentioned Implementation Plan. The purpose of these timelines is to streamline the registration/issuance processes in line with the CMP.6 mandates. These timelines were determined also taking into consideration the inputs from stakeholders. Furthermore, these documents are mainly a consolidation of existing provisions, with only some new
provisions which do not represent substantial changes to the CDM rules and requirements and for which the Board had already provided guidance at its previous meetings.

Yours sincerely,

Andrew Howard
Secretary to the CDM Executive Board