



## Proposed standardized baseline submission form (Version 02.0)

*To be used by a designated national authority (DNA) when submitting a proposed standardized baseline in accordance with the "Procedure: Development, revision, clarification and update of standardized baselines" (CDM-EB63-A28-PROC).*

### INFORMATION TO BE COMPLETED BY THE DNA

<b>Title of the proposed standardized baseline:</b>	Landfill gas capture and destruction in Cameroon
<b>Name(s) of the Party or Parties to which the proposed standardized baseline applies:</b>	Republic of Cameroon
<b>DNA submitting this form:</b>	President of the National Committee on CDM, Cameroon
<b>Is this one of the first three submissions for a Party with 10 or fewer than 10 registered CDM project activities as of 31 December 2010?</b> <i>(For such a Party, the submission of an assessment report may be omitted. Not required to check Yes or No if the submission is for a group of Parties.)</i>	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
<b>Attachments:</b>	
<input checked="" type="checkbox"/> Additional documentation supporting the submission (e.g. relevant data, documentation, statistics, studies, calculation tables, etc.), where applicable (Please specify below _____) <input checked="" type="checkbox"/> Data used to establish the proposed standardized baseline <input type="checkbox"/> An assessment report on the quality of the data collection, processing and compilation prepared by a designated operational entity (DOE) <input type="checkbox"/> Letters of approval of all the DNAs of the Parties to which the proposed standardized baseline applies, where the standardized baseline applies to a group of Parties	
<b>Name of authorized officer signing for the DNA:</b>	Mr. ADAMA SAIDOU
<b>Date (DD/MM/YYYY) and signature for the DNA:</b>	22.09.2014
<b>Contact information of the focal point(s) of the DNA:</b> <i>(Names, email-addresses and phone contacts for procedural and technical communication on the submission)</i>	Mr. ADAMA SAIDOU Adsa9@yahoo.com Tel. +237 74 94 06 36 Fax. +237 22 23 60 51
<b>Name(s) of the proponent(s) of the proposed standardized baseline:</b>	DNA of Cameroon
<b>Affiliation of the proponent(s):</b> <i>(The definition of "admitted observer organization" can be found at <a href="http://unfccc.int/resource/ngo/art7_6.pdf">http://unfccc.int/resource/ngo/art7_6.pdf</a>)</i>	<input checked="" type="checkbox"/> Party <input type="checkbox"/> Project Participant (PP) <input type="checkbox"/> International Industry Organization <input type="checkbox"/> Admitted Observer Organization
<b>Contact information of the focal point(s) of the proponent (s):</b>	Mr. ADAMA SAIDOU

PROPOSED STANDARDISED BASLINE  
(CDM-PSB) - Version 02.0



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*(Names, email-addresses and phone contacts for procedural and technical communication on the submission. Not required to complete this section if the DNA(s) is(are) the proponent(s) of the proposed standardized baseline.)*

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**Proposed standardized baseline submission form  
CDM-PSB-FORM (Version 02.0)**

**Title:** Landfill gas capture and destruction in Cameroon

**Submission date:** 22.09.2014

**Version number:** 01

**Approach**

The proposed standardized baseline was developed using a methodological approach contained in ACM0001 version 15.0.0.

**Elements to be standardized**

*Please check below all the elements to be standardized by the proposed standardized baseline.*

- ☒ Additionality demonstration
- ☒ Baseline identification
- ☐ Baseline emission/removal estimation
- ☐ Land eligibility demonstration (applicable only to afforestation and reforestation project activities)

**Further inputs requested to the DNA (To be completed by the secretariat)**

*Please provide a list of additional information and/or modifications that are required.*



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**SECTION A: PROPOSED STANDARDIZED BASELINE DEVELOPED USING THE  
“GUIDELINES FOR THE ESTABLISHMENT OF SECTOR SPECIFIC STANDARDIZED  
BASELINES”**

*Please complete this section only when the proposed standardized baseline is developed using the  
“Guidelines for the establishment of sector specific standardized baselines”.*

**Applicability of the proposed standardized baseline**

*This proposed standardised baseline is applicable throughout the Republic of Cameroon.*

- The measure(s) to which the proposed standardized baseline is applicable is/are:
  - ☐ Fuel and feedstock switch;
  - ☐ Switch of technology with or without change of energy source (including energy efficiency improvement);
  - ☒ Methane destruction;
  - ☐ Methane formation avoidance

**Additionality demonstration**

*Please explain how the “Guidelines for the establishment of sector specific standardized baselines” were applied to demonstrate additionality and develop a positive list of project activities or programme of activities that are deemed additional. Follow the steps and guidance of the “Guidelines for the establishment of sector specific standardized baselines”. Document all underlying data, data sources, assumptions, calculation steps and outcomes in a clear and transparent manner.*

**Baseline identification**

*Please explain how the “Guidelines for the establishment of sector specific standardized baselines” were applied to identify the baseline for the measures. Follow the steps and guidance of the “Guidelines for the establishment of sector specific standardized baselines”. Document all underlying data, data sources, assumptions, calculation steps and outcomes in a clear and transparent manner.*

**Baseline emission factor estimation**

*Please explain how the “Guidelines for the establishment of sector specific standardized baselines” were applied to determine a baseline emission factor. Follow the steps and guidance of the “Guidelines for the establishment of sector specific standardized baselines”. Document all underlying data, data sources, assumptions, calculation steps and outcomes in a clear and transparent manner.*



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#### Use of the proposed standardized baseline with an approved methodology

*Please explain how the proposed standardized baseline will be used with the latest version(s) of a relevant approved methodology(ies) i.e. how the approved methodology(ies) will be used in conjunction with the proposed standardized baseline. Please take into account and/or describe the following:*

- *A standardized baseline derived from the “Guidelines for the establishment of sector specific standardized baselines” will include demonstration of additionality, identification of the baseline scenario and the determination of baseline emissions;*
- *Which parts of the relevant methodology(ies) (such as applicability, project boundary, project emissions, leakage emissions and monitoring) will be used with the standardized baseline; and*
- *Additional provisions on applicability, project boundary, project emissions, leakage emissions and monitoring to be included in the standardized baseline.*

*If an approved methodology to be used with the proposed standardized baseline is not available, a new or revised methodology shall be proposed in accordance with the “Procedure: development, revision and clarification of baseline and monitoring methodologies and methodological tools”. In this case, please indicate the title of the proposed new methodology or proposed revised methodology.*

#### Validity of the proposed standardized baseline

*Please state the period of time for which the proposed standardized baseline is valid. Please note that Appendix I of the “Guidelines for the establishment of sector specific standardized baselines” provide interim values for data vintage and the frequency of update.*

#### Deviations from the guidelines (if applicable)

*Please provide descriptions of and justifications for any deviations from the “Guidelines for the establishment of sector specific standardized baselines” to develop the proposed standardized baseline.*

#### References and any other information



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## **SECTION B: PROPOSED STANDARDIZED BASELINE**

*Please complete this section only when the proposed standardized baseline is developed using a methodological approach contained in the latest version of an approved methodology.*

### **Applicability of the proposed standardized baseline**

*Please state the host country(ies) or region(s) within a host country to which the proposed standardized baseline is applicable. In case of region(s) within a host country, please document transparently the geographical boundaries of the region (e.g. provinces, electric grids, etc).*

The proposed standardised baseline is applicable throughout the Republic of Cameroon to flare the LFG and/or use the captured LFG for generating thermal energy and/or electricity

### **Additionality demonstration (if applicable)**

*Please explain how a standardized procedure is developed for additionality demonstration according to the methodological approach contained in the latest version of the approved methodology. Document all underlying data, data sources, assumptions, calculation steps and outcomes in a clear and transparent manner.*

Additionality is following the simplified procedures in ACM0001 “Flaring or use of landfill gas” version 15.0.0. According to simplified procedure section 5.3.1 of the ACM 0001 version 15.0.0

1. The simplified procedures are valid for three years from the date of entry into force of version 15.0 of ACM0001 on 8 November 2013; before the end of this period, the CDM Executive Board will reassess the validity of these simplified procedures and extend or update them if needed. Any update of the simplified procedures does not affect the projects that request registration as a CDM project activity or a programme of activities by 7 November 2016 and apply the simplified procedures contained in Version 15.0 of ACM0001.
2. The following types of project activities are deemed automatically additional, if prior to the implementation of the project activity the LFG was only vented and/or flared but not utilized for energy generation.
  - a. The LFG is used to generate electricity in one or several power plants with a total nameplate capacity that equals or is below 10 MW;
  - b. The LFG is used to generate heat for internal or external consumption;
  - c. The LFG is flared.
3. The DNA (Ministry of Environment, Protection of Nature and Sustainable Development) is the legal body for national environmental management, Cameroon and certifies that there is no regulation to capture and/or destroy the landfill gas. There is one relevant regulation (i.e. decree) viz. Decree no. 2012/2809 to “*fix conditions to sort, collect, store, transport, recover, recycle, treat and eliminate waste*”. Chapter II, Section I, Articles 4, 5, 6 of this confirms that there is no regulation to capture the landfill gas from household and similar waste.



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4. The DNA (Ministry of Environment, Protection of Nature and Sustainable Development) certifies that there is no energy generation (electricity and/or heat) from methane captured from SWDSs. Henceforth, the applying project activities are not required to provide further evidence to this effect. This aspect is confirmed as (i) there is one relevant regulation “The Prime Ministerial Decree N°2013/0171/PM, dated 14 February 2013 to “*fix modalities for the realization of Environmental and Social Impact Studies (EIS)*” in Cameroon. This regulation requires that all projects that by their dimension or component activities may impact the environment considerably are required to take mandatory EIS clearance before implementation. The Ministry of Environment, Protection of Nature and Sustainable Development, Cameroon enforces this regulation<sup>1</sup> and certifies that no application has been received or approved under Decree no 2013/0171 for clearance of environment and social impact assessment in order to generate electricity and/or heat from SWDSs (refer to certification letter N°00101/L/MINEPDED/CN-MDP/SCN-MDP). (ii) the latest available energy generation mix data for Cameroon, Table 17.1, “Annuaire Statistique du Cameroun 2011” confirms that there is no energy generation from Landfill gas/methane captured from SWDS.
5. The relevant regulation is attached, as part of the submission of the proposed standardized baseline. The following evidence is provided (i) Certification letter from DNA (Ministry of Environment, Protection of Nature and Sustainable Development
6. N°00101/L/MINEPDED/CN-MDP/SCN-MDP (ii) Decree No. 2012/2809/PM of 26 September 2012 to fix conditions to sort, collect, store, transport, recover, recycle, treat and eliminate waste (reference to Chapter II, Section I, Articles 4, 5, 6) (iii) Decree No. 2013/0171 “*Modalities of fixing the achievement of environmental and social impact assessment*”. (iv) “Annuaire Statistique du Cameroun 2011.

**Baseline identification (if applicable)**

*Please explain how the methodological approach contained in the latest version of the approved methodology was applied to identify the baseline. Follow the steps and guidance of the approved methodology. Document all underlying data, data sources, assumptions, calculation steps and outcomes in a clear and transparent manner.*

1. The baseline scenario for LFG is the atmospheric release of the LFG in absence of any regulations, to address safety and odour concerns, or for other reasons.
2. The baseline scenario for all or the part of the LFG destructured by flaring is standardised to be atmospheric release.
3. All or part of the electricity generated by the project activity is exported to the grid, the baseline scenario for all or the part of the electricity exported to the grid is standardised to be electricity generation in existing and/or new grid-connected power plants.
4. The composition of waste for Cameroon is standardised to be as presented in Table 1 below. This composition resulted from previous studies undertaken by HYSACAM as part of

<sup>1</sup> Solid waste management: world perspectives and Cameroon case study, [AKO Achere Remy, master thesis, 2012. Section 5.2 and Table 3, Visited on 26 August 2014](#)



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collaborative initiatives between HYSACAM<sup>2</sup> and Cameroonian or foreign Academic institutions and represents the country waste properties.

**Table 1:** Composition of Municipal solid waste for Cameroon

<b>ORGANIC CATEGORIES</b>	<b>80.73%</b>
<i>Food, Food Waste, Beverages and Tobacco</i>	59.21%
<i>Garden and park waste and other (non-food) organic putrescible</i>	6.58%
<i>Pulp, paper and cardboard</i>	9.86%
<i>Wood and Straw Waste</i>	0.82%
<i>Textiles</i>	4.26%
<b>NON-ORGANIC CATEGORIES</b>	<b>19.27%</b>
<i>Rubber</i>	0.59%
<i>Dangerous wastes</i>	0.08%
<i>Rubble</i>	0.91%
<i>Metals</i>	1.26%
<i>Plastics</i>	8.34%
<i>Glass and Ceramics</i>	1.13%
<i>Thin components (mainly sand and decomposed wastes)</i>	6.95%
<i>Others (undefined)</i>	0.01%
<b>TOTAL</b>	<b>100.00%</b>

5. The applicability conditions in ACM0001 are to be met by the projects applying this standardised baseline:
  - a. Install a new LFG capture system in a new or existing SWDS where no LFG capture system was installed prior to the implementation of the project activity; or
  - b. Make an investment into an existing LFG capture system to increase the recovery rate or change the use of the captured LFG, provided that:
    - i. The captured LFG was vented or flared and not used prior to the implementation of the project activity; and
    - ii. In the case of an existing active LFG capture system for which the amount of LFG cannot be collected separately from the project system after the implementation of the project activity and its efficiency is not impacted on by the project system: historical data on the amount of LFG capture and flared is available;
  - c. Flare the LFG and/or use the captured LFG in any (combination) of the following ways:
    - i. Generating electricity;
    - ii. Thermal energy generation.
6. The DNA (Ministry of Environment, Protection of Nature and Sustainable Development) certifies the non-existence of any facility with relevant scale/size to promote utilization or recycling of organic fraction of solid waste (such as a solid waste composting plant) in the Cameroon. DNA also certifies that under no circumstance the implementation and expected continuous operation of the proposed project activity using this standardized baseline would per se represent a driver or incentive to have any party reduce or prevent the volume of organic

<sup>2</sup> Hysacam is the country's leading private municipal solid waste management company, established in 1969 provides waste management services to 12 other towns and cities



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waste stream that would be recycled in the baseline scenario in order to get such solid waste stream being disposed using landfilling practices at any SWDSs. Henceforth, the proposed project activities applying this standardized baseline are not required to provide further evidence to this effect. The status of recycling in Cameroon is also presented in (i) box-2, page 8, Cameroon own path towards municipal solid waste management, Jean-Pierre Ymelé, 20123 (ii) WHAT A WASTE, A Global Review of Solid Waste Management, Daniel Hoornweg and Perinaz Bhada-Tata, Annex L, page 87, March 2012, No. 15 (iii) section 2.4 Solid waste management: world perspectives and Cameroon case study, AKO Achere Remy, master thesis, 2012.

7. The Ministry of Environment DNA provides the following information regarding the current situation of the waste sector in the country. This information is provided to allow simplification of the proposed standardized baseline and to demonstrate that solid waste disposal sites will not reduce the recycling of organic waste as there is no recycling activity at the solid waste disposal sites currently.

Waste type	Waste type exists?	Estimation on how much (ton or fraction) and what type waste is treated
Municipal solid waste currently being disposed in managed landfills (a managed landfill includes at least one of the following: (i) cover material; (ii) mechanical compacting; or (iii) levelling of the waste)	<i>no</i>	<i>Not applicable</i>
<ul style="list-style-type: none"> <li>MSW disposal in managed landfills with <u>heat generation from LFG</u></li> </ul>	<i>no</i>	<i>Not applicable</i>
<ul style="list-style-type: none"> <li>MSW disposal in managed landfills with <u>power generation from LFG</u></li> </ul>	<i>no</i>	<i>Not applicable</i>
<ul style="list-style-type: none"> <li>MSW disposal in managed landfills with <u>cogeneration from LFG</u></li> </ul>	<i>no</i>	<i>Not applicable</i>
Municipal solid waste currently being disposed in unmanaged landfills	<i>yes</i>	<i>Information not available</i>
Municipal solid waste currently being disposed in an uncontrolled manner in human settlement areas	<i>yes</i>	<i>Information not available</i>
Municipal solid waste currently being cleared using open burning, intentionally or unintentionally	<i>yes</i>	<i>Information not available</i>
Municipal solid waste currently being used to produce compost	<i>no</i>	<i>Not applicable</i>
Municipal solid waste currently incinerated with heat recovery	<i>no</i>	<i>Not applicable</i>
Recycling of organic waste (i.e. rag pickers recovering any organic waste)	<i>no</i>	<i>Not applicable</i>

This methodology is not applicable:

- a. In combination with other approved methodologies. For instance, ACM0001 cannot be used to claim emission reductions for the displacement of fossil fuels in a kiln or glass melting furnace, where the purpose of the CDM project activity is to implement energy efficiency measures at a kiln or glass melting furnace;



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- b. If the management of the SWDS in the project activity is deliberately changed during the crediting in order to increase methane generation compared to the situation prior to the implementation of the project activity.

**Baseline emission estimation (if applicable)**

*Please explain how the methodological approach contained in the latest version of the approved methodology was applied to estimate the baseline emissions of a project activity or programme of activities in (a) country(ies) or region. Follow the steps and guidance of the approved methodologies. Document all underlying data, data sources, assumptions, calculation steps and outcomes in a clear and transparent manner. Note that the underlying methodology has to provide a methodological approach to derive the baseline emissions for a country or region in order to apply this step.*

**Use of the proposed standardized baseline with the approved methodology**

*Please explain how the proposed standardized baseline will be used with the latest version of the relevant approved methodology(ies), i.e. which (parts of) the approved methodology(ies) are replaced by the proposed standardized baseline.*

This proposed SB can be used with other methodologies for thermal energy generation.

**Validity of the proposed standardized baseline**

*Please state the period of time for which the proposed standardized baseline is valid in accordance with, if any, the relevant requirements contained in the latest version of the approved methodology. If the approved methodology does not contain the relevant requirements, please note that Appendix I of the “Guidelines for the establishment of sector specific standardized baselines” provide interim values for data vintage and the frequency of update.*

**Three years**

**Deviations from the approved methodology (if applicable)**

*Please provide descriptions of and justifications for any deviations from the latest version of the approved methodology to develop the proposed standardized baseline.*

The proposed standardised baseline deviates from the approved methodology:

- It does not allow, for sake of simplification, SWDSs where LFG is captured and destroyed prior to the implementation of the project activity;
- It does not allow, for sake of simplification, projects which do not comply with the simplified additionality determination.



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### References and any other information

1. Cameroon own path towards municipal solid waste management, Jean-Pierre Ymelé, 2012, available at [http://www.proparco.fr/jahia/webdav/site/proparco/shared/PORTAILS/Secteur\\_prive\\_developpement/PDF/SPD15/SPD15\\_jean\\_pierre\\_ymele\\_uk.pdf](http://www.proparco.fr/jahia/webdav/site/proparco/shared/PORTAILS/Secteur_prive_developpement/PDF/SPD15/SPD15_jean_pierre_ymele_uk.pdf).
2. Waste Characterization as an Element of Household Waste Management Operations: A Case Study in Limbe, Cameroon, The Open Waste Management Journal, 2012, 5, 49-58, available at <http://benthamopen.com/towmj/articles/V005/49TOWMJ.pdf>.
3. Municipal solid waste management in Africa: Strategies and livelihoods in Yaoundé, Cameroon, Laurent Parrota, Joel Sotamenoub, Bernadette Kamgnia Diab, Waste Management, Volume 29, Issue 2, February 2009, Pages 986–995, available at <http://www.sciencedirect.com/science/article/pii/S0956053X08001633#>.
4. WHAT A WASTE, A Global Review of Solid Waste Management, Daniel Hoornweg and Perinaz Bhada-Tata, Annex L, March 2012, No. 15, available at <http://go.worldbank.org/BCQEP0TMO0>.
5. Solid waste management world perspective and Cameroon case study, AKO Achere Remy, 2012, available at [http://bdigital.ufp.pt/bitstream/10284/3374/3/DM\\_24504.pdf](http://bdigital.ufp.pt/bitstream/10284/3374/3/DM_24504.pdf).
6. Certification letter by the DNA of the Republic of Cameroon that there is no level of capture and/or destruction of landfill gas required by applicable regulations. (*attached with this SB submission*)
7. Decree No. 2012/2809/PM of 26 September 2012 to fix conditions to sort, collect, store, transport, recover, recycle, treat and eliminate waste (reference to Chapter II, Section I, Articles 4, 5, 6). (*attached with this SB submission*)
8. Decree No. 2013/0171/PM of 13 February 2013 “To fix modalities for the realization of environmental and social impact assessment”. (*attached with this SB submission*)
9. “Annuaire Statistique du Cameroun 2011. (*attached with this SB submission*)
10. The energy situation of Cameroon, 2011 Report, Ministry of Water and Energy, May 2012 (*attached with this SB submission*)



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### **SECTION C: PROPOSED STANDARDIZED BASELINE DEVELOPED USING A METHODOLOGICAL APPROACH CONTAINED IN AN APPROVED TOOL**

*Please complete this section only when the proposed standardized baseline is developed using a methodological approach contained in the latest version of an approved tool. An example for this is the application of the “Tool to calculate the emission factor for an electricity system” to estimate the emission factor for an electric grid.*

#### **Applicability of the proposed standardized baseline**

*Please state the host country(ies) or region(s) within a host country to which the proposed standardized baseline is applicable. In case of region(s) within a host country, please document transparently the geographical boundaries of the region (e.g. provinces, electric grids, etc).*

#### **Baseline emission factor estimation**

*Please explain how the methodological approach contained in the approved tool was applied to estimate the baseline emission factor. Follow the steps and guidance of the approved tool. Document all underlying data, data sources, assumptions, calculation steps and outcomes in a clear and transparent manner. Note that the underlying tool has to provide a methodological approach to derive the baseline emission factor for a country or region in order to apply this step. This applies, for example, to the methodological tool “Tool to determine the emission factor of an electricity system”.*

#### **Validity of the proposed standardized baseline**

*Please state the period of time for which the proposed standardized baseline is valid in accordance with, if any, the relevant requirements contained in the approved tool(s). If the approved tool(s) does(do) not contain the relevant requirements, please note that Appendix I of the “Guidelines for the establishment of sector specific standardized baselines” provide interim values for data vintage and the frequency of update.*

#### **Deviations from the approved tool (if applicable)**

*Please provide descriptions of and justifications for any deviations from the approved tool to develop the proposed standardized baseline.*

#### **References and any other information**



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**SECTION D: PROPOSED STANDARDIZED BASELINE DEVELOPED USING THE  
“GUIDELINE: ESTABLISHMENT OF STANDARDIZED BASELINES FOR  
AFFORESTATION AND REFORESTATION PROJECT ACTIVITIES UNDER THE CDM”**

*Please complete this section only when the proposed standardized baseline is developed using the guideline “Establishment of standardized baselines for afforestation and reforestation project activities under the CDM”.*

**Applicability of the proposed standardized baseline**

*Please provide the following information:*

- *The host country(ies) or region(s) within a host country to which the proposed standardized baseline is applicable. In case of region(s) within a host country, please document transparently the geographical boundaries of the region (e.g. administrative units, geo-referenced coordinates).*

**Additionality demonstration**

*Please explain how the “Guideline: Establishment of standardized baselines for afforestation and reforestation project activities under the CDM” was applied to demonstrate additionality of A/R CDM project activities undertaken in the areas of land included under the scope of the proposed standardized baseline. Please document all relevant data sources, assumptions, calculation steps and outcomes in a clear and transparent manner.*

**Baseline identification**

*Please explain how the “Guideline: Establishment of standardized baselines for afforestation and reforestation project activities under the CDM” was applied to determine the baseline of A/R CDM project activities undertaken in the areas of land included under the scope of the proposed standardized baseline. Please document all relevant data sources, assumptions, calculation steps and outcomes in a clear and transparent manner.*

**Baseline removals estimation (if applicable)**

*Please explain how the “Guideline: Establishment of standardized baselines for afforestation and reforestation project activities under the CDM” was applied to estimate the net GHG removals in the baseline of A/R CDM project activities undertaken in the areas of land included under the scope of the proposed standardized baseline. Please document all relevant data sources, assumptions, calculation steps and outcomes in a clear and transparent manner.*



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**Land eligibility demonstration (if applicable)**

*Please explain whether eligibility of the lands included under the scope of the proposed standardized baseline for CDM is confirmed by the proposed standardized baseline.*

*If not, please explain whether well-defined approaches for demonstrating eligibility of lands for the CDM have been provided which will help the project participants in demonstrating eligibility of the lands under their projects.*

*In either case, please document all relevant data sources, assumptions, calculation steps and outcomes in a clear and transparent manner.*

**Validity of the proposed standardized baseline**

*Please state the period of time for which the proposed standardized baseline is valid.*

**Deviations from the guideline (if applicable)**

*Please provide descriptions of and justifications for any deviations from the “Guideline: Establishment of standardized baselines for afforestation and reforestation project activities under the CDM” to develop the proposed standardized baseline.*

**References and any other information**

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**Document information**

<i>Version</i>	<i>Date</i>	<i>Description</i>
02.0	1 December 2013	<p>The document title has changed from “Proposed standardized baseline form” (F-CDM-PSB) to “Proposed standardized baseline submission form” (CDM-PSB-FORM).</p> <p>Revision to:</p> <ul style="list-style-type: none"><li>• Reflect updated requirements in the “Procedure: Development, revision, clarification and update of standardized baselines”</li><li>• Include editorial improvement</li></ul>
01.0	23 March 2012	Initial publication.
<p>Decision Class: Regulatory Document Type: Form Business Function: Methodology Keywords: standardized baselines</p>		