

CDM-EB104-A02-AMEN

Standard

Amendments to version 02.0 of the CDM project standard for programmes of activities

Version 01.0



United Nations
Framework Convention on
Climate Change

TABLE OF CONTENTS	Page
1. AMENDMENTS TO “CDM PROJECT STANDARD FOR PROGRAMMES OF ACTIVITIES” (VERSION 02.0)	3
APPENDIX 1. AMENDMENTS TO “CDM PROJECT STANDARD FOR PROGRAMMES OF ACTIVITIES” (VERSION 02.0)	4

1. Amendments to “CDM project standard for programmes of activities” (version 02.0)

1. This document contains the amendments adopted by the Executive Board of the clean development mechanism at its 104th meeting, to the “CDM project standard for programmes of activities” (PS-PoA) (version 02.0) (CDM-EB93-A07-STAN). This document will be consolidated into the PS-PoA in its next revision.
2. The amendments contained in appendix 1 enter into force on 12 September 2019.

Appendix 1. Amendments to “CDM project standard for programmes of activities” (version 02.0)

1. Changes to section 7.10. Approval and authorization

1. The existing paragraph 69 shall read as follows:

69. The coordinating/managing entity shall obtain a letter of approval⁷ from the DNA of each Party involved in the proposed CDM PoA that:⁸

- (a) Confirms that the Party is a Party to the Kyoto Protocol;
- (b) Confirms that the participation in the proposed CDM PoA is voluntary;
- (c) Refers to the precise title of the proposed CDM PoA.

Footnote 7 For a proposed CDM PoA supported by a multilateral fund, involving many host Parties does not necessarily require letters of approval from the DNAs of all Parties not all Parties participating in the fund need to be “Parties involved” and provide a letter of approval. However, those not providing a letter may be giving up some of their rights and privileges in terms of being a Party involved in the PoA.

A letter of approval from a Party may cover more than one proposed CDM PoA, provided that the PoAs are clearly listed in the letter.

2. Changes to section 10.1. General requirements

2. The existing paragraph 255 shall read as follows:

255. The coordinating/managing entity shall prepare, for each monitoring period, either a single monitoring report or multiple separate monitoring reports in the following manner:

- (a) In the case of a single monitoring report, the report shall contain all monitoring results of all CPAs included in the registered CDM PoA;
- (b) In the case of multiple separate monitoring reports, each CPA shall be included only in one of the monitoring reports and all the monitoring reports shall collectively contain all monitoring results of all CPAs that have been included in the registered CDM PoA (i.e. all the monitoring reports shall contain mutually exclusive batches of CPAs). Also, all the monitoring reports shall have the same monitoring period that encompasses all monitoring results to be obtained during the period. The start of the first monitoring period shall be the earliest date of the crediting periods of all CPAs having been included in the PoA at the time of the preparation of the first monitoring reports. The multiple separate monitoring reports covering the same monitoring period may be published and the corresponding requests for issuance may be submitted to the secretariat separately at different points in time;

(c) In both cases referred to in subparagraphs (a) and (b) above, the monitoring results of individual CPAs shall be separated and grouped by CPA type defined in the corresponding generic CPA-DD-;

(d) In both cases referred to in subparagraphs (a) and (b) above, a monitoring report shall only contain monitoring results of the CPAs that were included or updated^{44bis} in the same PoA period.

Footnote 44^{bis}. Updating of a CPA in this context may occur due to the renewal of the crediting period or a post-registration change of the CPA.

3. Changes to section 10.3. Description of implemented registered programme of activities

3. The existing paragraph 260 shall read as follows:

260. The coordinating/managing entity shall indicate whether there are any temporary deviations from the registered monitoring plan, the applied methodologies, the applied standardized baselines or the other applied methodological regulatory documents, or permanent changes to the PoA or to the included CPAs (hereinafter referred to as post-registration changes). For post-registration changes that have been approved by the Board or notified to the secretariat in accordance with the "CDM project cycle procedure for programmes of activities", the coordinating/managing entity shall indicate the dates of the approvals or the notifications.

4. Changes to section 10.7. Verification of implementation of registered programme of activities and monitored emission reductions or net anthropogenic removals

4. The existing paragraph 279 shall read as follows:

279. The coordinating/managing entity shall, through a DOE, request the issuance of CERs, tCERs or ICERs as follows:

(a) In a single request, if only one monitoring report has been published covering the monitoring results of all CPAs in the PoA in accordance with paragraph 255 above; or

(b) In multiple separate requests, with each request corresponding to each monitoring report or to a subset of monitoring results in a monitoring report prepared in accordance with paragraph 255 above. If originally there were fewer monitoring reports published, and during the verification the coordinating/managing entity decided to separate the monitoring results into more monitoring reports, the number of the requests for issuance shall not be less than the number of monitoring reports originally published and the coordinating/managing entity shall prepare and submit separate monitoring reports to the DOE for verification.

- - - - -

Document information

<i>Version</i>	<i>Date</i>	<i>Description</i>
01.0	12 September 2019	EB 104, Annex 2 Initial adoption.

Decision Class: Regulatory
Document Type: Amendment
Business Function: Issuance
Keywords: CME, component project activity, letter of approval, monitoring report, project standard, programme of activities
