



**Approved baseline and monitoring methodology /
methodological tool clarification response form
(Version 03.0)**

INFORMATION TO BE COMPLETED BY THE SECRETARIAT OR PANEL / WG

Date and number of Panel / WG meeting:	21–25 June 2021 / MP 85
Title/Subject of the request for clarification:	Clarification on sub-step 3(a) under establishing the discount factor for number of testing equipment
Reference number of the request for clarification:	AM_CLA_0289
Exact reference (number, title and version) of the methodology or methodological tool to which the request for clarification applies:	AM0079: Recovery of SF6 from Gas insulated electrical equipment in testing facilities --- Version 2.0
Fast track or Regular track:	<input type="checkbox"/> Fast track <input checked="" type="checkbox"/> Regular track

Summary of the request for clarification

Original text from the PP:

In AM0079 methodology baseline procedure - Baseline emissions - sub step3(a) - page 8, it is stated to “Define the maximum number of equal range, in KV, categories that contain at least 5 equipments both of the historic and project samples”.

We would like to clarify the reason why at least 5 equipment should be contain in each KV categories. It would be appreciated if you could provide any related reference report, materials, etc.

Thank you in advance.

<Attached is the part of the AM0079 page 8_sentence highlighted>

Clarification by the secretariat or Panel / WG

The Meth Panel would like to thank the stakeholder for the submission. The requirement to have at least 5 equipment in each category in both the baseline (historical) and project period is a safeguard intended to avoid over-estimation of emission reductions by ensuring that a comparable number of equipment testing is available to generate a representative result of each of the defined categories. Please note that the methodology allows for the case where the project participant has less than 5 equipment tested either in the historical or project period by establishing only one category.

Version(s) of the approved methodology / methodological tool to which the clarification is applicable:

AM0079: Recovery of SF6 from Gas insulated electrical equipment in testing facilities --- Version 2.0

- - - - -

Document information

<i>Version</i>	<i>Date</i>	<i>Description</i>
03.0	13 May 2016	Revised to include the row “Version(s) of the approved methodology / methodological tool to which the clarification is applicable”

<i>Version</i>	<i>Date</i>	<i>Description</i>
02.0	18 July 2013	Revised to remove the row “Date and signature of the chair and vice chair of Panel/WG (in case of clarification by Panel/WG)”
01.0	4 July 2013	Initial publication. This document supersedes and replaces the following documents: <ul style="list-style-type: none">• Recommendation Form for Small Scale Methodologies (F-CDM-SSCwg) (Version 01.1)• Recommendation Form for Small Scale A/R Methodologies and Procedures (F-CDM-SSC-AR) (Version 01.1)
Decision Class: Regulatory Document Type: Form, Clarification Business Function: Methodology Keywords: applying methodologies and tools		