



**CLEAN DEVELOPMENT MECHANISM  
PROJECT DESIGN DOCUMENT FORM (CDM-PDD)  
Version 03 - in effect as of: 28 July 2006**

**CONTENTS**

- A. General description of project activity.
- B. Application of a baseline and monitoring methodology
- C. Duration of the project activity / crediting period
- D. Environmental impacts
- E. Stakeholders' comments

**Annexes**

- Annex 1: Contact information on participants in the project activity
- Annex 2: Information regarding public funding
- Annex 3: Baseline information
- Annex 4: Monitoring plan

**SECTION A. General description of project activity****A.1 Title of the project activity:**

&gt;&gt;

24 MW Dummagudem Hydel project by SLS Power Corporation Limited

Version 3

20/06/2011

**A.2. Description of the project activity:**

&gt;&gt;

The 24 MW Dummagudem hydro project of SLS Power Corporation Limited is a grid connected run-of-river hydro power project located in Andhra Pradesh, India. The proposed project is located in the Southern Power Region and has been conceived for harnessing the power potential of left flank of the branch anicut in the Godavari River in Khammam District. This project involves the installation of six Horizontal Pit type full Kaplan turbines & generating units of 4 MW each to generate 24MW of power utilizing a rated head of 4.8m and a design discharge of 601.02m<sup>3</sup> (Please refer to section A.4.3 for further technical details).

The project activity is a Greenfield project planned on the Godavari River. Thus, the scenario existing prior to the implementation of this project activity would be to allow the potential energy in the flowing river to go untapped. In the absence of the project activity, any existing power demand in the region would be met by the continued operation of fossil fuel based power plants in the grid. Hydropower is a clean, renewable source of energy and does not contribute to air or water pollution or the emissions of greenhouse gases. The water after powering the turbines will be discharged back into the Godavari River through a tailrace canal, located within the river course close to the left bank open channel.

The objective of the proposed project is to generate power from harnessing the water to meet the ever increasing demand for electricity in the Southern region of India. The generated power will be exported to the Southern regional grid via the sub-station at Bhadrachalam. The project is expected to export 100,300 MWh of energy per year to the grid. Hydro power plants are considered to be zero emission power sources. The project activity will displace the fossil fuel fired power generation from the grid and hence contribute to a reduction in greenhouse gases.

As determined in Section B.4, the baseline scenario relates to the export of electricity to the grid by the operation of grid connected power plants and by the addition of new generation sources. The baseline scenario is the same as the scenario existing prior to the start of the implementation of the project activity.

**Contribution of the project activity to Sustainable Development**

The project is a run-of-river hydroelectric plant & hence does not involve the construction of a dam, therefore the negative impacts often associated with dams such as the relocation of communities and residents as well as transfer of waterways will not occur.

Locally, the project will contribute significantly to the social and economic situation of the local residents through creation of employment opportunities during the construction of the power plant besides providing regular employment opportunities during the operation of the project.



The project activity improves the connectivity of the project area, since it will result in the construction of additional roads and other infrastructure developments by spending around INR 18 Lakhs (2% of the expected CER revenue, as per MOEF guidelines)<sup>1</sup> as part of the local area development assistance annually.

### Contribution of the project activity to the Environment

The proposed project activity utilizes available hydro sources for power generation. The state of Andhra Pradesh is part of Southern regional grid system and power generation in the Southern Grid is dominated by fossil fuels. The project activity will not result in any greenhouse gas emissions and causes no negative impacts on the environment, both at a local as well as at a global level. The project activity does not result in degradation of any natural resources, health standards, etc. at the project area. The project will not cause any air, water, or noise pollution.

### Contribution of the project activity to Technological Well Being

The project would utilize environmentally safe and sound technologies available in the hydroelectric power generation sector.

#### A.3. Project participants:

>>

Name of Party involved ((host) indicates a host Party)	Private and/or public entity(ies) project participants (as applicable)	If Party wishes to be considered as a project participant
India (host)	<b>Private Entity:</b> M/s SLS Power Corporation Limited	No

(\*) In accordance with the CDM modalities and procedures, at the time of making the CDM-PDD public at the stage of validation, a Party involved may or may not have provided its approval. At the time of requesting registration, the approval by the Party(ies) involved is required.

The official contact for the project activity will be M/s SLS Power Corporation Limited, contact details as listed in Annex I.

#### A.4. Technical description of the project activity:

##### A.4.1. Location of the project activity:

>>

##### A.4.1.1. Host Party(ies):

>>

India

##### A.4.1.2. Region/State/Province etc.:

>>

Andhra Pradesh

<sup>1</sup> Refer Appendix I of the PDD

**A.4.1.3. City/Town/Community etc:**

&gt;&gt;

Dummagudem village, Bhadrachalam Taluka ,Khammam District

**A.4.1.4. Detail of physical location, including information allowing the unique identification of this project activity (maximum one page):**

&gt;&gt;

The project is located on left flank of the branch anicut in the Godavari River. The access distance of the project site from:

State Capital, Hyderabad: 378km

District headquarter, Khammam: 160km

Nearest railhead, Kottagudem: 62km

The geographical co-ordinates of the project site are:

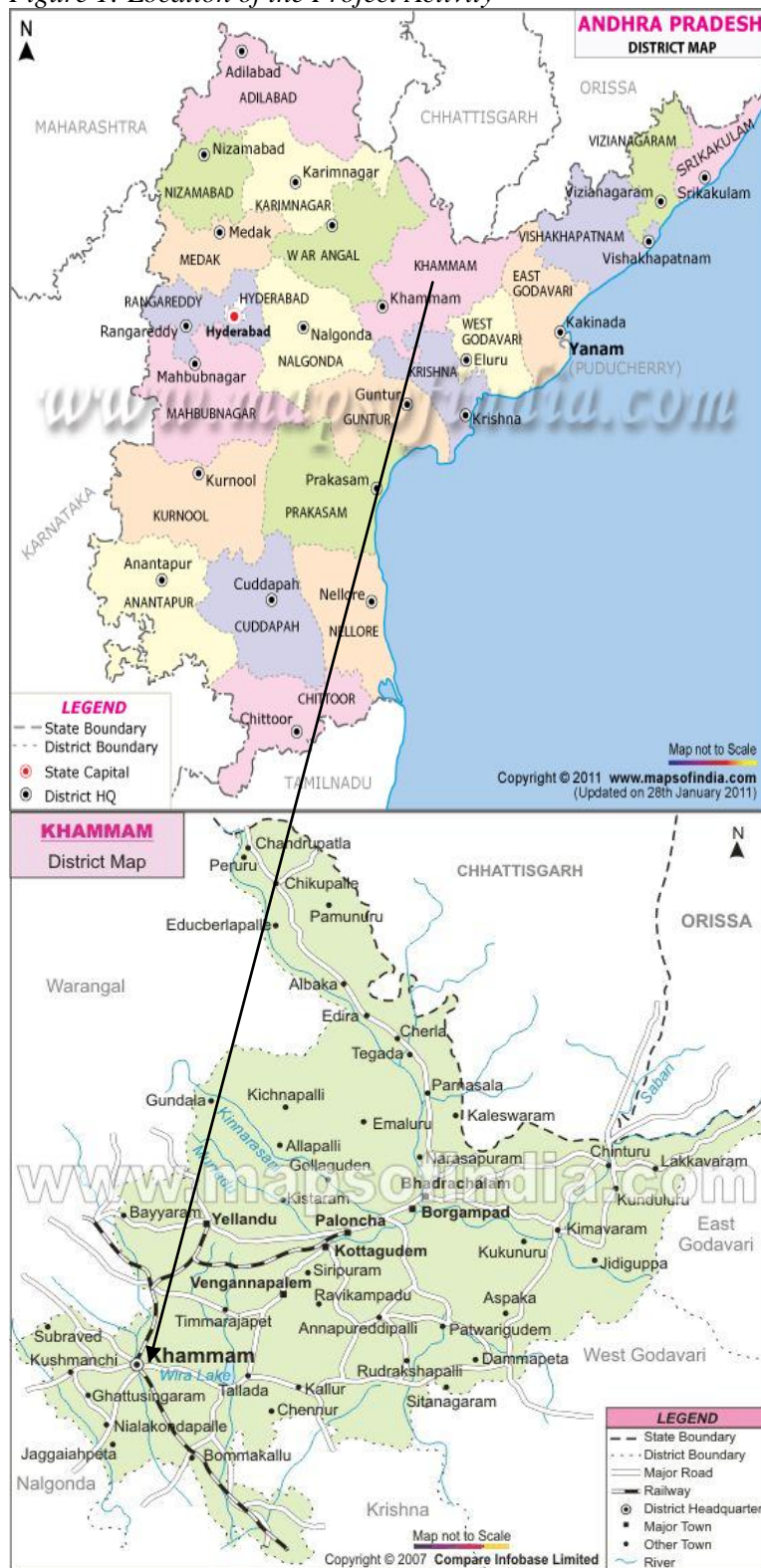
Longitude: 80° 53' 12" E

Latitude: 17° 51' 19" N

The maps below show the exact location of the project activity in the state of Andhra Pradesh in India.



Figure 1: Location of the Project Activity



**A.4.2. Category(ies) of project activity:**

&gt;&gt;

Sectoral Scope 1: Energy Industries (renewable/non renewable sources)**A.4.3. Technology to be employed by the project activity:**

&gt;&gt;

The project is a Greenfield project and hence, no equipments/systems would be in operation prior to the implementation of the project activity. The potential energy available within the Godavari river flow would remain untapped. The proposed project is a run-of-river hydro electric power plant with a design discharge of rated head of 4.8m and a design discharge of 601.02 cumecs. The hydro power plant has an installed capacity of 24 MW (6 x 4 MW each) and is capable of producing 103,400 MWh of power per year in a 90% dependable year with 95% machine availability and operating at a plant load factor of 49.18%. The catchment area at the diversion site is 307 km<sup>2</sup>.

The salient features of the project are:

*Table 1: Technical Parameters of Project activity*

Parameter	Value
Net head	4.8m
Type of power house	Surface
Design discharge	600 Cumecs
Type of switchgear	11/132kV air insulated switchgear
Speed of turbine	111 rpm
Generation voltage	11kV
Transmission voltage	132kV
GSU transformer	20MVA 3 phase, 11/132 kV

The main components of the project are:

- A 100m wide gated weir
- An intake located at the axis of branch anicut
- One de silting basin
- A head race channel is located on the existing navigational channel
- Six (9.5 m x 10.5 m each) intake gate opening is provided for flow of water to turbines
- A surface power house to house six horizontal pit type full Kaplan units of 4MW each
- A tail race channel with a reverse slope and then with gradient up to 550 m that will discharge into the river in the direction of the river flow
- A surface switchyard 70m x 30m which shall house the generator transformer bays and an outgoing line
- 11 / 132 kV SC line from the site to Bhadrachalam to Etapaka Sub-Station (20 Kms) for evacuation of power

The turbine characteristics would be selected such that the optimum efficiency falls close to the rated output of the unit at rated head. A pumping station will be provided to supply an adequate quantity of water from the tailrace only for cooling of the turbine generator bearings, generator air coolers and selected plant services. It will then flow back into the river.



Each synchronous generator would be horizontal shaft, salient pole type, 3 phase, 50Hz directly coupled to the turbine. It would be rated for a continuous output of 4000 kW at a power factor of 0.85 and a rated voltage of 11kV with the capability of 10% intermittent overloading.

The power from the proposed project activity has been planned to be pooled at the proposed 132kV Etapaka (Bhadrachalam) sub-station. The Bhadrachalam sub-station in turn is hooked to the grid. The line length shall be about 20kms. Thus, the project activity will supply renewable energy to the Southern grid of India (grid identification undertaken in section B.4), thereby partly replacing the energy generated by other, fossil fuel based plants connected to the grid.

In the absence of the project activity the power in the grid would have been supplied by other grid connected power plants and addition of new power plants. The baseline scenario is the same as the scenario existing prior to the start of the implementation of the project activity.

Thus, the technology to be involved will be environmentally safe and sound technology.

#### **A.4.4 Estimated amount of emission reductions over the chosen crediting period:**

>>

Table 2: Estimation of emission reductions

<b>Year</b>	<b>Annual estimation of emission reductions in tonnes of CO<sub>2</sub>e</b>
2011 (October – December)	22,317
2012	89,267
2013	89,267
2014	89,267
2015	89,267
2016	89,267
2017	89,267
2018	89,267
2019	89,267
2020	89,267
2021(January- September)	66,950
<b>Total estimated reductions (tonnes CO<sub>2</sub>e)</b>	<b>892,670</b>
<b>Total number of crediting years</b>	<b>10</b>
<b>Annual average over the crediting period of estimated reductions (tonnes of CO<sub>2</sub>e)</b>	<b>89,267</b>

#### **A.4.5. Public funding of the project activity:**

>>

The project has not received any public funding or Official Development Assistance (ODA) and an undertaking from the project owner will be provided to DOE during validation.

**SECTION B. Application of a baseline and monitoring methodology****B.1. Title and reference of the approved baseline and monitoring methodology applied to the project activity:**

&gt;&gt;

Version 12.1.0 – Approved consolidated baseline and monitoring methodology ACM0002

“Consolidated baseline methodology for grid-connected electricity generation from renewable sources”,  
EB 58

Version 2 – Tool to calculate the emission factor for an electricity system, EB 50

Version 2 - Tool to calculate project or leakage CO<sub>2</sub> emissions from fossil fuel combustion, EB 41

Version 5.2 – Tool for the demonstration and assessment of additionality, EB 39, Annex 10

**B.2 Justification of the choice of the methodology and why it is applicable to the project activity:**

&gt;&gt;

The project activity meets the applicability criterion mentioned in the methodology.

*Table 3: Justification of applicability criteria - 1*

S.No.	Criteria	Justification
1	This methodology is applicable to grid-connected renewable power generation project activities that (a) install a new power plant at a site where no renewable power plant was operated prior to the implementation of the project activity (greenfield plant); (b) involve a capacity addition; (c) involve a retrofit of (an) existing plant(s); or (d) involve a replacement of (an) existing plant(s).	The hydro electric power plant is a greenfield plant connected to the Southern Regional Grid and will produce power for sale to the grid, displacing fossil fuel based power generation. Thus, criterion (a) is applicable whilst (b) and (c) and (d) do not apply.
2	The project activity is the installation, capacity addition, retrofit or replacement of a power plant/unit of one of the following types: hydro power plant/unit (either with a run-of-river reservoir or an accumulation reservoir), wind power plant/unit, geothermal power plant/unit, solar power plant/unit, wave power plant/unit or tidal power plant/unit	The project activity involves the installation of a greenfield run-of-river hydro power plant. Thus, this criterion is applicable.
3	In the case of capacity additions, retrofits or replacements (except for wind, solar, wave or tidal power capacity addition projects which use Option 2: on page 10 to calculate the parameter $EG_{PJ,y}$ ): the existing plant started commercial operation prior to the start of a minimum historical reference period of five years, used for the calculation of baseline emissions and defined in the baseline emission section, and no capacity expansion	Since the hydro electric power plant is a greenfield plant and not a capacity addition, retrofit or replacement project, this criterion does not apply to the project.





	or retrofit of the plant has been undertaken between the start of this minimum historical reference period and the implementation of the project activity.	
4	<p>In case of hydro power plants:</p> <ul style="list-style-type: none"> <li>- The project activity is implemented in an existing reservoir, with no change in the volume of reservoir.</li> <li>- The project activity is implemented in an existing reservoir, where the volume of reservoir is increased and the power density of the project activity, as per definitions given in the Project Emissions section, is greater than <math>4 \text{ W/m}^2</math>.</li> <li>- The project activity results in new reservoirs and the power density of the power plant, as per definitions given in the Project Emissions section, is greater than <math>4 \text{ W/m}^2</math>.</li> </ul>	The project activity is a run of river project and does not result in a new reservoir. Thus, the project is applicable.

The methodology is not applicable under the following conditions:

Table 4: Justification of applicability criteria - 2

S. No.	Criteria	Justification
1	Project activities that involve switching from fossil fuels to renewable energy sources at the site of the project activity, since in this case the baseline may be the continued use of fossil fuels at the site.	The project activity is a hydro power plant and not a fuel switch project. Hence, it is applicable under the methodology.
2	Biomass fired power plants	The project activity is a hydro power plant (and not a biomass fired power plant) and hence is applicable under the methodology.
3	Hydro power plants <sup>2</sup> that result in new reservoirs or in the increase in existing reservoirs where the power density of the power plant is less than $4 \text{ W/m}^2$ .	The project activity is a run of river project and does not result in a new reservoir. Thus, the project is applicable.

### **B.3. Description of the sources and gases included in the project boundary.**

>>

The methodology states – “The spatial extent of the project boundary includes the project power plant and all power plants connected physically to the electricity system that the CDM project power plant is connected to.”

<sup>2</sup> Footnote 1 on Page 3 of the methodology states that: “Project participants wishing to undertake a hydroelectric project activity that result in a new reservoir or an increase in the existing reservoir, in particular where reservoirs have no significant vegetative biomass in the catchments area, may request a revision to the approved consolidated methodology”. Since this criterion is not applicable to the project activity, we do not discuss it in detail.

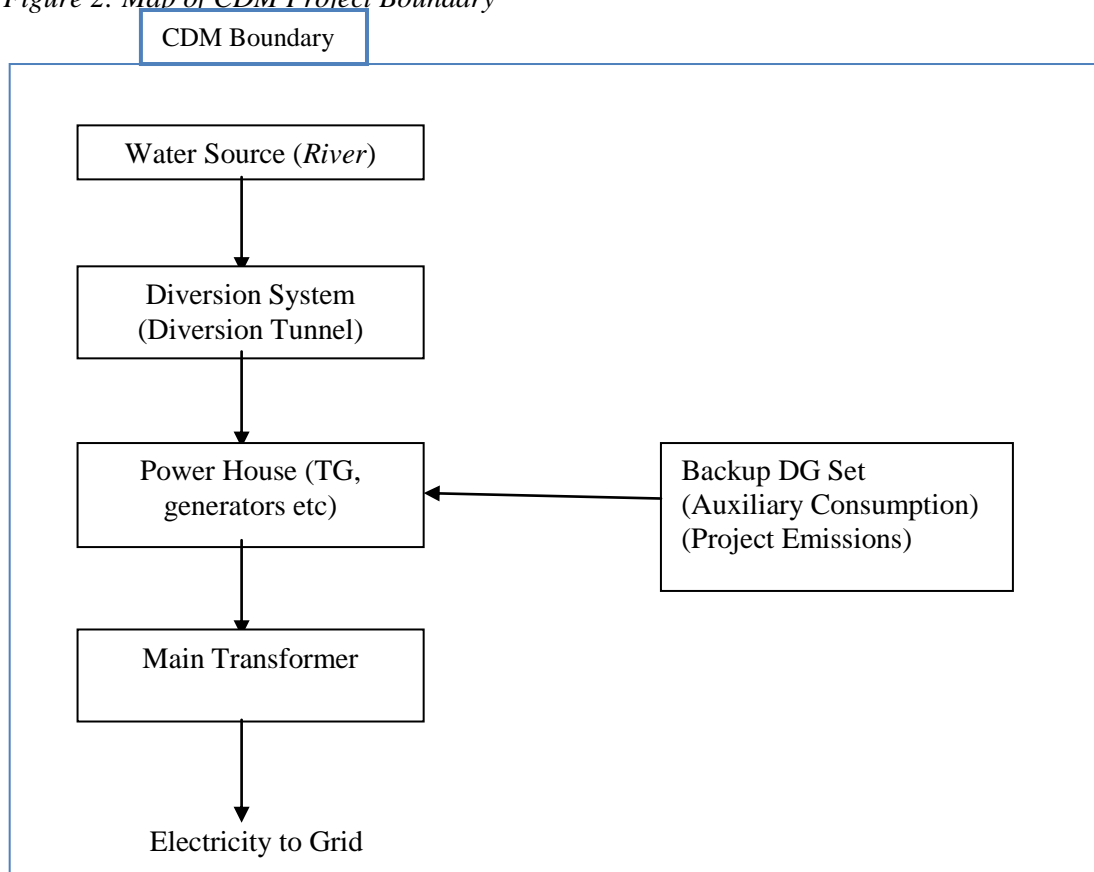
In case of the project activity the project boundary thus includes the project hydro power plant and all the other power plants connected to the Southern Regional grid of India.

The electricity system is defined according to the “*Tool to calculate the emission factor for an electricity system version 2*”.

For the purpose of the project activity the relevant grid is defined by the power generating units serving the same grid as the project activity. In the case of India there are regional grids which facilitate the transfer of electricity between states and which are supplied by central sector power stations operating in the region. Andhra Pradesh is part of the Southern Region and we have therefore considered the Southern grid.

The below flow diagram physically delineates the project activity and its relevant information:

Figure 2: Map of CDM Project Boundary





The greenhouse gases and emission sources included in or excluded from the project boundary are shown in the table below:

Table 5: Sources & gases included in project activity

Source		Gas	Included?	Justification/ Explanation
BASELINE	CO <sub>2</sub> emissions from electricity generation in fossil fuel fired power plants that are displaced due to the project activity.	CO <sub>2</sub>	Yes	This gas is included in the project boundary as this was produced in the baseline by the operation of fossil fuel fired power plants connected to the grid.
		CH <sub>4</sub>	No	The methodology considers this as a minor emission source and hence has been excluded for simplification.
		N <sub>2</sub> O	No	The methodology considers this as a minor emission source and hence has been excluded for simplification.
PROJECT ACTIVITY	For geothermal power plants, fugitive emissions of CH <sub>4</sub> and CO <sub>2</sub> from non condensable gases contained in geothermal steam.	CO <sub>2</sub>	No	The project activity is not a geothermal power plant and hence this is automatically excluded.
		CH <sub>4</sub>	No	The project activity is not a geothermal power plant and hence this is automatically excluded.
		N <sub>2</sub> O	No	The methodology considers this as a minor emission source and hence has been excluded for simplification.
	CO <sub>2</sub> emissions from combustion of fossil fuels for electricity generation in solar thermal power plants and geothermal power plants	CO <sub>2</sub>	Yes	The project activity is not a geothermal power plant or a solar thermal power plant. However, any usage of fossil fuels on site will be monitored and project emissions due to the same will be accounted for.
		CH <sub>4</sub>	No	The methodology considers this as a minor emission source and hence has been excluded for simplification.
		N <sub>2</sub> O	No	The methodology considers this as a minor emission source and hence has been excluded for simplification.
	For hydro power plants, emissions of CH <sub>4</sub> from the reservoir	CO <sub>2</sub>	No	The methodology considers this as a minor emission source and hence has been excluded for simplification.
		CH <sub>4</sub>	No	The project activity is a run of the river hydro project & does not result in a new reservoir. Hence, these emissions are neglected in line with the methodology.
		N <sub>2</sub> O	No	The methodology considers this as a minor emission source and hence has been excluded for simplification.



**B.4. Description of how the baseline scenario is identified and description of the identified baseline scenario:**

>>

Since the project activity is the installation of a new grid-connected renewable power plant/unit, the baseline scenario is the following:

*“Electricity delivered to the grid by the project activity would have otherwise been generated by the operation of grid-connected power plants and by the addition of new generation sources, as reflected in the combined margin (CM) calculations described in the “Tool to calculate the emission factor for an electricity system”.*

The baseline scenario of the project activity has been identified as per the guidance provided in step 1 of ACM0002 version 12.1.0, as shown below:

**P1: The project activity not implemented as a CDM project**

**P2: The continuation of the current situation i.e. to use all power generation equipment that was already in use prior to the implementation of the project activity and undertaking business as usual maintenance. The additional power generated under the project would be generated in existing and new grid-connected power plants in the electricity system; and**

**P3: All other plausible and credible alternatives to the project activity that provide an increase in the power generated at the site, which are technically feasible to implement. This includes, *inter alia*, different levels of replacement and/or retrofit at the power plant/unit(s). Only alternatives available to project participants should be taken into account.**

*P1* – The investment analysis in Section B.5 shows that **P1** cannot be a credible baseline scenario since the proposed project faces hurdles that would prevent its implementation without the infusion of CDM benefits.

*P2* – This is the most plausible baseline scenario since the grid is likely to continue generating the additional electricity that would be generated under the project (using a majority of fossil fuel fired plants) and does not face similar barriers to the project activity.

The table below highlights the power scenario in the state of Andhra Pradesh (AP)<sup>3</sup>:

*Table 6: Installed Capacity in AP (as on 31<sup>st</sup> March 2010)*

Power Plant Capacities	
Source	Installed Capacity(MW)
Thermal	4592.50
Hydel	3790.4
Others	2.00
<b>Total</b>	<b>8384.9</b>

<sup>3</sup> <http://www.apgenco.gov.in/inner.asp?frm=ourpowerplants>



The installed capacity in the state stands at 8384.9 MW, out of which hydro contributes 3790.4 MW (45.20%). However, due to the low Plant Load Factor of Hydro plants, the actual generation (in MWh) from these plants is much lower than thermal power plants as shown in the tables below.

Table 7: Generation from thermal plants<sup>4</sup>:

Year	Generation (MWh)
2009-10	26567000.6
2008-09	25677000.9
2007-08	23686000

Table 8: Generation from hydro plants<sup>5</sup>:

Station	Generation (MWh)		
	2008-09	2009-10	2010-11
Donkarayi Canal Power House (1 x 25 MW)	128000.2	41000.69	0000
Lower Sileru Hydro Electric Scheme (4 x 115 MW)	1374000.3	632000.39	0000
Machkund Hydro Electric (Joint) Scheme ( 3 x 17 + 3 x 23) AP Share (70%)	328000.1	295000.8	0000
Mini Hydro Schemes (Peddapalli 5 MW, Palair 2 MW and Chettipeta 1 MW)	13000.1	4000.88	0000
Nagarjunasagar Left Canal Power House (2 x 30 MW)	86000.7	30000.91	0000
Nagarjunasagar Right Canal Power House (3 x 30 MW)	171000.1	116000.21	0000
Nizamsagar Hydro Electric Scheme (2 x 5 MW)	24000.1	3000.02	0000
Nagarjunasagar Hydro Electric Scheme (1 x 110 + 7 x 100)	1106000.1	1213000.86	0000
Penna Ahobilam Hydro Electric Scheme (2 x 10 MW)	1000.9	4000	0000
Pochampad Hydro Electric Scheme (3 x 9 MW)	63000.9	2000.54	0000
Priyadarshini Hydro Electric Scheme	124000.3	239000.02	39000
Singur Hydro Electric Scheme (2 x 7.5 MW)	8000.4	5000.35	0000
Srisailem Left Bank Hydro Electric Scheme (6 x 150 MW)	1803000.7	1280000.38	0000
Srisailem Right Bank Hydro Electric Scheme (7 x 110 MW)	1811000.4	1277000.02	0000
Tungabhadra Hydro Electric Scheme (4 x 9 MW + 4 x 9 MW) AP Share (80%)	157000.5	152000.76	0000
Upper Sileru Hydro electric Scheme (4 x 60 MW)	621000.4	231000.59	0000
<b>Total :</b>	<b>7824000.2</b>	<b>5531000.42</b>	<b>39000</b>

<sup>4</sup> [http://www.apgenco.gov.in/inner.asp?frm=Performance\\_thermal](http://www.apgenco.gov.in/inner.asp?frm=Performance_thermal)

<sup>5</sup> [http://www.apgenco.gov.in/inner.asp?frm=Performance\\_hydel](http://www.apgenco.gov.in/inner.asp?frm=Performance_hydel)



Thus, hydro contributed only 5531000.42 MWh (**16.51%**) to the total power generated in the state of Andhra Pradesh during the year 2009-10 i.e. 33502000MWh<sup>6</sup>. This makes it clear that the grid to which the SLS Hydro project intends to supply renewable electricity continues to remain fossil fuel intensive. Thus, **P2** has been chosen as the baseline scenario.

*P3* – The installation of a new fossil fuel based power plant is not a credible baseline as to undertake an investment on a similar scale is not feasible. Further, there are no coal linkages available to the PP in Andhra Pradesh nor is coal available at a competitive price. Also, excluding this baseline is conservative as coal would result in higher baseline emissions (due to its higher CO<sub>2</sub> intensity).

In examining this option it is necessary to consider fuels, materials and technology available at the project site. We can therefore rule out wind, biomass, tidal or solar as no projects of similar scale have been developed in the Dummagudem village. Furthermore there is not enough exploitable wind power resource on the project site to build a wind power plant with equivalent amount of power generation i.e. 24MW. Moreover, biomass power generation of the same annual power output would require huge amounts of biomass which is in shortage in the regions where the project is located & comes at a cost. Similarly, tidal or solar implementation would be impossible in the region.

From the above analysis the regional grid (*Alternative P2*) has been taken as the baseline and baseline emissions have been calculated as per the methodology – “*If the project activity is the installation of a new grid-connected renewable power plant/unit, the baseline scenario is the following:*”

*Electricity delivered to the grid by the project activity would have otherwise been generated by the operation of grid-connected power plants and by the addition of new generation sources, as reflected in the combined margin (CM) calculations described in the “Tool to calculate the emission factor for an electricity system”.*

For the purpose of the project activity the relevant grid is defined by the power generating units serving the same grid as the project activity. In the case of India there are regional grids which facilitate the transfer of electricity between states and which are supplied by central sector power stations operating in the region. Andhra Pradesh is part of the Southern Region and we have therefore considered the Southern grid.

We have adopted the approach specified in the “*Tool to calculate the emission factor for an electricity system version 2*” to calculate the CO<sub>2</sub> emission coefficient of the Southern regional electricity grid. The weighted average of simple operating margin and build margin has been used for calculation of the baseline. The grid emission factor has been obtained from the “*Central Electricity Authority CO<sub>2</sub> Baseline Database version 5*” and is fixed ex-ante at 0.89tCO<sub>2</sub>/MWh and is calculated as shown in table below:

*Table 9: Calculation of Combined Margin Grid Emission Factor*

Parameter	tCO <sub>2</sub> /MWh
Simple Operating Margin	0.97
Build Margin	0.82
Combined Margin	0.89

<sup>6</sup> <http://www.apgenco.gov.in/inner.asp?frm=operationalperformance>

**B.5. Description of how the anthropogenic emissions of GHG by sources are reduced below those that would have occurred in the absence of the registered CDM project activity (assessment and demonstration of additionality): >>**

The following section demonstrates that the project activity is not part of the baseline scenario by drawing on version 05.2 of “*Tool for the demonstration and assessment of additionality*”.

**Step 1: Identification of alternatives to the project activity consistent with current laws and regulations*****Sub-step 1a: Define alternatives to the project activity:***

The demonstration of the baseline scenarios (in section B4) was incorporated as per the steps contained in the methodology ACM0002 version 12.1.0, which prescribes credible baseline scenarios for the project activity. Amongst the applicable baseline scenarios, we have chosen P2 as explained in section B.4 above.

Thus, the alternative to the project activity is:

**P2: The continuation of the current situation i.e. to use all power generation equipment that was already in use prior to the implementation of the project activity and undertaking business as usual maintenance. The additional power generated under the project would be generated in existing and new grid-connected power plants in the electricity system**

Under this alternative, the increasing demand of electricity would be met by increasing the installed capacity through the possible expansion of existing fossil fuel based power plants as well as construction of new power plants, according to the current policies and regulations. This is a realistic and credible baseline scenario, as shown in section B.4 above.

Thus, scenario **P2** is selected as an alternative to the project activity.

***Sub-step 1b: Consistency with mandatory laws and regulations:***

In terms of the alternatives mentioned above, all conform to local and national policies and are therefore credible.

**Step 2: Investment analysis**

The investment analysis has been undertaken in compliance with EB51 Annex 58 - “*Guidance on the Assessment of Investment Analysis, Version 3*”.

***Sub-step 2a: Determine appropriate analysis method***

Since the alternative to the project activity is supply of electricity from grid *Option III i.e. benchmark analysis* has been used to demonstrate additionality of the project, which is in conformity with guidance 16 of Annex 58, EB 51.

***Sub-step 2b: Option III. Apply benchmark analysis***



The Internal Rate of Return (IRR) is one of the known financial indicators used to demonstrate the additionality of the project. Among the four financial indicators recommended by the “Additionality Tool”, IRR is one alternative. The tool permits us to select either the Project IRR (the viability of the project to service debt) or the Equity IRR (the final return on the initial equity investment) to demonstrate the additionality. Out of the two, we have chosen to analyze the additionality using project IRR and compare it to a relevant benchmark as explained below.

The commercial lending rate has been selected as the benchmark for determining the investment worthiness of the project. The Prime Lending Rate (PLR) as the time of the decision making (15<sup>th</sup> September 2008<sup>7</sup>) was in the range of 13.25% to 14%<sup>8</sup>. The project developer had taken into consideration the mid range of the PLR as the benchmark<sup>9</sup> (i.e.13.63%).

**Sub-step 2c: Calculation and comparison of financial indicators (only applicable to Options II and III):**

The project IRR calculations include all the revenues and costs associated with the project. The revenues include the sale of electricity from the power plant as per the rate agreed in the Power Purchase Agreement (PPA)<sup>10</sup>. The major costs to be incurred (post implementation) are the operation and maintenance (O & M) of the equipments used in the project activity..

The costs and revenues have been detailed below:

*Table 10: Financial analysis of project activity*

<b>Costs (in INR Lakhs)</b>		
<b>Description</b>	<b>Value</b>	<b>Source</b>
Civil costs	7158.00	DPR
Hydro-Mechanical	1290.00	DPR
Electro-Mechanical equipment cost	7206.00	DPR
Power Evacuation	715.00	DPR
Other costs	425.00	DPR
<b>Project Capital cost</b>	<b>16794.00</b>	
Assumed IDC	1641.43	DPR
<b>Project cost with IDC</b>	<b>18435.43</b>	
Debt Equity Ratio (%)	70:30	IREDA Loan documents
Loan amount	12904.80	IREDA Loan documents
Loan Period (including grace period & construction period) in years	12 (10 + 2)	IREDA Loan documents
Loan Interest Rate (%)	12.15	IREDA Loan documents

<sup>7</sup> Refer SLS board resolution dated 15<sup>th</sup> September 2008

<sup>8</sup> <http://rbidocs.rbi.org.in/rdocs/Wss/PDFs/87674.pdf>

<sup>9</sup> The 13.63 % benchmark would yield a return on equity of even less than 15% as against 15.77% chosen as the benchmark for the equity IRR in the webhosted PDD.

<sup>10</sup> This is as per the Power Purchase Agreement signed with Tata Power Ltd.





Interest on Working Capital (%)	12.15	IREDA Loan documents
<b>Fixed Operating Costs</b>		
Annual O & M costs (INR Lakhs/MW)	12.77	DPR
O & M Escalation (%)	5.72	CERC Norms
Lifetime of the project activity (years)	25.00	DPR
<b>Expected Power Generation and Revenues</b>		
Installed Capacity (kW)	24000	DPR
Operating Period (days)	365	DPR
Operating Hours	8760	-
Plant Load Factor (%)	49.18	DPR/IREDA Loan documents
Gross Power Generated (MWh)	103,400	DPR
Auxiliary Power consumption & Transmission Loss (%)	3.00	DPR
Net Power Export to grid (MWh)	100,300	DPR
Electricity sale rate (Rs/kWh)	3.50	Power Purchase Agreement (PPA) with Tata Power Trading Company Ltd
Duration of PPA	Up to 2012	Power Purchase Agreement (PPA) with Tata Power Trading Company Ltd
Escalation in sale rate (INR) until 2012	0	Power Purchase Agreement (PPA) with Tata Power Trading Company Ltd
Subsidy from Govt. And other Official Assistance (INR Lakhs)	580.00	MNRE Subsidy
<b>Other Assumptions</b>		
Depreciation Rate (Company's Act) E&M (%)	2.57	CERC Norms
Depreciation Rate Income Tax Act (%)	15.00	Income Tax Act of India
Minimum Alternate Tax (%)	11.33	Income Tax Act of India
<b>RESULTS</b>		
<b>Project IRR without CDM Benefits (%)</b>	<b>12.76</b>	<b>Calculated</b>

All the assumptions and costs have been taken from the Detailed Project Report (DPR)/IREDA Loan documents for the project activity. The DPR was prepared on 20<sup>th</sup> August 2008 and submitted to NEDCAP (Non Conventional Energy Development Corporation of Andhra Pradesh Ltd) on 22<sup>nd</sup>



September 2008. The DPR was also submitted to IREDA (Indian Renewable Energy Development Agency Ltd) on 7<sup>th</sup> September 2009 and IREDA approved the loan.

It would appear that the project cost at Rs 7.68 Crores/MW appears to be on the higher side. However, the higher cost is on account of:

- This project is a very low head and high discharge project. The rated head is 4.8m and the discharge cumecs is very high. Hence the size of the turbine is very big (the runner diameter is 4.2 m).
- The Turbine Generator consists of the following major assemblies:
  - Stayring assembly
  - Distributor assembly
  - Discharge ring assembly
  - Draft tube assembly
  - Runner assembly
  - Oil tube assembly
  - Gear box
  - Gear box Lube oil system
  - Generator
  - Generator Lube oil system
  - Cooling water system
  - Drainage & Dewatering system
  - Compressed air system
- The increase in size of the runner diameter results in increase in size of Stayring assembly, thus the total weight which results in increase in cost.
- The Distributor assembly consists of accurately machined components, profiled components, bronze bush bearings, hydraulic servomotor. The increase in runner diameter results in increase in size of the fabricated, machined and outsourced components resulting in increasing the fabrication cost, machining cost and outsourced components cost which includes bronze components, thus increasing the overall cost of the assembly.
- The Runner assembly consists of accurately machined components, Stainless steel profiled components, bronze bush bearings, High strength components, etc. The increase in runner diameter increased the weight of these components which results in increase in cost.
- Gear box is an expensive part of the turbine. The increase in size of the runner diameter increases the size of the runner assembly and associated components connected to gearbox. This increases the capacity of the gearbox resulting in increase of gear box cost.
- The increase in capacity of Generator, Gearbox and size of turbine increase the capacity of auxiliary systems namely cooling water system, Drainage and Dewatering system and Compressed air system, due to which their cost increases.



- The increase in size and capacity of the above Turbine components and Generator increases the weight to be handled by the EOT crane, thus increasing its rating. Increase in rating of crane results in higher cost of crane.
- In this project due to the being head very low, pit type turbine had to be chosen. In this type of turbine, due to the lower setting, the excavation had to done to very low level, thus increasing the excavation cost. Further, in the pit turbines, civil works is very massive as from intake up to the pit, the construction is concrete structure and the turbine metal casing starts beyond the pit.

Hence the cost of civil works is very high, adding to the overall project cost.

The PLF has been estimated based on a detailed hydrological study by Tata Consulting Engineers (TCE), one of India's leading engineering consulting organisations. TCE is ISO 9001 - 2008 certified by Lloyd's Register Quality Assurance. The PLF has been estimated at 49.18%. This is in contrast to the PLF of 35% estimated by APERC in its tariff order for renewable energy plants (dated 20-03-2004). Since the PLF is estimated by a 3<sup>rd</sup> party engineering firm retained by the company, it confirms to the requirements of Annex 11 of EB 48.

The financial indicator has been computed for a period of 25 yrs, which is the operating life of the project. The technical life of the project has been estimated by Zhejiang Jinlun Electromechanic Co Ltd, the manufacturers of the turbine and hence, it confirms to Annex 15 of EB 50. The financial indicator calculation takes into consideration salvage value at the end of the terminal year, which conforms to Guidance 4 of Annex 58, EB 51. The tariff is based on the PPA with Tata Power Trading Company Ltd (TPTCL). The tariff of Rs 3.50/unit is valid until December 2012 and is subject to revision by mutual consent for the later period. Though it is true that the PPA contains a sentence to the effect that all efforts would be made by TPTCL to secure the highest possible rate, a careful reading of the entire sentence would reveal that it is suffixed with “based on market mechanism”. Considering the fact that the tariff fixed by APERC for hydel projects is much lower and that the generating capacity of Andhra Pradesh is envisaged to go multi fold in the times to come, the tariff is unlikely to move northwards. It is against this background that we have considered the tariff as fixed for the operating life of the project which in our opinion is quite conservative as compared to the tariff fixed by the APERC.

The project IRR, without taking into account CER revenues works out to be 12.76%. As evident, the project activity is financially unattractive as the project IRR (12.76 %) is found to be significantly lower than the benchmark (13.63%).

#### ***Sub-step 2d: Sensitivity analysis***

The sensitivity analysis has been done in accordance with EB 51, Annex 58 ‘*Guidance on the Assessment of Investment Analysis*’ paragraph 17 and 18. The guidance states that “*Only variables, including the initial investment cost, that constitute more than 20% of either total project costs or total project revenues should be subjected to reasonable variation (all parameters varied need not necessarily be subjected to both negative and positive variations of the same magnitude), and the results of this variation should be presented in the PDD and be reproducible in the associated spreadsheets.. Where a DOE considers that a variable which constitute less than 20% have a material impact on the analysis they shall raise a corrective action request to include this variable in the sensitivity analysis*”. The IRR of the proposed project activity is driven by the electricity tariff and the investment costs. The IRR is also sensitive to



variations in the electricity tariff and the O & M costs. Thus, we varied the project cost, Plant Load Factor (PLF), electricity tariff rate and the O& M cost in order to analyze the sensitivity of the project.

As per Guidance 18 of Annex 58, EB51 variations in the sensitivity analysis should at least cover a range of + 10% and -10%, unless this is not deemed appropriate in the context of the specific project circumstances. In this case, the project is already experiencing a cost overrun<sup>11</sup> and the PLF assumed is much higher than the APERC recommended PLF. Therefore, the probability of the project cost reducing or PLF increasing by as much as 10% is absolutely impossible. It was against this background that we had given 5% variation. Nevertheless, since the guidance requires that the sensitivity analysis should cover a range of +/-10%, we have provided the 10% variations also. However, for all practical purposes, what is appropriate in the context of the specific project circumstances is only a 5% variation. The results are shown below:

Table 11: Sensitivity Analysis

Factor	Variation in project IRR				
	-10%	-5%	0%	+5%	+10%
Project cost	14.39%	13.54%	<b>12.76%</b>	12.05%	11.40%
Plant Load Factor	10.92%	11.85%	<b>12.76%</b>	13.65%	14.52%
Electricity Tariff	11.13%	11.96%	<b>12.76%</b>	13.54%	14.29%
O&M Cost	13.00%	12.88%	<b>12.76%</b>	12.65%	12.53%
<b>Benchmark (PLR)</b>	<b>13.63%</b>				

The reasons relating to high project cost (Rs 7.68 Crores/MW) have already been highlighted in the section above. As mentioned, the project activity is already facing a cost overrun. Thus, it is highly unlikely that the project cost would reduce by even 5%. Even a 5% reduction in project costs increases the IRR to 13.54% which is still below the benchmark of 13.63% chosen for the project activity. Thus, it is clear that the project cost would never reduce and the project IRR would never cross the benchmark in this case.

The dependence of a hydro project on Plant Load Factor (PLF) poses a significant risk to the financial viability of the project activity. The sensitivity of the IRR to variations in PLF demonstrates the risk associated with the project. A 5% reduction in PLF (*estimated as 49.18% in the DPR*) lowers the project IRR to a paltry 11.85% whilst a 5% increase brings the project IRR (13.65%) slightly near the benchmark, but is extremely unlikely considering the fact that PLF determination is a scientific process (undertaken by TCE, a renowned firm) based on hydrology studies and discharge data available at the site for 10 years. Further, there is always a chance that the PLF will be lower than historical estimates due to climatic conditions, leading to reduced rainfall and droughts. This is also highlighted by the fact that the Andhra Pradesh Electricity Regulatory Commission (APERC) in its tariff order for renewable energy plants dated 20-03-2004 considered 35% PLF as appropriate for mini hydel projects (< 25 MW). The project also received a GSP comment highlighting the fact that the assumed PLF seemed too high and would never be achieved. Thus, it is clear that a 5% increase in PLF is highly unlikely to occur. Thus, the possibility of project IRR crossing the benchmark due to an increase in PLF is highly improbable. Furthermore any increase in the PLF than the sensitivity would be subjected to Annex 66,67 of EB48.

<sup>11</sup> Evidence for the same has now been provided to the DOE.



The IRR is also sensitive to the electricity tariff and this parameter is important in determining the primary revenues of the project activity. The PPA signed with Tata Power Ltd offers a tariff of Rs 3.50/unit valid until Dec 2012 and is subject to revision by mutual consent for the later period. Though it is true that the PPA contains a sentence to the effect that all efforts would be made by TPTCL to secure the highest possible rate, a careful reading of the entire sentence would reveal that it is suffixed with “based on market mechanism”. Considering the fact that the tariff fixed by APERC for hydel projects is much lower and that the generating capacity of Andhra Pradesh is envisaged to go multi fold in the times to come, the tariff is unlikely to move northwards. It is against this background that we have considered the tariff as fixed for the operating life of the project which in our opinion is quite conservative as compared to the tariff fixed by the APERC. It is clear from the table above, even with a 5% increase in tariff, the project IRR (13.54%) still remains below the benchmark (13.63%). There is unlikely to be an escalation of tariff in the future and the above table clearly shows the limited impact of adjusting the power tariff on the IRR.

Lastly, a variation in the O & M costs has been considered in order to complete the sensitivity analysis. As input costs are going up every year due to inflation, the cost of O&M coming down is not a realistic scenario at all. However, we have still considered a 5% reduction in these costs for the sake of completeness. This raises the project IRR to 12.88%, this is still way below the benchmark (13.63%). Thus, it is clear that the project IRR would not cross the benchmark even if O & M costs were to marginally reduce in the future.

Thus, it is clear that the project IRR remains below the benchmark even after variations in the input parameters listed above. Thus, the sensitivity analysis undertaken above confirms the additionality of the project activity.

### **Step 3: Barrier analysis**

Investment analysis has been undertaken.

### **Step 4: Common practice analysis**

Common practice analysis acts as a credibility check to complement the investment analysis done in Step 2. According to the “*Tool for the demonstration and assessment of additionality version 05.2*” – “*Projects are considered similar if they are in the same country/region and/or rely on a broadly similar technology, are of a similar scale, and take place in a comparable environment with respect to regulatory framework, investment climate, access to technology, access to financing, etc.*”

The common practice analysis is identified and discussed through the following sub-steps:

#### ***Sub-step 4a: Analyze other activities similar to the proposed project activity:***

As per step 4 of the Additionality tool states that the projects are considered similar if they are in the same country/region and/or rely on a broadly similar technology, are of a similar scale, and take place in a comparable environment with respect to regulatory framework, investment climate, access to technology, access to financing, etc. Since the regulatory framework differs from state to state projects located in Andhra Pradesh have been taken consideration, which has considered as geographical region. There were



in all 57 projects which were operational and 11 projects were under implementation /approval stage. at the time of web hosting of the PDD as per the list given below:



Table 12: Hydro Power plants installed in Andhra Pradesh

S N o	Name of Project	Agency	Capacity (MW)		Date of Commissioning	CDM (Y/N)
			Units	Total		
	<b>SHP projects upto 25 MW</b>					
	<b>Public Sector Projects</b>					
1	Nizam Sagar	APGENCO	2x5	10.00	1955-56	N
2	Donkarayi	APGENCO	1x25	25.00	1982-83	N
3	Kakatiya D-83 M10-6-550	APGENCO	2x0.325	0.65	1986-87	N
4	Kakatiya D-83 M19-0-566/2-230	APGENCO	3x0.23	0.69	12.4.87	N
5	Chettipeta	APGENCO	2x0.5	1.00	1.10.91	N
6	Palair M87	APGENCO	2x1000	2.00	13-2-1993	N
7	Penna Ahobilm	APGENCO	2x10	20.00	23.1.94	N
8	Kakatiya D-83 M9-7-385	APGENCO	2x0.5	1.00	18.1.1994	N
9	Kakatiya D-83 M14-7-500	APGENCO	2x0.5	1.00	6.12.1995	N
10	Kakatiya D-83 M18-5-550	APGENCO	3x0.22	0.66	14.1.98/12.3.98	N
11	Singur	APGENCO	2x7.5	15.00	2000-01	N
12	Kakatiya D-83 M16-5-550	APGENCO	2x0.5	1.00	8.1.2001	N
13	Kakatiya D-83 6th Mile	APGENCO	2x0.5	1.00	2003-04	N
14	Kakatiya D-83 7th Mile	APGENCO	2x0.5	1.00	2003-04	N
15	Kakatiya D-83 12th Mile	APGENCO	2x325	0.65	2003-04	N
16	Kakatiya D-83 18th Mile	APGENCO	2x0.75	1.50	2003-04	N
17	Kakatiya D-83 19th Mile	APGENCO	2x0.75	1.50	2003-04	N



	Private Sector Projects					
18	Guntur BC M0	Deccen		3.75	28/02/1996	N
19	Adanki BC M 6	Dhanlkshmi		2.61	23-07-1997	N
20	Adanki BC M 4 & 6	Dhanlakshmi		2.00	24-11-1997	N
21	Guntur BC III	Sagar		4.30	27-11-1997	N
22	Adanki BC M 4	Dhanalkshmi		1.59	23-12-1997	N
23	Guntur BC M5/4, 5/5 5/2 550	KCP		1.50	14-03-1998	N
24	KC Canal	Sagar		4.00	09-07-1998	N
25	Guntur BC M5/4	KCP		1.50	18-09-1998	N
26	Guntur BC M 5/5-550	KCP		1.50	20.11.1998	N
27	Guntur BC M 13 & 14	Rayalaseema		3.00	21-11-1998	N
28	Ongole BC M 2/3/199 2/6/190	SKJ Power		1.50	27-01-1999	N
29	Guntur BC M 5/2-550	KCP		1.50	04-02-1999	N
30	Adanki BC M 10	Trident		2.00	26-08-1999	N
31	Guntur BC M5/4-550	KCP		2.25	09-06-1999	N
32	Adanki BC M 13	Trident		2.00	13-10-1999	N
33	Adanki BC M 28	Trident		3.00	28-02-2001	N
34	Bellamkond BC M-5-2-250 Sc.II	Bhavani		0.55	28-08-1999	N
35	Budameru	Active Power		1.40	28-04-2000	N
36	Guntur BC M20, 21& 22 Sc.I	Thirumala		0.80	07-01-2000	N
37	Guntur BC M20, 21& 22 Sc.II	Thirumala		0.80	02-02-2000	N
38	Guntur BC M20, 21& 22 Sc.III	Thirumala		0.80	11-06-2000	N
39	Bellamkonda BC M0	Espar		1.30	04-08-2000	N
40	Bellamkonda BC M 0/1	Shivani		0.75	03-11-2000	N
41	Adanki BC M 17&18 Sch.I &II	Jayalakshmi		4.00	27-02-2000	N





42	Srisaillam RC Sch.I,II,& III	NCL		7.50	28-09-2000	N
43	Yeleru Reservoir	Manihamsa		3.00	17-01-2000	N
44	Mudimanikyam Major NSLC	Srinivasa		0.55	15-04-2001	N
45	Chilkapur Major Block-10 Sc.I	Akshay		0.50	13-07-2000	N
46	Chilkapur Major Block-10 Sc.II	Akshay		0.50	09-11-2000	N
47	Pedandipadu BC	PMC		0.65	17-05-2001	N
48	Janapadu BC	Janapadu		1.00	19-09-2001	N
49	Vemuleru Vagu Reservoir	NATL		4.05	29-09-2001	N
50	Kakatiya Canal -Lower Manniar	Saraswati		2.00	10-02-2001	N
51	Nippula Vagu	K.M. Power		4.00	02-06-2002	Y (Registered)
52	Nandigama BC M5, M3 & M6 Sc.I &II	Kallam		2.40	29-01-2002	Y (Validation)
53	Nippula Vagu KM 10 to 14	K.M. Power	2x1650	3.30	11-07-2002	Y (Registered)
54	Nippula Vagu KM 14 to 18 Sc.I &II	K.M. Power		4.00	21-11-2003	Y (Registered)
55	Addanki BC	Trident		2.80	2003-04	N
56	Bellamkonda BC M3/1 to 3/7	Bhavani		0.55	17-11-2004	N
57	Somasila Resv.	Balaji		10.00	2005-06	Y (Rejected)
	<b>Total</b>			<b>178.85</b>		



Out of the 57 projects listed above, 17 projects have been promoted by Govt. of Andhra Pradesh and hence their “Access to Finance” and “Investment Climate” is different. Out of remaining 40 projects, 5 projects (including 1 rejection) had applied for CDM benefits. These projects need not be included in the analysis as per step 4 of additionality tool. That leaves 35 projects for common practice analysis. “A look at the list given above shows that the capacity of the projects ranges from 0.5 MW to 7.5 MW including those under construction/approval stage.”

Therefore, there are no similar project activities in the region selected for the common practices analysis.

As can be seen from the above table/s, the proposed project activity is not a common occurrence at all and requires CDM funding in order to be implemented.

***Sub-step 4b: Discuss any similar Options that are occurring***

No similar power plants (in terms of scale and CDM registration) were found to be operating in the state.

**DEMONSTRATION AND ASSESSMENT OF PRIOR CONSIDERATION OF THE CDM**

As per Annex 46 of EB 41,

*Proposed project activities with a start date before 2 August 2008, for which the start date is prior to the date of publication of the PDD for global stakeholder consultation, are required to demonstrate that the CDM was seriously considered in the decision to implement the project activity. Such demonstration requires the following elements to be satisfied:*

- (a) The project participant must indicate awareness of the CDM prior to the project activity start date, and that the benefits of the CDM were a decisive factor in the decision to proceed with the project. Evidence to support this would include, inter alia, minutes and/or notes related to the consideration of the decision by the Board of Directors, or equivalent, of the project participant, to undertake the project as a CDM project activity.*

The investment decision for the project activity was made on 15<sup>th</sup> September 2008. The start date of the project activity is 5<sup>th</sup> October 2009, which is after 2<sup>nd</sup> August 2008. The PP has submitted its ‘Prior consideration of CDM’ form to the UNFCCC on 17<sup>th</sup> November 2009 and the UNFCCC Secretariat acknowledged receipt on 17<sup>th</sup> December 2009. Evidence for the same will be provided to the DOE. Thus, point (a) is not applicable to the project activity.

- (b) The project participant must indicate, by means of reliable evidence, that continuing and real actions were taken to secure CDM status for the project in parallel with its implementation. Evidence to support this should include, inter alia, contracts with consultants for CDM/PDD/methodology services, Emission Reduction Purchase Agreements or other documentation related to the sale of the potential CERs (including correspondence with multilateral financial institutions or carbon funds), evidence of agreements or negotiations with a DOE for validation services, submission of a new methodology to the CDM Executive Board, publication in newspaper, interviews with DNA, earlier correspondence on the project with the DNA or the UNFCCC secretariat;*



As the PP has already submitted 'Prior Consideration of CDM' to the UNFCCC as mentioned above, point (b) is not applicable.

**B.6. Emission reductions:****B.6.1. Explanation of methodological choices:**

&gt;&gt;

**Baseline Emissions**

The baseline emissions are calculated as per page 8 of the methodology – “*Baseline emissions include only CO<sub>2</sub> emissions from electricity generation in fossil fuel fired power plants that are displaced due to the project activity, calculated as follows:*”

$$BE_y = EG_{PJ,y} * EF_{grid,CM,y} \quad \text{Equation 1}$$

Where:

$BE_y$	Baseline emissions in year y (tCO <sub>2</sub> /yr).
$EG_{PJ,y}$	Quantity of net electricity generation that is produced and fed into the grid as a result of the implementation of the CDM project activity in year y (MWh/yr)
$EF_{grid,CM,y}$	Combined margin CO <sub>2</sub> emission factor for grid connected power generation in year y calculated using the latest version of the “Tool to calculate the emission factor for an electricity system” (tCO <sub>2</sub> /MWh)

As mentioned in the methodology,  $EG_{PJ,y}$  is calculated as follows for greenfield renewable energy power plants:

$$EG_{PJ,y} = EG_{facility,y} \quad \text{Equation 2}$$

Where:

$EG_{PJ,y}$	Quantity of net electricity generation that is produced and fed into the grid as a result of the implementation of the CDM project activity in year y (MWh/yr)
$EG_{facility,y}$	Quantity of net electricity generation supplied by the project plant/unit to the grid in year y (MWh/yr)

The electricity supplied by the project activity is calculated from the following equation:

$$EG_{facility,y} = EG_{gross} - EG_{aux} \quad \text{Equation 3}$$

Where:

$EG_{gross}$	Gross electricity generation by the project activity in year y (MWh)
$EG_{aux}$	Auxiliary consumption by the project activity in year y (MWh)

Since the carbon dioxide emission factor has been fixed ex-ante at 0.89 tCO<sub>2</sub>/MWh, equation 1 reduces to:

$$BE_y = EG_{PJ,y} * 0.89 \quad \text{Equation 4}$$

**Project Emissions**

$$PE_y = PE_{FF,y} + PE_{GP,y} + PE_{HP,y}$$

Where:

- $PE_y$  = Project emissions in year y (tCO<sub>2</sub>e/yr)  
 $PE_{FF,y}$  = Project emissions from fossil fuel consumption in year y (tCO<sub>2</sub>/yr)  
 $PE_{GP,y}$  = Project emissions from the operation of geothermal power plants due to the release of non-condensable gases in year y (tCO<sub>2</sub>e/yr)  
 $PE_{HP,y}$  = Project emissions from water reservoirs of hydro power plants in year y (tCO<sub>2</sub>e/yr)

The procedure to calculate the project emissions from each of these sources is presented next.

Project Emissions from fossil Fuel Combustion ( $PE_{FF,y}$ )

For geothermal and solar thermal projects, which also use fossil fuels for electricity generation, CO<sub>2</sub> emissions from the combustion of fossil fuels shall be accounted for as project emissions ( $PE_{FF,y}$ ). It is expected that the backup DG set present at the site may use some diesel in order to operate and thus we have accounted the emissions due to the same.

$PE_{FF,y}$  is calculated as per the “Tool to calculate project or leakage CO<sub>2</sub> emissions from fossil fuel combustion”, Version 2:

$$PE_{FC,y} = \sum FC_y \times COEF_y$$

Where:

- $PE_{FC,y}$  = CO<sub>2</sub> emissions from diesel combustion in process, during the year y (tCO<sub>2</sub>/yr)  
 $FC_y$  = Quantity of diesel combusted in the process, in year y (mass/yr)  
 $COEF_y$  = CO<sub>2</sub> emission coefficient of diesel, in year y (tCO<sub>2</sub>/mass)

Option B of the tool is chosen to calculate the CO<sub>2</sub> emission coefficient  $COEF_y$  based on net calorific value and CO<sub>2</sub> emission factor of the fuel type, as follows:

$$COEF_y = NCV_y \times EF_{CO_2,y}$$

Where

- $NCV_y$  = Weighted Average net calorific value of diesel in year y (GJ/mass or volume unit)  
 $EF_{CO_2,y}$  = Weighted Average CO<sub>2</sub> emission factor of diesel (tCO<sub>2</sub>/GJ)

Project Emissions from Geothermal Plants ( $PE_{GP,y}$ )

As the project activity is not a geothermal plant,  $PE_{GP,y} = 0$

Project Emissions from Hydro power plants ( $PE_{HP,y}$ )



The project activity is a run of river hydro project & does not result in a new reservoir. Thus, as per page 6 of the methodology –

$$PE_{HP,y} = 0$$

Thus,

$$PE_y = PE_{FF,y}$$

### Leakage

As per page 11 of the methodology – “Project participants do not need to consider these emission sources as leakage in applying this methodology.”

The leakage has therefore been neglected in line with the guidance.

### Emission Reductions

As per page 11 of the methodology - Emission reductions are calculated as follows:

$$ER_y = BE_y - PE_y \quad \text{Equation 8}$$

Where:

$ER_y$  Emission reductions in year y (t CO<sub>2</sub>e/yr)

$BE_y$  Baseline emissions in year y (t CO<sub>2</sub>e/yr).

$PE_y$  Project emissions in year y (t CO<sub>2</sub>/yr)

#### B.6.2. Data and parameters that are available at validation:

(Copy this table for each data and parameter)

<b>Data / Parameter:</b>	<b>EF<sub>grid,CM,y</sub></b>
Data unit:	tCO <sub>2</sub> /MWh
Description:	Combined margin CO <sub>2</sub> emission factor for grid connected power generation in year y
Source of data used:	Central Electricity Authority CO <sub>2</sub> Baseline Database version 5 <a href="http://cea.nic.in/planning/c%20and%20e/Government%20of%20India%20website.htm">http://cea.nic.in/planning/c%20and%20e/Government%20of%20India%20website.htm</a>
Value applied:	0.890
Justification of the choice of data or description of measurement methods and procedures actually applied :	This value has been provided by the Central Electricity Authority (CEA), a government body for the Southern regional grid in India.
Any comment:	This parameter has been fixed ex-ante.

#### B.6.3 Ex-ante calculation of emission reductions:

**Baseline Emissions**

As mentioned in section.B.6.1,  $EG_{PJ,y}$  is calculated as follows for greenfield renewable energy power plants:

$$EG_{PJ,y} = EG_{facility,y} \quad \text{Equation 2}$$

Where:

$EG_{PJ,y}$  Quantity of net electricity generation that is produced and fed into the grid as a result of the implementation of the CDM project activity in year y (MWh/yr)  
 $EG_{facility,y}$  Quantity of net electricity generation supplied by the project plant/unit to the grid in year y (MWh/yr)

The electricity supplied by the project activity is calculated from the following equation:

$$EG_{facility,y} = EG_{gross} - EG_{aux} \quad \text{Equation 3}$$

Where:

$EG_{gross}$  Gross electricity generation by the project activity in year y (MWh)  
 $EG_{aux}$  Auxiliary consumption by the project activity in year y (MWh)

As per the calculations made in the DPR, the 24 MW hydro power plant operates 365 days a year at a plant load factor of 49.18 % generating 103,400 MWh of power. The auxiliaries of the power plant are expected to consume 1,551 MWh of power @ 1.5% of the gross generation. Further, transmission losses have been assumed @ 1.5% of total generation, leading to a further reduction of 1,551 MWh of exported power.

Thus,  $EG_{gross} = 103,400$  MWh

And,

$$\begin{aligned} EG_{aux} &= 1,551 + 1,551 \text{ MWh} \\ &= 3,102 \text{ MWh} \end{aligned}$$

$$\begin{aligned} EG_{facility,y} &= EG_{gross} - EG_{aux} \\ &= 100,300 \text{ MWh} \end{aligned}$$

The gross energy generation & auxiliary consumption of the project activity will be monitored in order to meet the methodology requirement.

Since the carbon dioxide emission factor has been fixed ex-ante at 0.89 tCO<sub>2</sub>/MWh, equation 1 reduces to:

$$BE_y = EG_{PJ,y} * 0.89 \quad \text{Equation 4}$$

Thus,



$$BE_y = 89,267 \text{ t CO}_2\text{e/yr}$$

### Project Emissions

As discussed above,

$$PE_y = PE_{FF,y} + PE_{HP,y}$$

$$PE_{FC,y} = \sum FC_y \times COEF_y$$

Where:

- $PE_{FC,y}$  = CO<sub>2</sub> emissions from diesel combustion in process, during the year y (tCO<sub>2</sub>/yr)  
 $FC_y$  = Quantity of diesel combusted in the process, in year y (mass/yr)  
 $COEF_y$  = CO<sub>2</sub> emission coefficient of diesel, in year y (tCO<sub>2</sub>/mass)

Option B of the tool is chosen to calculate the CO<sub>2</sub> emission coefficient  $COEF_y$  based on net calorific value and CO<sub>2</sub> emission factor of the fuel type, as follows:

$$COEF_y = NCV_y * EF_{CO_2,y}$$

Where

- $NCV_y$  = Average net calorific value of diesel in year y (GJ/mass or volume unit)  
 $EF_{CO_2,y}$  = CO<sub>2</sub> emission factor of diesel (tCO<sub>2</sub>/GJ)

The NCV of diesel is obtained from Table 1.2 of Chapter 1 of Vol. 2 (Energy) of the 2006 IPCC Guidelines on National GHG Inventories and is estimated at 43.0 TJ/Gg which is equivalent to . The CO<sub>2</sub> emission factor of diesel is obtained from e 1.4 of Chapter1 of Vol. 2 (Energy) of the 2006 IPCC Guidelines on National GHG Inventories and is estimated as 74100 kg/TJ which is equivalent to 74.1 T/TJ.

Thus,

$$COEF_y = (43.0 * 74.1)/1000$$

$$= 3.186 \text{ tCO}_2\text{/tonne}$$

&

$$PE_{FC,y} = \sum FC_y \times COEF_y$$

$$PE_{FC,y} = FC_y \times 3.186$$

It is intially assumed that no diesel will be used in the DG set & therefore,

$$PE_{FC,y} = 0$$





The quantity of diesel used, its NCV and its CO<sub>2</sub> emission factor will be monitored post project implementation as per the guidance provided in the “*Tool to calculate project or leakage CO<sub>2</sub> emissions from fossil fuel combustion.*”

Thus,

$$PE_y = PE_{FF,y} \\ = 0$$

$$PE_y = 0 \text{ tCO}_2\text{e}$$

### Leakage

As per page 11 of the methodology – “*Project participants do not need to consider these emission sources as leakage in applying this methodology.*”

The leakage has therefore been neglected in line with the guidance.

### Emission Reductions

As per page 11 of the methodology - *Emission reductions are calculated as follows:*

$$ER_y = BE_y - PE_y \quad \text{Equation 8}$$

Where:

$ER_y$  Emission reductions in year y (t CO<sub>2</sub>e/yr)

$BE_y$  Baseline emissions in year y (t CO<sub>2</sub>e/yr)

$PE_y$  Project emissions in year y (t CO<sub>2</sub>/yr)

Thus,

$$ER_y = BE_y - PE_y \\ = 89,267 - 0 \\ ER_y = 89,267 \text{ t CO}_2\text{e/yr}$$

#### B.6.4 Summary of the ex-ante estimation of emission reductions:

>>

Table 14: Ex Ante Estimation of emission reductions

Year	Estimation of project activity emissions (tonnes of CO <sub>2</sub> e)	Estimation of baseline emissions (tonnes of CO <sub>2</sub> e)	Estimation of leakage (tonnes of CO <sub>2</sub> e)	Estimation of overall emission reductions (tonnes of CO <sub>2</sub> e)
2011 (October – December)	0	22,317	0	22,317
2012	0	89,267	0	89,267
2013	0	89,267	0	89,267
2014	0	89,267	0	89,267
2015	0	89,267	0	89,267
2016	0	89,267	0	89,267



2017	0	89,267	0	89,267
2018	0	89,267	0	89,267
2019	0	89,267	0	89,267
2020	0	89,267	0	89,267
2021(January-September)	0	66,950	0	66,950
<b>Total tonnes of CO<sub>2</sub>e</b>	<b>0</b>	<b>892,670</b>	<b>0</b>	<b>892,670</b>

**B.7 Application of the monitoring methodology and description of the monitoring plan:**
**B.7.1 Data and parameters monitored:**

<b>Data / Parameter:</b>	<b>EG<sub>facility,y</sub></b>
Data unit:	MWh
Description:	Quantity of net electricity generation supplied by the project plant/unit to the grid
Source of data to be used:	Electricity meter readings from plant records
Value of data applied for the purpose of calculating expected emission reductions in section B.5	100,300
Description of measurement methods and procedures to be applied:	<p>The quantity of net electricity supplied will be based on the Joint Meter Readings (JMR) undertaken by SLS Power Corporation Ltd &amp; representatives from the local grid/Tata Power on a monthly basis (based on the provisions provided in the PPA).</p> <p>The quantity supplied to the grid can be cross checked by measuring gross electricity generation (at the turbines) and auxiliary consumption, if any at the site. A logbook will be maintained on site to record hourly readings from the turbine energy meter/s and any auxiliaries also. The readings will be taken by the shift supervisor. This hourly data will be signed off at the end of every 8 hour shift by the engineer in charge of the shift and again at the end of each day by the power plant manager.</p>
QA/QC procedures to be applied:	The generation energy meter /s will be calibrated annually as per CDM guidelines. The net electricity supplied to the grid can be cross checked against invoices raised by the PP to the grid/Tata Power.
Any comment:	All data will be kept for a minimum of 2 years following issuance of certified emission reductions or the end of the crediting period, whichever is later.

<b>Data / Parameter:</b>	<b>EG<sub>gross</sub></b>
Data unit:	MWh
Description:	Total electricity produced by the project activity, including the electricity supplied to the grid and the electricity supplied to internal loads, in year y
Source of data to be used:	Detailed Project Report



Value of data applied for the purpose of calculating expected emission reductions in section B.5	103,400
Description of measurement methods and procedures to be applied:	The gross energy generation will be monitored on an hourly basis (in each shift) based on the readings obtained from the energy meters present on the turbines. The electricity supplied to internal loads will also be monitored on a shift wise basis (hourly in each shift) using energy meters and logbooks will be maintained for the same.
QA/QC procedures to be applied:	The gross generation values can be back calculated by adding together the quantity of electricity fed to the grid & that used within the power plant (for internal loads). This can also be cross checked against the log book readings for the same. The generation energy meter /s will be calibrated annually as per CDM guidelines
Any comment:	All data will be kept for a minimum of 2 years following issuance of certified emission reductions or the end of the crediting period, whichever is later.

<b>Data / Parameter:</b>	<b>EG<sub>aux</sub></b>
Data unit:	MWh
Description:	Total auxiliary electricity used for internal loads in the year y
Source of data to be used:	Detailed Project Report
Value of data applied for the purpose of calculating expected emission reductions in section B.5	3,102
Description of measurement methods and procedures to be applied:	The auxiliary energy consumption will be monitored on an hourly basis (in each shift) based on the readings obtained from the energy meters present on the various internal loads. A logbook will be maintained for the same.
QA/QC procedures to be applied:	The Auxiliary consumption values can be cross checked against the log book readings. The energy meter /s will be calibrated annually as per CDM guidelines
Any comment:	All data will be kept for a minimum of 2 years following issuance of certified emission reductions or the end of the crediting period, whichever is later.

<b>Data / Parameter:</b>	<b>FC<sub>y</sub></b>
Data unit:	Tonnes/yr
Description:	Quantity of diesel combusted in the process, in year y
Source of data to be used:	Factory records
Value of data applied for the purpose of calculating expected emission reductions in	0



section B.5	
Description of measurement methods and procedures to be applied:	The quantity of diesel used in the backup DG present on the site will be measured continuously using mass or volume meters (ruler gauge in daily tank). This will then be noted in the logbooks present at the site and summarized into daily reports.
QA/QC procedures to be applied:	The consistency of metered fuel consumption quantities will be cross-checked by an annual energy balance that is based on purchased quantities and stock changes. Where the purchased fuel invoices can be identified specifically for the CDM project, the metered fuel consumption quantities will also be cross-checked with available purchase invoices from the financial records.
Any comment:	All data will be kept for a minimum of 2 years following issuance of certified emission reductions or the end of the crediting period, whichever is later.

<b>Data / Parameter:</b>	<b>NCV<sub>y</sub></b>
Data unit:	GJ/Gg
Description:	Average net calorific value of diesel in year y
Source of data to be used:	Table 1.2 of Chapter 1 of Vol. 2 (Energy) of the 2006 IPCC Guidelines on National GHG Inventories
Value of data applied for the purpose of calculating expected emission reductions in section B.5	0.043
Description of measurement methods and procedures to be applied:	The NCV of the fossil fuel used should be calculated using either one of the following options: a) Preferably be obtained from values provided by the fuel supplier in invoices. In case this data is not available, b) Measurements by the project participants themselves or c) Regional or national default values or d) IPCC default values at the upper limit of the uncertainty at a 95% confidence interval as provided in Table 1.2 of Chapter 1 of Vol. 2 (Energy) of the 2006 IPCC Guidelines on National GHG Inventories.  For a) and b) above, measurements should be undertaken in line with national or international fuel standards.
QA/QC procedures to be applied:	The PP will verify that the values under a), b) and c) are within the uncertainty range of the IPCC default values as provided in Table 1.2, Vol. 2 of the 2006 IPCC Guidelines. If the values fall below this range the PP will collect additional information from the testing laboratory to justify the outcome or conduct additional measurements. The laboratories selected in a), b) or c) will have ISO17025 accreditation or will justify that they can comply with similar quality standards.
Any comment:	Applicable where Option B is used.

<b>Data / Parameter:</b>	<b>EF<sub>CO<sub>2</sub>,v</sub></b>
Data unit:	tCO <sub>2</sub> /GJ
Description:	CO <sub>2</sub> emission factor of diesel



Source of data to be used:	Table 1.4 of Chapter 1 of Vol. 2 (Energy) of the 2006 IPCC Guidelines on National GHG Inventories
Value of data applied for the purpose of calculating expected emission reductions in section B.5	74.1
Description of measurement methods and procedures to be applied:	<p>The CO<sub>2</sub> emission factor of the fossil fuel used should be calculated using either one of the following options:</p> <ul style="list-style-type: none"><li>a) The preferred source is values provided by the fuel supplier in invoices</li><li>b) Measurements by the project participants</li><li>c) Regional or national default values</li><li>d) IPCC default values at the upper limit of the uncertainty at a 95% confidence interval as provided in table 1.4 of Chapter 1 of Vol. 2 (Energy) of the 2006 IPCC Guidelines on National GHG Inventories</li></ul> <p>For a) and b) above, measurements should be undertaken in line with national or international fuel standards.</p>
QA/QC procedures to be applied:	-
Any comment:	<p>Applicable where option B is used.</p> <p>For a): If the fuel supplier does provide the NCV value and the CO<sub>2</sub> emission factor on the invoice and these two values are based on measurements for this specific fuel, this CO<sub>2</sub> factor should be used. If another source for the CO<sub>2</sub> emission factor is used or no CO<sub>2</sub> emission factor is provided, Options b), c) or d) should be used.</p>

**B.7.2 Description of the monitoring plan:**

&gt;&gt;

In accordance with the methodology all the data collected during the crediting period will be archived electronically and kept for at least two years after the end of crediting period. 100% of the data will be monitored and the meters owned by grid/project owners will be calibrated at regular intervals to ensure low uncertainty in the monitored data.

Monitoring shall consist of metering the net electricity supplied to the grid ( $EG_{\text{facility},y}$ ), turbine gross generation ( $EG_{\text{gross}}$ ) and any auxiliary consumption ( $EG_{\text{aux}}$ ) of electricity due to the internal loads present in the project activity. An internal audit will be carried out every year at the power plant to ensure that these parameters are being monitored in accordance with the project PDD.

The certified emission reductions (CERs) will be determined annually based on the monthly JMRs undertaken by representatives of SLS Power Corporation Ltd & the grid. The PP will then raise monthly electricity sales invoices to the grid/Tata Power (the end user of the generated energy) based on these JMRs. The same figure will be reported to Ecolutions in order to estimate the monthly emission reductions.

In order to cross check the accuracy of this figure, the PP will also monitor Total/gross electricity generation from the turbine/s and any auxiliary consumption due to the internal loads. There will be three 8 hour shifts and the readings from energy meter/s will be taken on an hourly basis by the shift supervisor and recorded in logbooks. This hourly data will be signed off at the end of every shift by the engineer in charge of the shift and again at the end of each day by the power plant manager. The power plant manager will analyze the data every month and report to the head office. The data will be archived electronically every month and invoices of electricity sales will be maintained.

In line with the monitoring requirements of the methodology and the tools referred to in the methodology, the PP will also monitor the following parameters in order to estimate project emissions:

- The quantity of fossil fuel/diesel ( $FC_y$ ) used in the backup DG present at the site, which will be determined using ruler gauges in the diesel tank available for the DG set
- The Net Calorific Value ( $NCV_y$ ) of the fossil fuel/diesel used in the project activity, which will be determined using either supplier's receipts or IPCC default data
- The  $CO_2$  emission factor of the fossil fuel/diesel used in the project activity ( $E_{FCO_2,y}$ ), which will be determined using either supplier's receipts or IPCC default data

The suppliers of the equipments will train the staff in- charge during erection, to operate and maintain the equipments efficiently. Apart from this, the equipment supplier will provide complete manuals and documentation providing details for the maintenance schedule and the required activities associated with the project. All the meters used in the project activity will be calibrated on an annual basis.

The monitored data will be reported by the PP to Ecolutions (the CDM consultant) on a monthly basis for the calculation and estimation of emission reductions. This data will be checked against initial estimates and a summary report will be provided quarterly by Ecolutions. If the project is not performing as expected or if there are any negative impacts on the volume of emission reductions obtained, on the basis of the monthly data being monitored, a report will be sent to the PP outlining where the project is



deviating in its generation of emission reductions and the immediate measures which need to be undertaken to maintain the expected generation of emission reductions from the operation of this project.

<b>B.8 Date of completion of the application of the baseline study and monitoring methodology and the name of the responsible person(s)/entity(ies)</b>
---------------------------------------------------------------------------------------------------------------------------------------------------------

>>

Date of completion of baseline study and monitoring methodology: 10/12/2010

Ecolutions Carbon India Private Limited, CDM consultant

J C Reddy, SLS Power Corporation Ltd., contact details as listed in Annex I

**SECTION C. Duration of the project activity / crediting period****C.1 Duration of the project activity:****C.1.1. Starting date of the project activity:**

&gt;&gt;

05/10/2009 – this was the date on which an order for civil works was placed by SLS Power Corporation Ltd to Sri Lakshmi Constructions Ltd.

**C.1.2. Expected operational lifetime of the project activity:**

&gt;&gt;

25y-00m

**C.2 Choice of the crediting period and related information:**

A fixed crediting period has been chosen

**C.2.1. Renewable crediting period**

Not Applicable

**C.2.1.1. Starting date of the first crediting period:**

&gt;&gt;

Not Applicable

**C.2.1.2. Length of the first crediting period:**

&gt;&gt;

Not Applicable

**C.2.2. Fixed crediting period:**

Chosen crediting period

**C.2.2.1. Starting date:**

&gt;&gt;

01/10/2011 or the date of registration with the CDM Board, whichever is later

**C.2.2.2. Length:**

&gt;&gt;

10 years 00 months



**SECTION D. Environmental impacts**

&gt;&gt;

**D.1. Documentation on the analysis of the environmental impacts, including transboundary impacts:**

&gt;&gt;

The project is a run-of-river type hydro power project, therefore environmental impacts typically associated with hydro power plants such as construction of dams, inundation of large areas and change in waterways do not occur. All the guidelines provided by the Ministry of Environment and Forests will be followed during the construction and operation of the project

**D.2. If environmental impacts are considered significant by the project participants or the host Party, please provide conclusions and all references to support documentation of an environmental impact assessment undertaken in accordance with the procedures as required by the host Party:**

&gt;&gt;

The environmental impacts are not considered significant. After the completion of the construction of the project, the project will be put into operation only after inspection and acceptance of Andhra Pradesh State Pollution Control Board (AP SPCB), obtained through a 'Consent to Establish/Operate'.

**SECTION E. Stakeholders' comments**

&gt;&gt;

**E.1. Brief description how comments by local stakeholders have been invited and compiled:**

&gt;&gt;

The CDM stakeholder's consultation was undertaken on 28<sup>th</sup> December 2009 at the site of the hydro project. A notice was placed in the local Telugu newspaper, the Andhra Jyothi on 22<sup>nd</sup> December 2009 and comments were invited. A total of 30 people attended the meeting. The representatives of SLS Power Corporation Ltd and Ecolutions were also present, in order to discuss the CDM benefits accrued from this project<sup>12</sup>.

The Andhra Pradesh State Pollution Control Board had also invited the people in the surrounding areas of the project activity for a public hearing on 25<sup>th</sup> December 2007 and asked them to raise their concerns and suggestions with respect to the project activity. The public hearing was conducted in the presence of officials from AP SPCB and the local Panchayat. The project owners explained to those present the purpose of the project activity and answered queries relating to the implementation of the project. The employment benefits accruing from the project were discussed, as well as its eligibility for carbon credits under the Kyoto Protocol.

The Government of Andhra Pradesh state had made it mandatory for all hydroelectric projects proposed in the region to undertake a public consultation before the start of the implementation of work. The project data must be made publicly available by the project owners in national and local dailies and invite comments for a period of 60 days. Based on the comments received during the public consultation period and the feedback from the project participants on how the public comments are addressed, the Government of Andhra Pradesh decides whether to sanction the project.

---

<sup>12</sup> Evidence for the meeting will be provided to the DOE during validation.



The project activity has also obtained a No Objection Certificate (NOC) from the Gram Panchayat of the local village on 26<sup>th</sup> October 2009.

The Non-Conventional Energy Development Corporation of Andhra Pradesh (NEDCAP), the policy implementation body in respect of renewable energy projects in Andhra Pradesh has also reviewed the project documentation and awarded clearance to the project on 30<sup>th</sup> September 2009. The project has also obtained clearance from the Irrigation & CAD (PW: Reforms) Department for utilizing the water resources in the Andhra Pradesh state on 17<sup>th</sup> August 2009.

A national stakeholder review was carried out through the Host Country approval from Ministry of Environment and Forests (MoEF), the Designated National Authority of India. The MoEF meeting was held on 31<sup>st</sup> March 2010 and the Host Country Approval was issued on 18<sup>th</sup> August 2010.

<b>E.2. Summary of the comments received:</b>
-----------------------------------------------

>>

No comments have been received on the project activity as yet.

<b>E.3. Report on how due account was taken of any comments received:</b>
---------------------------------------------------------------------------

>>

Since no comments were received, no action has been taken.

**Annex 1****CONTACT INFORMATION ON PARTICIPANTS IN THE PROJECT ACTIVITY**

Organization:	M/s SLS Power Corporation Limited
Street/P.O.Box:	121/1 12th Cross, 2nd Stage, West Of Chord Road
Building:	Mahalakshmi Puraram, (Near G D NAIDU HALL)
City:	Bangalore
State/Region:	Karnataka
Postfix/ZIP:	560086
Country:	India
Telephone:	+91-80 23195162/63
FAX:	+91-80 23195164
E-Mail:	<a href="mailto:slspowercorporation@gmail.com">slspowercorporation@gmail.com</a>
URL:	-
Represented by:	-
Title:	Joint Managing Director
Salutation:	Mr.
Last Name:	Reddy
Middle Name:	Chandra
First Name:	Jayachandra
Department:	-
Mobile:	-
Direct FAX:	-
Direct tel:	+91-80 23195162/63
Personal E-Mail:	<a href="mailto:slspowercorporation@gmail.com">slspowercorporation@gmail.com</a>



**Annex 2**

**INFORMATION REGARDING PUBLIC FUNDING**

The project has not received or applied for any public funding.



**Annex 3**

**BASELINE INFORMATION**

Please refer section B.4.



**Annex 4**

**MONITORING INFORMATION**

Please refer Section B.7.

**Appendix I****SUSTAINABLE DEVELOPMENT PLAN**

The following are the activities will be undertaken by the company:

*Table 15: Sustainable Development Plan for Project activity*

<b>Sr.No.</b>	<b>PARTICULARS</b>	<b>Estimated cost. INR Lakhs</b>
1	Laying of Roads	3.00
2	Construction of Temple	7.00
3	Providing employment opportunities for the local residents in our project and also indirectly through our suppliers and contractors.	
4	Providing drinking water facility in the area.	5.00
5	Providing Street Light facility	1.00
6	Providing the education support to the financially backward children	1.00
7	Solar Street Lighting	1.00
	<b>Total</b>	<b>18.00</b>

**NOTE:** The annual budget for such sustainable development would be around 2% of the CER Revenues obtained.

-----