

 <p align="center"><b>CDM: Form for submission of queries from DOEs to the Methodologies Panel regarding the application of approved methodologies (version 01)</b>  <i>(To be used by DOEs for presenting questions / proposals / amendments related to the applicability of approved methodology)</i></p>	
Name of the entity (DOE) submitting this form	Det Norske Veritas Certification Ltd.
Reference number and title of the approved methodologies	ACM0002, AM0005, AMS-I.D
Title/Subject (give a short title or specify the subject of your submission, maximum 200 characters):	Consideration of registered CDM projects in the build and operating margin
Attach CDM-PDD example of project activity where applicability raises problem:	<input type="checkbox"/> Yes, is attached.
Date and signature for the DOE	16 December 2005 <i>Michael Lehmann</i>
<b>Submitted queries</b> Please use the space below to substantiate the queries relating to the application of approved methodologies. If the questions are related to a project activity under development or implementation, please describe the context in which they arose. If you are proposing amendments to existing methodologies, please specify the text you want to change or introduce. If necessary, attach files or refer to sources of relevant information.	
<b>If you have a question relating to the application of an approved methodology, please specify and provide reference to the exact project activity to which it applies.</b>	
>>ACM0002 stipulates that power plant capacity additions registered as CDM project activities should be excluded from the sample group used for determining the build margin emission coefficient. The Meth Panel is requested to clarify whether this also applies to the build margin approaches described in AMS-I.D and AM0005.	
<b>If you propose an amendment to an approved methodology, please provide reasons.</b>	
>>Following the same reasoning that registered CDM project activities can be excluded from the group of plants that is considered for the determination of the build margin emission coefficient, registered CDM project activities should also be excluded from the group of plants that is considered for determining the operating margin emission coefficient. Only the simple OM methods excludes renewable energy CDM projects. The average OM includes registered CDM projects and the simple adjusted OM method considers registered CDM projects in the determination of a lambda factor. In the dispatch data analysis OM method registered CDM projects can theoretically be among the set of the 10% of plants having the least merit. The Meth Panel is thus requested to revise ACM0002 as well as AMS-I.D and AM0005 to allow the exclusion of registered CDM project activities from the group of plants that is considered for determining the operating margin emission coefficient.	
<b>In case you propose the amendment to the approved methodologies, please provide your draft below, if not included in an annex:</b>	
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Date of submission of contribution:	16 December 2005

Information to be completed by the secretariat	
Date when the form was received at UNFCCC secretariat	
Date of transmission to the Meth Panel and Executive Board	