

# PROJECT CONCEPT NOTE CARBON OFFSET UNIT (CoU) PROJECT

Title: 4.5 MW Small Scale Wind Power Project by Nutan Wind Farms in Gujarat, India

Version 1.0

Date 25/02/2025

CoU Issuance Period:

26 years, 9 months, 25 days

Date: 07/03/2014 to 31/12/2040



## **Project Concept Note (PCN)**

## CARBON OFFSET UNIT (CoU) PROJECT

	BASIC INFORMATION		
Title of the project activity	4.5 MW Small Scale Wind Power Project by Nutan Wind Farms in Gujarat, India		
Scale of the project activity	Small Scale		
Completion date of the PCN	25/02/2025		
Project participants	M/s. Creduce Technologies Private Limited (Representator)  M/S Nutan Wind Farms (Project owner)		
Host Party	India		
Applied methodologies and standardized baselines	Applied Baseline Methodology:  AMS-I.D.: "Grid connected renewable electricity generation", version 18  Standardized Methodology: Not Applicable.		
Sectoral scopes	01 Energy industries (Renewable/Non-Renewable Sources)		
Estimated amount of total GHG emission reductions	To be estimated during verification [An ex-ante estimate is 8,869 CoUs per year]		

#### **SECTION A. Description of project activity**

#### A.1. Purpose and general description of Carbon offset Unit (CoU) project activity >>

The proposed project titled under UCR is "4.5 MW Small Scale Wind Power Project by Nutan Wind Farms in Gujarat, India", which is a Wind Power project located in the state of Gujarat (India). The project is an operational activity with continuous reduction of GHG, currently being applied under "Universal Carbon Registry" (UCR).

#### Purpose of the project activity:

The project activity is a renewable power generation activity which incorporates installation and operation of 3 Wind Turbine Generators (WTGs) having total capacity 4.5 MW each manufactured and supplied by Suzlon Global Service Limited with aggregated installed capacity of 4.5 MW in the state of Gujarat in India. This project has been promoted by M/s. Nutan Wind Farms.

The WTGs under the project activity were commissioned in Gujarat As per the ex-ante estimate, the project will generate approximately 9855 MWh of electricity per annum. The net generated electricity from the project activity is sold to state electricity board i.e., GUVNL under the Power Purchase Agreement (PPA) signed between the PP and the utility. In pre-project scenario, electricity delivered to the grid by the project activity would have otherwise been generated by the operation of fossil fuel-based grid-connected power plants and by the addition of new fossil fuel-based generation sources. Through utilization of renewable power at the manufacturing unit, the project activity would be displacing equivalent quantum of grid electricity resulting in an emission reduction of 8,869 tCO<sub>2e</sub> per annum. The project activity has been helping in greenhouse gas (GHG) emission reduction by using renewable resources (wind energy) for generating power which otherwise would have been generated using grid mix power plants, which is dominated by fossil fuel based thermal power plants.

Since the project activity generates electricity through wind energy, a clean renewable energy source it will not cause any negative impact on the environment and thereby contributes to climate change mitigation efforts

Sr. No.	Name Of PP	District	WTG Number	Commissioning Date
1	M/S Nutan Wind Farm	Jamnagar	SEL/1500/13-14/3422	11/03/2014
2	M/S Nutan Wind Farm	Jamnagar	SEL/1500/13-14/3423	07/03/2014
3	M/S Nutan Wind Farm	Jamnagar	SEL/1500/13-14/3424	07/03/2014

The Government of India has stipulated following indicators for sustainable development in the interim approval guidelines for such projects which are contributing to GHG mitigations. The Ministry of Environment, Forests & Climate Change, has stipulated economic, social, environment and technological well-being as the four indicators of sustainable development. It has been envisaged that the project shall contribute to sustainable development using the following ways:

<u>Social well-being:</u> The project would help in generating direct and indirect employment benefits accruing out of ancillary units for manufacturing towers for erection of the Wind Turbine Generator (WTG) and for maintenance during operation of the project activity. It will lead to development of infrastructure around the project area in terms of improved road network etc. and will also directly contribute to the development of renewable infrastructure in the region.

**Economic well-being:** The project is a clean technology investment decided based on carbon revenue support, which signifies flows of clean energy investments into the host country. The project activity requires temporary and permanent, skilled and semi-skilled manpower at the project location; this will create

additional employment opportunities in the region. The generated electricity will be sold to state electricity board GUVNL, thereby reducing the demand from the grid. In addition, improvement in infrastructure will provide new opportunities for industries and economic activities to be setup in the area. Apart from getting better employment opportunities, the local people will get better prices for their land, thereby resulting in overall economic development.

<u>Technological well-being:</u> The project activity employs state of art technology i.e. 3 x 1.5 MW WTGs which has high power generation potential with optimized utilization of land. The successful operation of project activity would lead to the promotion of this technology and would further push R&D efforts by technology providers to develop more efficient and better machinery in future. Hence, the project leads to technological well-being.

Environmental well-being: The project activity will generate power using zero emissions wind-based power generation facility which helps to reduce GHG emissions and specific pollutants like SOx, NOx, and SPM associated with the conventional thermal power generation facilities. The project utilizes wind energy for generating electricity which is a clean source of energy. The project activity will not generate any air pollution, water pollution or solid waste to the environment which otherwise would have been generated through fossil fuels. Thus, the project causes no negative impact on the surrounding environment contributing to environmental well-being.

#### With regards to ESG credentials:

At present specific ESG credentials have not been evaluated, however, the project essentially contributes to various indicators which can be considered under ESG credentials. Some of the examples are as follows:

#### **Under Environment:**

Environmental criteria may include a company's energy use, waste, pollution, natural resource conservation, and treatment of animals etc. For the project proponent, energy use pattern is now based on renewable energy due to the project and it also contributes to GHG emission reduction and conservation of depleting energy sources associated with the project baseline. Also, the criteria can be further evaluated on the basis of any environmental risks which the company might face and how those risks are being managed by the company. Here, as the power generation will be based on wind power, the risk of environmental concerns associated with non-renewable power generation and risk related to increasing cost of power etc. are now mitigated. Hence, the project contributes to ESG credentials.

#### **Under Social:**

Social criteria reflect on the company's business relationships, qualitative employment, working conditions with regard to its employees' health and safety, interests of other stakeholders' etc. With respect to this project, the Project Proponent has robust policies in place to ensure equitable employment, health & safety measures, local jobs creation etc. Also, the organizational CSR activities directly support local stakeholders to ensure social sustainability. Thus, the project contributes to ESG credentials.

#### **Under Governance:**

Governance criteria relates to overall operational practices and accounting procedure of the organization. With respect to this project, the Project Proponent practices a good governance practice with transparency, accountability and adherence to local and national rules & regulations etc. This can be further referred from the company's annual report. Also, the project activity is a wind power project owned and managed by the proponent for which all required NOCs and approvals are received. The electricity generated from the project can be accurately monitored, recorded and further verified under the existing management practice of the company. Thus, the project and the proponent ensure good credentials under ESG.

#### A.2 Do no harm or Impact test of the project activity>>

There was no harm identified from the project and hence no mitigation measures are applicable.

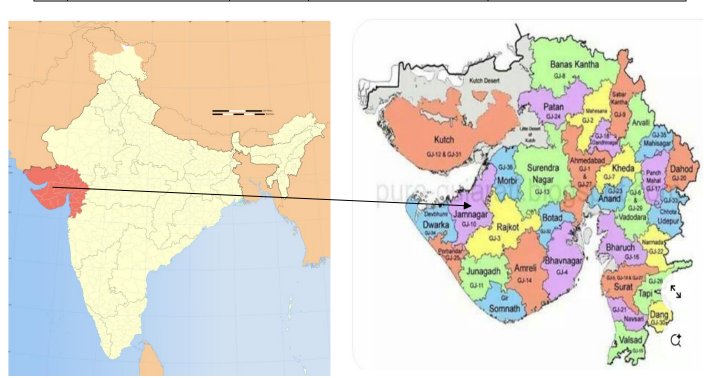
**Rational:** as per 'Central Pollution Control Board (Ministry of Environment & Forests, Govt. of India)', the final document on the revised classification of Industrial Sectors under Red, Orange, Green and White Categories (07/03/2016), it has been declared that wind project activity falls under the "White category". White Category projects/industries do not require any Environmental Clearance such as 'Consent to Operate' from PCB as such project does not lead to any negative environmental impacts. Additionally, as per Indian Regulation, Environmental and Social Impact Assessment is not required for Wind Projects.

Additionally, there are social, environmental, economic, and technological benefits that contribute to sustainable development. The key details have been discussed in the previous section.

#### A.3. Location of project activity >>

The project location is situated in the state of Gujarat. The nearest airport Facilities The project site is well connected by district and village roads to the nearest town. The geographic co-ordinates of the project locations have been provided below.

Sr. No.	Name Of PP	District	WTG Number	Pinpoint Location
4	M/S Nutan Wind Farm	Jamnagar	SEL/1500/13-14/3422	22°10'10.5"N 69°36'27.9"E
5	M/S Nutan Wind Farm	Jamnagar	V15 SEL/1500/13-14/3423	22°09'58.6"N 69°36'11.5"E
6	M/S Nutan Wind Farm	Jamnagar	V17 SEL/1500/13-14/3424	22°09'24.3"N 69°36'30.8"E



#### A.4. Technologies/measures >>

The proposed project activity is installation and operation of 6 Wind Turbine Generators (WTGs) having capacity.2.1 MW,3 MW and 4.5 MW manufactured and supplied by Suzlon Global Service Limited with an aggregate installed capacity of 4.5 MW in the state of Gujarat state of India.

Technical details for WTGs installed in Gujarat with a capacity of 4.5 MW Machine manufactured by Suzlon global Energy Limited are as follows:

Make of WTG	SUZLON
Total number of wind turbine	3
Capacity of Each Wind Turbine Generator	1500kW
Total Capacity of Windfarm	4.50 MW

Apart from the above technical specification of WTGs, the connectivity of all the WTGs is to a central Monitoring Station (CMS) through high-speed WLAN modem or fiber optic cable which helps in providing real time status of the turbine at CMS with easy GUI (Graphical User Interface) and ability to monitor the functioning of the turbine from CMS.

A Supervisory Control & Data Acquisition System (SCADA) provides a graphical representation of data providing ease to understand the behavior of WTG, long time data storage facility, access to daily generation report and power curve related information & helps to analyze the problem with graphical tools offline as well as online. The other specifications include a safety system with instrumentation for tracking individual functions of the wind turbine generator. The life time of the WTG is 20 years as per manufacturer specifications.

In the absence of the project activity the equivalent amount of electricity imported from NEWNE grid would have been generated from the NEWNE grid, which is predominantly based on fossil fuels <sup>1</sup>, hence baseline scenario of the project activity is the grid-based electricity system, which is also the pre-project scenario.

#### A.5. Parties and project participants >>

Party (Host)	Participants
	Creduce Technologies Private Limited (Representator)
India	Contact person: Shailendra Singh Rao Mobile: +91 9016850742, 9601378723
	Address: 2-O-13,14 Housing Board Colony, Banswara, Rajasthan - 327001, India
India	M/S Nutan Wind Farm (Project owner): 301, KARISHMA COMPLEX, STADIUM CIRCLE, C.G. ROAD, AHMEDABAD - 380009.

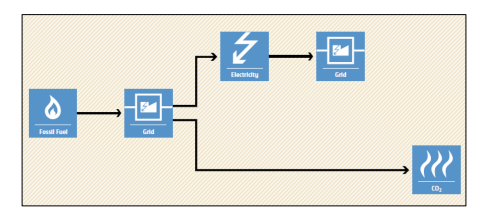
#### A.6. Baseline Emissions>>

The baseline scenario identified at the PCN stage of the project activity is:

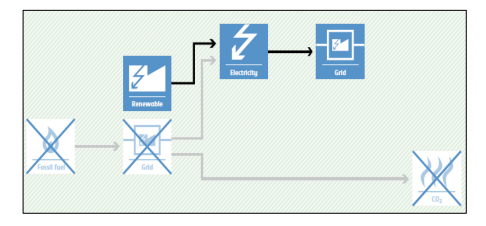
In the absence of the project activity, the equivalent amount of electricity would have been imported from the regional grid (which is connected to the unified Indian Grid system (NEWNE Grid)), which is carbon intensive due to predominantly sourced from fossil fuel-based power plants. Hence, baseline scenario of the project activity is the grid-based electricity system, which is also the pre- project scenario.

Schematic diagram showing the baseline scenario:

#### **Project Scenario**



#### **Baseline Scenario:**



#### A.7. Debundling>>

This project activity is not a bundled component of a larger project activity.

#### SECTION B. Application of methodologies and standardized baselines

#### **B.1.** References to methodologies and standardized baselines >>

**SECTORAL SCOPE:** 01, Energy industries (Renewable/Non-renewable sources)

TYPE: I - Renewable Energy Projects

**CATEGORY:** AMS. I.D. (Title: "Grid connected renewable electricity generation", version 18)

#### B.2. Applicability of methodologies and standardized baselines >>

The project activity involves generation of grid connected electricity from the construction and operation of a new wind power project is sold to state electricity board GUVNL. The project activity has installed capacity of 4.5 MW which will qualify for a small-scale project activity under Type-I of the Small-Scale methodology. The project status is corresponding to the methodology AMS-I.D., version 18 and applicability of methodology is discussed below:

1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	<b>D</b> 1 (C
Applicability Criterion	Project Case
1. This methodology comprises renewable energy generation units, such as photovoltaic, hydro, tidal/wave, wind, geothermal and renewable biomass:	The project activity is a Renewable Energy Project i.e., electrical energy generated is sold to state electricity board which falls under applicability criteria option 1 (a).
<ul> <li>(a) Supplying electricity to a national or a regional grid; or</li> <li>(b) Supplying electricity to an identified consumer facility via national/regional grid through a contractual arrangement such as wheeling.</li> </ul>	Hence the project activity meets the given applicability criterion as well as satisfies the applicability illustration mentioned in Appendix of AMS-ID Table 1 – Scope of AMS-I.D. version 18.
<ul> <li>2. This methodology is applicable to project activities that:</li> <li>(a) Install a Greenfield plant;</li> <li>(b) Involve a capacity addition in (an) existing plant(s);</li> <li>(c) Involve a retrofit of (an) existing plant(s);</li> <li>(d) Involve a rehabilitation of (an) existing plant(s)/unit(s); or</li> <li>(e) Involve a replacement of (an) existing plant(s).</li> </ul>	option (a) of applicability criteria 2 is applicable as project is a Greenfield plant Hence the project activity meets the given applicability criterion.
3. Hydro power plants with reservoirs that satisfy at least one of the following conditions are eligible to apply this methodology:	The the project activity involves installation of Wind Turbine Generators (WTGs), hence, this criterion is not applicable.

(a) The project activity is implemented in existing reservoir, with no change in the volume of the reservoir; or (b) The project activity is implemented in existing reservoir, where the volume of the reservoir(s) is increased and the power density as per definitions given in the project emissions section, is greater than 4 W/m<sup>2</sup> (c) 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 4 W/m<sup>2</sup> 4. If the new unit has both renewable and non-The proposed project is 4.5 MW Wind power renewable components (e.g. a wind/diesel project, i.e., only component is renewable unit), the eligibility limit of 15 MW for a power project below 15MW, thus the criterion is not applicable to this project activity. small-scale CDM project activity applies only to the renewable component. If the new unit co-fires fossil fuel, the capacity of the entire unit shall not exceed the limit of 15 MW. 5. Combined heat and power (co-generation) The project is wind power project and thus, the criterion is not applicable to this systems are not eligible under this category project activity. The proposed project is a greenfield 4.5 MW 6. In the case of project activities that involve the capacity addition of renewable energy wind power project, i.e., only component is generation units at an existing renewable renewable power project below 15 MW, thus the criterion is not applicable to this project power generation facility, the added capacity of the units added by the project should be activity. lower than 15 MW and should be physically distinct from the existing units. The proposed project is a greenfield 4.5 MW 7. In the case of retrofit, rehabilitation or replacement, to qualify as a small-scale wind power project, i.e., only component is project, the total output of the retrofitted, renewable power project below 15 MW, thus rehabilitated or replacement power plant/unit the criterion is not applicable to this project shall not exceed the limit of 15 MW. activity. 8. In the case of landfill gas, waste gas, The proposed project is a greenfield 4.5 MW wastewater treatment and agro-industries wind power project; hence, this criterion is not projects, recovered methane emissions are applicable to this project activity. eligible under a relevant Type III category. If the recovered methane is used for electricity generation for supply to a grid, then the baseline for the electricity component shall be in accordance with procedure prescribed under this methodology. If the recovered methane is used for heat generation or cogeneration other applicable Type-I methodologies such as "AMS- I.C.: Thermal energy production with or without electricity" shall be explored.

9. In	case bior	nass is	sourced	from de	edicated
plar	ntations, 1	the app	licability	criteria	in the
tool	l "Project	emissi	ons from	n cultiva	tion of
bio	mass" shal	l apply.			

No biomass is involved, the project is only a wind power project and thus the criterion is not applicable to this project activity.

#### **B.3.** Applicability of double counting emission reductions >>

There is no double accounting of emission reductions in the project activity due to the following reasons:

- Project is uniquely identifiable based on its location coordinates,
- Project has dedicated commissioning certificate and connection point,
- Project is associated with energy meters which are dedicated to the consumption point for project developer

#### B.4. Project boundary, sources and greenhouse gases (GHGs)>>

As per applicable methodology AMS-I.D. Version 18, "The spatial extent of the project boundary includes the project power plant and all power plants connected physically to the electricity system that the project power plant is connected to."

Thus, the project boundary includes the Wind Turbine Generators (WTGs) and the Indian grid system.

Source	e	Gas	Included?	Justification/Explanation
	Grid	CO <sub>2</sub>	Yes	Main emission source
line	connected	CH <sub>4</sub>	No	Minor emission source
3ase]	connected electricity	N <sub>2</sub> O	No	Minor emission source
	generation	Other	No	No other GHG emissions were emitted from the project
	Greenfield	CO <sub>2</sub>	No	No CO <sub>2</sub> emissions are emitted from the project
ject	Wind Power Project	CH <sub>4</sub>	No	Project activity does not emit CH4
Pro	Project	N <sub>2</sub> O	No	Project activity does not emit N2O
	Activity	Other	No	No other emissions are emitted from the project

#### **B.5.** Establishment and description of baseline scenario >>

This section provides details of emission displacement rates/coefficients/factors established by the applicable methodology selected for the project.

As per the approved consolidated methodology AMS-I.D. Version 18, if the project activity is the installation of a new grid-connected renewable power plant/unit, the baseline scenario is the following:

"The baseline scenario is that the 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 into the grid".

The project activity involves setting up new wind power plants to harness the green power from wind energy and to use to sell via grid interface through Power Purchase agreement with GUVNL. In the absence of the project activity, the equivalent amount of power would have been supplied by the Indian grid, which is fed mainly by fossil fuel-fired plants. The power is produced at the grid from the other conventional sources which are predominantly fossil fuel-based. Hence, the baseline for the project activity is the equivalent amount of power produced at the Indian grid.

A "grid emission factor" refers to a CO2 emission factor (tCO2/MWh) which will be associated with unit of electricity provided by an electricity system. The UCR recommends an emission factor of 0.9 tCO2/MWh for the 2014-2023 years as a fairly conservative estimate for Indian projects not previously verified under any GHG program. Also, for the vintage 2024, the combined margin emission factor calculated from CEA database in India results into emission factors of 0.757 as a fairly conservative estimate. Hence, the emission factor 0.9 for 2013-2023 and 0.757 for the year 2024 has been considered to calculate the emission reduction.

#### **Net GHG Emission Reductions and Removals**

Thus,  $ER_V = BE_V - PE_V - LE_V$ 

Where:

ERy = Emission reductions in year y (tCO2/y)

 $BE_V = Baseline Emissions in year y (t CO2/y)$ 

PEy = Project emissions in year y  $(tCO_2/y)$ 

 $LE_V$  = Leakage emissions in year y (tCO<sub>2</sub>/y)

#### **Baseline Emissions**

Baseline emissions include only CO<sub>2</sub> emissions from electricity generation in power plants that are displaced due to the project activity. The methodology assumes that all project electricity generation above baseline levels would have been generated by existing grid-connected power plants and the addition of new grid-connected power plants. The baseline emissions are to be calculated as follows:

$$BE_{\nu} = EG_{PL\nu} \times EF_{arid,\nu}$$

ВЕу	=	Baseline emissions in year y (t CO <sub>2</sub> )
EGPJ,y	Quantity of net electricity generation that is produced and fed in	
$\mid EGPJ,y \mid = \mid$ result of the imple		result of the implementation of the CDM project activity in year y (MWh)
		UCR recommended emission factor of 0.9 tCO2/MWh has been considered.
EFgrid,y	=	(Reference: General Project Eligibility Criteria and Guidance, UCR Standard,
		page 4)

#### **Project Emissions**

As per AMS-I.D. version-18, only emission associated with the fossil fuel combustion, emission from operation of geo-thermal power plants due to release of non-condensable gases, emission from water reservoir of Hydro should be accounted for the project emission. Since the project activity is a wind power project, project emission for renewable energy plant is nil. **Thus, PEy =0.** 

#### Leakage

As per AMS-I.D. version-18, 'If the energy generating equipment is transferred from another activity, leakage is to be considered.' In the project activity, there is no transfer of energy generating equipment and therefore the leakage from the project activity is considered as zero.

#### Hence, LEy= 0

The actual emission reduction achieved during the first CoU period shall be submitted as a part of first

monitoring and verification. However, for the purpose of an ex-ante estimation, the following calculation has been submitted:

Estimated annual baseline emission reductions (BEy)

- = 9855 MWh/year \*0.9 tCO2/MWh
- = 8,869 tCO2/year (i.e., 8,869 CoUs/year)

#### **B.6. Prior History>>**

The project activity is a bundle of wind machines. Following are the key details under the prior history of the project:

(a) The project was not applied under any other GHG mechanism. Hence the project will not cause double accounting of carbon credits (i.e., CoUs).

### **B.7.** Changes to start date of crediting period >>

The crediting period under UCR has been considered from the date of commissioning of the project.

## B.8. Permanent changes from PCN monitoring plan, applied methodology or applied standardized baseline >>

Not applicable.

#### B.9. Monitoring period number and duration>>

First Issuance Period: 11 years

Date: 07/03/2014 to 31/12/2024 (inclusive of both dates).

## B.10. Monitoring plan>>

## Data and Parameters available at validation (ex-ante values):

Data / Parameter	UCR recommended emission factor
Data unit	tCO2 /MWh
Value applied for 2013- 2023	0.9
Value applied for 2024	0.757
Description	A "grid emission factor" refers to a CO2 emission factor (tCO2/MWh) which will be associated with unit of electricity provided by an electricity system. The UCR recommends an emission factor of 0.9 tCO2/MWh for the 2013-2023 years as a fairly conservative estimate for Indian projects not previously verified under any GHG program. Also, for the vintage 2024, the combined margin emission factor calculated from CEA database in India results into emission factors of 0.757 as a fairly conservative estimate. Hence, the emission factor 0.9 for the 2013-2023 and 0.757 for the year 2024 has been considered to calculate the emission reduction.
Source of data	https://cea.nic.in/wpcontent/uploads/2021/03/User_Guide_Version_20.0.pdf  https://cea.nic.in/wpcontent/uploads/baseline/2024/04/User_Guide_Version_19.0.pdf
Additional Comment	The combined margin emission factor calculated from CEA database in India results into emission factors of 0.757 as a fairly conservative estimate. Hence, the emission factor 0.9 for the 2014-2023 and 0.757 for the year 2024 has been considered to calculate the emission reduction.

## Data and Parameters to be monitored (ex-post monitoring values):

Data / Parameter	EG <sub>PJ</sub> , facility, y
Data unit	MWh
Description	Net electricity supplied to the NEWNE grid facility by the project
	activity
Source of data	Electricity generation certificate issued by GETCO (Gujarat Energy
	Transmission Corporation Limited)
measurement procedures	Data Type: Measured
(if any):	Monitoring equipment: Energy Meters are used for monitoring
	Archiving Policy: Electronic
	Calibration frequency: Once in 5 years (considered as per provision of
	CEA India).
	The net electricity generated by the project activity will be calculated
	from net electricity supplied to grid from the share certificate issued by
	state utility (currently GETCO) on monthly basis for respective WTGs.
	The amount of energy supplied by the WTGs are continuously monitored and recorded once a month. The same can be cross-checked
	from the State utility website which is publicly available.
34	1 7
Measurement	Monthly
Frequency:	0055 (F
Value applied:	9855 (Ex-ante estimate)

QA/QC procedures applied:	Continuous monitoring, hourly measurement monthly recording. Tri-vector (TVM)/ABT energy meters with accuracy class 0.2s
Purpose of data:	The Data/Parameter is required to calculate the baseline emission.
Any comment:	Data will be archived electronically for a period of 36 months beyond the end of the crediting period.  Since the renewable power generated from the project sold to state electricity board GUVNL via PPA, hence during the monitoring and verification the provision of the Power Purchase agreement may be referred.