

# DETERMINATION REPORT ZAPORIZZHYAOBLENERGO JSC

# DETERMINATION OF THE "REDUCTION OF PROCESS LOSSES IN POWER LINES ZAPORIZZHYAOBLENERGO JSC"

REPORT NO. UKRAINE-DET/0376/2011 REVISION NO. 03

BUREAU VERITAS CERTIFICATION

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and the subsequent de	cisions by th	e JI Supervisory C	committe	e, as well as the host co	ountry criteria.
The determination sco	ne is define	d as an independe	ent and	objective review of the r	project design document,
the project's baseline	study, moni	toring plan and of	her rele	vant documents, and c	onsisted of the following
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# 1 INTRODUCTION

Zaporizzhyaoblenergo JSC has commissioned Bureau Veritas Certification to determinate its JI project "Reduction of Process Losses in Power Lines Zaporizzhyaoblenergo JSC" (hereafter called "the project") in Zaporizzhya region, Ukraine.

This report summarizes the findings of the determination of the project, performed on the basis of UNFCCC criteria, as well as criteria given to provide for consistent project operations, monitoring and reporting.

# 1.1 Objective

The determination serves as project design verification and is a requirement of all projects. The determination is an independent third party assessment of the project design. In particular, the project's baseline, the monitoring plan (MP), and the project's compliance with relevant UNFCCC and host country criteria are derminated in order to confirm that the project design, as documented, is sound and reasonable, and meet the stated requirements and identified criteria. Determination is a requirement for all JI projects and is seen as necessary to provide assurance to stakeholders of the quality of the project and its intended generation of emissions reductions units (ERUs).

UNFCCC criteria refer to Article 6 of the Kyoto Protocol, the JI rules and modalities and the subsequent decisions by the JI Supervisory Committee, as well as the host country criteria.

#### 1.2 Scope

The determination scope is defined as an independent and objective review of the project design document, the project's baseline study and monitoring plan and other relevant documents. The information in these documents is reviewed against Kyoto Protocol requirements, UNFCCC rules and associated interpretations.

The determination is not meant to provide any consulting towards the Client. However, stated requests for clarifications and/or corrective actions may provide input for improvement of the project design.

#### **1.3 Determination team**

The determination team consists of the following personnel:

Oleg Skoblyk Team Leader, Bureau Veritas Certification Climate Change Lead Verifier

Denis Pishchalov

Team member, Bureau Veritas Certification Financial Specialist



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This determination report was reviewed by:

Ivan Sokolov

Bureau Veritas Certification Internal technical reviewer

# 2 METHODOLOGY

The overall determination, from Contract Review to Determination Report & Opinion, was conducted using Bureau Veritas Certification internal procedures.

In order to ensure transparency, a determination protocol was customized for the project, according to the version 01 of the Joint Implementation Determination and Verification Manual, issued by the Joint Implementation Supervisory Committee at its 19 meeting on 04/12/2009. The protocol shows, in a transparent manner, criteria (requirements), means of determination and the results from determining the identified criteria. The determination protocol serves the following purposes:

- It organizes, details and clarifies the requirements a JI project is expected to meet;
- It ensures a transparent determination process where the determiner will document how a particular requirement has been determined and the result of the determination.

The completed determination protocol is enclosed in Appendix A to this report.

#### 2.1 Review of Documents

The Project Design Document (PDD) submitted by Zaporizzhyaoblenergo JSC and additional background documents related to the project design and baseline, i.e. country Law, Guidelines for users of the joint implementation project design document form, Guidance on criteria for baseline setting and monitoring, Kyoto Protocol, Clarifications on Determination Requirements to be Checked by a Accredited Independent Entity were reviewed.

Losses PDD of the "Reduction of Process in Power Lines Zaporizzhyaoblenergo JSC" project of Zaporizzhyaoblenergo JSC version 1.0 was submitted on 19/09/2011.

To address Bureau Veritas Certification corrective action and clarification requests Zaporizzhyaoblenergo JSC revised the PDD and resubmitted it as version 3.0 of 01/11/2011 which is deemed final.



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The determination findings presented in this report relate to the project as described in the PDD version 1.0 dated 19/09/2011 and version 2.0 of 25/09/2011.

## 2.2 Follow-up Interviews

On 22/09/2011 Bureau Veritas Certification performed on-site visit interviews with project stakeholders to confirm selected information and to resolve issues identified in the document review. Representatives of Zaporizzhyaoblenergo JSC and "EES" Ltd. were interviewed (see References). The main topics of the interviews are summarized in Table1.

Interviewed organization	Interview topics
Zaporizzhyaoblenergo JSC	<ul> <li>Implementation schedule</li> <li>Project management organisation</li> <li>Evidence and records on reconstruction and new equipment and its operation</li> <li>Environmental Impact Assessment</li> <li>Project monitoring responsibilities</li> <li>Monitoring equipment</li> <li>Quality control and quality assurance</li> </ul>
CONSULTANT "EES" Ltd.	<ul> <li>procedures</li> <li>Environmental impacts affected</li> <li>Local authorities and public opinion</li> <li>Applicability of methodology</li> <li>Baseline and Project scenarios</li> <li>Barriers analysis</li> <li>Additionality justification</li> </ul>
	<ul> <li>Common practice analysis</li> <li>Monitoring plan</li> <li>Conformity of PDD to JI requirements</li> </ul>

Table 1Interview topics

# 2.3 Resolution of Clarification and Corrective Action Requests

The objective of this phase of the determination is to raise the requests for corrective actions and clarification and any other outstanding issues that needed to be clarified for Bureau Veritas Certification positive conclusion on the project design.

If the determination team, in assessing the PDD and supporting documents, identifies issues that need to be corrected, clarified or



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improved with regard to JI project requirements, it will raise these issues and inform the project participants of these issues in the form of:

(a) Corrective action request (CAR), requesting the project participants to correct a mistake in the published PDD that is not in accordance with the (technical) process used for the project or relevant JI project requirement or that shows any other logical flaw;

(b) Clarification request (CL), requesting the project participants to provide additional information for the determination team to assess compliance with the JI project requirement in question;

(c) Forward action request (FAR), informing the project participants of an issue, relating to project implementation but not project design, that needs to be reviewed during the first verification of the project.

The determination team will make an objective assessment as to whether the actions taken by the project participants, if any, satisfactorily resolve the issues raised, if any, and should conclude its findings of the determination.

To guarantee the transparency of the verification process, the concerns raised are documented in more detail in the verification protocol in Appendix A.

# **3 PROJECT DESCRIPTION**

The objective of the project "Reduction of Process Losses in Power Lines Zaporizzhyaoblenergo JSC" is the realization of the programme of technical reconstruction of electrical network and equipment, introduction of the progressive technologies, organization structure improvement, and transition to the higher organizational level of electricity grid transmission and distribution.

Taking measures foreseen by the project will let to increase the reliability and effectiveness of the distribution network of electric power in Zaporizzhya and Zaporizzhya Region, and enhance the quality of consumers service. It will also help to reduce the amount of electric power, that is lost in the distributive and transport electrical networks of Zaporizzhyaoblenergo JSC, and that, in its turn, will help to reduce the amount of the generated electric energy and as the result pollutant emissions in the atmosphere.

Joint Stock Company Zaporizzhyaoblenergo (Zaporizzhyaoblenergo JSC) is an integral part of the unified energy system (UES) of Ukraine and provide the consumers of Zaporizzhya region with the electric energy regularly and reliably under the uniform tariff.



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At the beginning of the project (2002) Zaporizzhyaoblenergo JSC was realizing only such measures that were directed to the maintaining of electrical networks in good working order. These measures mainly included repairing work to eliminate errors, that arise during the operation of power networks. That resulted in the technological consumption, in 2002, in networks of Zaporizzhyaoblenergo JSC which reached 13,39 % from the electric energy amount, that was coming into the company's network.

Most of the equipment that was being used at that moment in the networks of Zaporizzhyaoblenergo JSC was already physically and morally outdated, but because of the insufficient financing and operational reserves of this equipment, it remained still in use. Besides, it was possible to change this situation not only in the case of technical provision of the network modification, but also in the case of company's organizational structure improvement, which also required financing and manpower.

The possibility to sell greenhouse gas emission reduction units, became one of the factors for the start of the introduction program, the goal of which is the reduction of technological power consumption in the Zaporizzhyaoblenergo JSC electric network.

The project is based on the implementation of complex of measures on elimination of power losses, which is introduced and financed since 2002.

The measures are taken within the framework of this program (see presented in the Section A.4.2 of the PDD), for the implementation and constant monitoring of potential sources of the technological losses and prevention of their appearing enabled Zaporizzhyaoblenergo JSC to reduce technological consumption to 8,6 % of the amount of electric power delivered to the network.

The project is based on the implementation complex of organizational and technical measures on electricity losses reduction, which includes:

- realization of scientific and technical support, extension of the exploitation term of the functioning equipment, realization of the equipment diagnostics system and prognostication of its residual operating time;
- introduction of organizational and technical measures for technological power consumption reduction;
- reconstructions and renovations of the electric networks, and substitution of outdated equipment;
- attraction of investments for the development and achievement of high technical and economical level of the Company;
- increase of power supply reliability level for the region consumers;



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- implementation of the Automatized system of commercial accounting of power consumption of the energy-supplying company perimeter, ASCAPC of consumers and substations;
- introduction of complex technical power consumption reduction Program;
- modernization of the equipment in the framework of the electric power development investment programs.

Implementation of the program is continuous process that wills conduct over the operational period of the project.

Baseline scenario foresees further usage of equipment while performing of planned repairing work without substantial investments.

All these measures, implementation and continuous monitoring of possible sources of energy losses and prevent possible occurrence of Zaporizzhyaoblenergo JSC reduce technical electricity losses in their electrical systems.

Reduction of technological power consumption in the Company networks allowed reducing  $CO_2$  emissions, caused by generation of electricity that was lost.

Duration of the project is unlimited, since the measures taken to detect and remove TPC (TVE) in separate power network units and feeders, power network areas, as well as to reduce general technological power consumption in the Zaporizzhyaoblenergo JSC, are a constant and continual process.

Purchase of equipment and supplies as well as carrying out of project assembly and commissioning operations are accomplished by contract organizations by tender in the order, established in Ukraine. Besides the equipment and work cost, the main criteria of equipment selection is its quality and reliability, as well as professionatism and responsiveness to ISO-9000 of executors. The equipment suppliers are national and foreign producers which have proved themselves in the power.

Works on technological power losses reduction are held in the framework of investment Programs of the Company, Plans of current and capital repairs, Plans of power networks maintenance that are annually approved by "Minpalyvenergo" of Ukraine and NPRC of Ukraine.

Apart from emissions reduction the implementation of project Reduction of Process Losses in Power Lines Zaporizzhyaoblenergo JSC has the following advantages:

- Creation of additional jobs, connected with the introducing of new equipment, construction and reconstruction of enterprise facilities;
- Pollutant emissions reduction by the cut down of the electric energy generation as a result of shortening of losses in the networks;



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• Cutting production costs.

The realization of joint implementation project will reduct pollutant emissions by the shortage of electric energy generation, which is delivered to the network of Zaporizzhyaoblenergo JSC. Thus, the realization of the project will reduce the greenhouses gasses emissions and will prevent from their further accumulation in the atmosphere, which in its turn, will loosen the climate changes.

The identified areas of concern as to the project description, project participants' response and BVC's conclusion are described in Appendix A, Table 2 (refer to CAR01-CAR06, CL01, CL02).

### **4** DETERMINATION CONCLUSIONS

In the following sections, the conclusions of the determination are stated.

The findings from the desk review of the original project design documents and the findings from interviews during the follow up visit are described in the Determination Protocol in Appendix A.

The Clarification and Corrective Action Requests are stated, where applicable, in the following sections and are further documented in the Determination Protocol in Appendix A. The determination of the Project resulted in 16 Corrective Action Requests and 10 Clarification Requests.

#### 4.1 **Project approvals by Parties involved (19-20)**

As for the present moment no written approvals of the project by Parties involved are available. After receiving Determination Report from the Accredited Independent Entity the project documentation will be submitted to the Ukrainian Designated Focal Point (DFP) which is State Environmental Investment Agency of Ukraine, for receiving a Letter of Approval.

As the project has no approvals by the Parties involved, CAR07 remains pending (refer to the Appendix A).

The identified areas of concern as to the project approval by Parties involved, project participants' response and BVC's conclusion are described in Appendix A, Table 2 (refer to CAR07, CL03).



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# 4.2 Authorization of project participants by Parties involved (21)

The official authorization of each legal entity listed as project participant in the PDD by Parties involved will be provided in the written project approvals (refer to 4.1 above).

## 4.3 Baseline setting (22-26)

The PDD explicitly indicates that JI specific approach was the selected approach for identifying the baseline.

The baseline scenario has been established in accordance with Appendix B of the JI Guidelines and in accordance with the 'Guidance on Criteria for Baseline Setting and Monitoring' (Version 2) adopted at 18<sup>th</sup> Meeting of the JISC and used Methodological Tool "Combined tool to identify the baseline scenario and demonstrate additionality" (Version 03.0.0).

The 'Guidance on Criteria for Baseline Setting and Monitoring' established by the JISC states: "The baseline for a JI project is the scenario that reasonably represents the anthropogenic emissions by sources or anthropogenic removals by sinks of GHG that would occur in the absence of the proposed project."

The PDD provides a detailed theoretical description in a complete and transparent manner, as well as justification, that the baseline is established:

- (a) By listing and describing the following plausible future scenarios on the basis of conservative assumptions and selecting the most plausible one:
  - a. continuation of the existing practice of power grid operation;
  - b. implementation of the above project without JI mechanism.
- (b) Taking into account relevant national and/or sectoral policies and circumstances, such as sectoral reform initiatives, local fuel availability, power sector expansion plans, and the economic situation in the project sector. In this context, the following key factors that affect a baseline are taken into account:
  - Electricity and main fuel prices are fixed by the government and change independently from the enterprise needs.
  - The Power Grid is a very complicated system, which consists of the groups of power transformation, transmission and distributing equipment, management and monitoring systems and only if these groups work coherently the result will be





positive. It means that all of the groups of measures implemented in the Zaporizzhyaoblenergo JSC power grid should be coordinated with the other parts of the system. Besides, some new equipment will be implemented on the Units and there is no experience or historical data that could show the possibility of the effective work of such a system.

• Ukraine has one of the lowest electricity tariffs in Europe. Therefore, it is really hard invest some cost for the reconstruction or the rehabilitation of the equipment.

In order to establish the baseline scenario project participants has chosen the use of JI specific approach and "Combined tool to identify the baseline scenario and demonstrate additionality" (Version 03.0.0). Default multi-project emission factors for Ukraine National Power Grid defined by National Environmental Investment Agency of Ukraine have been applied for calculation of greenhouse gases emissions.

All explanations, descriptions and analyses pertaining to the baseline in the PDD are made in accordance with the identified JI specific approach and the baseline is identified appropriately.

The identified areas of concern as to the baseline setting, project participants' response and BVC's conclusion are described in Appendix A, Table 2 (refer to CAR08, CL04).

#### 4.4 Additionality (27-31)

Brriers analysis and common practice analysis were used to demonstrate additionality of the project activity. All explanations, descriptions and analyses are made in accordance with the selected tool or method.

The following additionality proofs are provided:

- 1. there are two alternative scenarios to the project activity identified;
- 2. the identified financial barrier would credibly prevent the implementation of the proposed project activity undertaken without being registered as a JI activity;
- 3. the common practice analyses carried out by the PP's, complementing the investment and barrier analysis

Additionality is demonstrated appropriately as a result of the analysis using the approach chosen.

The identified areas of concern as to the additionality, project participants' response and BVC's conclusion are described in Appendix A, Table 2 (refer to CAR09).



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### 4.5 Project boundary (32-33)

The approach to the emission calculation takes into consideration the  $CO_2$  emission only, which is formed as a result of the electric power production, necessary for the compensation of the technological consumption in the network and in the distributing transformer stations, and in the substations of Zaporizzhyaoblenergo JSC. The project boundary defined in the PDD, encompasses all anthropogenic emissions by sources of greenhouse gases (GHGs) that are:

- (i) Under the control of the project participants;
- (ii) Reasonably attributable to the project; and

(iii) Significant, i.e., the source accounts on average per year over the crediting period for more than 1 per cent of the annual average anthropogenic emissions by sources of GHGs, or exceed an amount of 2,000 tonnes of  $CO_2$  equivalent, whichever is lower.

The delineation of the project boundary and the gases and sources included are appropriately described and justified in the PDD.

The AIE determinated the project boundary by:

a) Detailed review of relevant documentation (list of all determinated documents provided in "Category 2 Document" below).

b) Interviews and observations during site visit to Zaporizzhyaoblenergo JSC dated 22/09/2011 (list of interviewd persons provided in "Persons interviewed" below).

Based on the above assessment, the AIE hereby confirms that the identified boundary and the selected sources and gases are justified for the project activity.

The identified areas of concern as to the project boundary, project participants' response and BVC's conclusion are described in Appendix A, Table 2 (refer to CAR10, CL05, CL06).

## 4.6 Crediting period (34)

The PDD states the starting date of the project as the date on which the implementation or construction or real action of the project began, and the starting date is 01/08/2001, which is after the beginning of 2000.

The PDD states the expected operational lifetime of the project in years and months, which is 25 years (300 months).



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The PDD states the length of the crediting period in years and months, which is 22 years or 264 months, and its starting date as 01/01/2004, which is the date the first emission reductions or enhancements of net removals are generated by the project.

The PDD states that the crediting period for the issuance of ERUs starts only after the beginning of 2008 and does not extend beyond the operational lifetime of the project.

The PDD states that the extension of its crediting period beyond 2012 is subject to the host Party approval, and the estimates of emission reductions or enhancements of net removals are presented separately for those until 2012 and those after 2012 in all relevant sections of the PDD.

The identified areas of concern as to the crediting period, project participants' response and BVC's conclusion are described in Appendix A, Table 2 (refer to CL07, CL08).

## 4.7 Monitoring plan (35-39)

The PDD, in its monitoring plan section, explicitly indicates that JI specific approach was the selected.

The monitoring plan describes all relevant factors and key characteristics that will be monitored, and the period in which they will be monitored, in particular also all decisive factors for the control and reporting of project performance, such as fuel saving.

The monitoring plan specifies the indicators, constants and variables that are reliable (i.e. provide consistent and accurate values), valid (i.e. be clearly connected with the effect to be measured), and that provide a transparent picture of the emission reductions or enhancements of net removals to be monitored such as:

- 1. Actual receiving of electricity to the grid
- 2. Total reduction of technical power losses
- 3. CO<sub>2</sub> emission factor for Ukranian Power Grid

The monitoring plan draws on the list of standard variables contained in appendix B of "Guidance on criteria for baseline setting and monitoring" developed by the JISC, such as  $PE_y$ ;  $BE_y$ ;  $CEF_y$ .

The monitoring plan explicitly and clearly distinguishes:

(i) Data and parameters that are not monitored throughout the crediting period, but are determined only once (and thus



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remain fixed throughout the crediting period), and that are available already at the stage of determination, which are absent.

- (ii) Data and parameters that are not monitored throughout the crediting period, but are determined only once (and thus remain fixed throughout the crediting period), but that are not already available at the stage of determination: absent.
- (iii) Data and parameters that are monitored throughout the crediting period, such as baseline emissions, power loss reduction in power distribution system during the monitoring period, CO2 emission factor for power grid of Ukraine for the the power replacement projects.

The monitoring plan describes the methods employed for data monitoring (including its frequency) and recording depending on its kind. It is provided in comprehensive manner in Tables for the key-parameters in Section B.1 of the PDD.

The monitoring plan elaborates all algorithms and formulae used for the estimation/calculation of baseline emissions and project emissions or direct monitoring of emission reductions from the project, such as:

#### Project emissions

The mission reduction will be achieved by reducing power losses in the company's power grids which in its turn will be achieved as a result of the project implementation.

Since the baseline emissions are calculated based on difference between of power loss before and after the project implementation, consequently the project emission will equal zero.

 $PE_{y} = 0$ 

#### Baseline emissions

Baseline emissions are defined by the following equation:

$$BE_{y} = V_{y} \cdot CEF_{y}$$

where

 $BE_y$  = baseline emissions (tCO2e);

 $V_y$  = total technical loss reduction in the power distribution system during the period y of the project scenario compared with the baseline, MWh;

(1)



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 $CEF_y$  = CO<sub>2</sub> emission factor in UPS of Ukraine for the the power replacement projects in the year y, tCO<sub>2</sub>e/MWh;

y = the year for which estimates are made.

#### Emission reduction

Emissions reductions are defined by the following equation:

$$ER_{y} = BE_{y} - (PE_{y} + LE_{y}), \qquad (2)$$

Where:

 $ER_y$  = emission reduction during the year y, t CO2e;  $BE_y$  = baseline emission of the greenhouse gases in the year y, t CO2e;  $PE_y$  = greenhouse gases emission caused by the project activity in the year y, t CO2e;  $LE_y$  = escape emission in the year y, t CO2e.

The monitoring plan presents the quality assurance and control procedures for the monitoring process. This includes, as appropriate, information on calibration and on how records on data and/or method validity and accuracy are kept and made available on request.

Data monitored and required for verification are to be kept for two years after the last transfer of ERUs for the project.

The monitoring plan clearly identifies the responsibilities and the authority regarding the monitoring activities. The roles and responsibilities of the persons involved to monitoring process are described in full in section D.3 of PDD and vividely demonstrated on the Scheme of data collection for Monitoring Report.

On the whole, the monitoring report reflects good monitoring practices appropriate to the project type.

The monitoring plan provides, in tabular form, a complete compilation of the data that need to be collected for its application, including data that are measured or sampled and data that are collected from other sources (e.g. official statistics, IPCC, commercial and scientific literature etc.) but not including data that are calculated with equations.



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The monitoring plan indicates that the data monitored and required for verification are to be kept for two years after the last transfer of ERUs for the project.

The identified areas of concern as to the monitoring plan, project participants' response and BVC's conclusion are described in Appendix A, Table 2 (refer to CAR11-CAR15, CL09, CL10).

## 4.8 Leakage (40-41)

The PDD appropriately describes an assessment of the potential indirect external leakage of  $CO_2$ ,  $CH_4$ ,  $N_2O$  generated by fuel production and its transportation and appropriately explains that they are neglected.

# 4.9 Estimation of emission reductions or enhancements of net removals (42-47)

The PDD indicates assessment of emissions in the baseline scenario and in the project scenario as the approach chosen to estimate the emission reductions generated by the project.

The PDD provides the ex ante estimates of:

(a) Emissions for the project scenario (within the project boundary), which are equal zero tons of  $CO_2eq$ ;

(b) Leakage, which is considered equal zero tons of  $CO_2eq$ ;

(c) Emissions for the baseline scenario (within the project boundary), which are 1200413 tons of CO2eq for 2004-2007, 3379849 tons of CO2eq for 2008-2012 and 8784694 for 2013-2025;

(d) Emission reductions adjusted by leakage (based on (a)-(c) above), which are 1200413 tons of CO2eq for 2004-2007, 3379849 tons of CO2eq for 2008-2012 and 8784694 for 2013-2025.

The estimates referred to above are given:

- (a) On an annual basis;
- (b) From 01/01/2004 to 31/12/2025, covering the whole crediting period;
- (c) On a source-by-source basis;
- (d) For each GHG gas, that is CO<sub>2</sub>;



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(e) In tonnes of  $CO_2$  equivalent, using global warming potentials defined by decision 2/CP.3 or as subsequently revised in accordance with Article 5 of the Kyoto Protocol;

The formulas used for calculating the estimates referred above are the same as those used for project monitoring and described in the section 4.7 above. All formulas are consistent throughout the PDD. The emission reduction will be achieved by reducing power losses in the company's power grids which in its turn will be achieved as a result of the project implementation. Since the baseline emissions are calculated based on difference between of power loss before and after the project implementation, consequently the project emission will equal zero.

For calculating the estimates referred to above, key factors, influencing the baseline emissions and the activity level of the project and the emissions as well as risks associated with the project were taken into account, as appropriate.

Data sources used for calculating the estimates referred to above are clearly identified, reliable and transparent.

Emission factor, such as  $CO_2$  emission factor for power grid of Ukraine, was selected by carefully balancing accuracy and reasonableness, and appropriately justified of the choice.

The estimation referred to above is based on conservative assumptions and the most plausible scenarios in a transparent manner.

The estimates referred to above are consistent throughout the PDD.

The annual average of estimated emission reductions over the crediting period is calculated by dividing the total estimated emission reductions over the crediting period by the total months of the crediting period, and multiplying by twelve.

No areas of concern as to the estimation of emission reductions were identified.

#### 4.10 Environmental impacts (48)

The analysis of the environmental impacts of the project is done by the specialized companies. They also issued documents in which there is the estimation of emissions into the atmosphere by permanent sources - industrial areas (mechanical, welding, woodworking enterprises etc). According to the expert's report this enterprise belongs to the 3rd group, as its emissions do not exceed emissions limit. Due to the low level of



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emissions, the enterprise meets the pollution standard and its risk level is considered as harmless to the environment.

Aiming at increasing efficiency of the operating plans of harmful environmental impacts restriction, every year all the energy objects of the enterprise are subjected to complex verification, held by the State Ecological Inspection in Zaporizzhya Region, as to check whether they abide the environmental legislation, to estimate the technical condition of the power plants and the general condition of the environmental protection, to check whether they take appropriate measures to minimize emissions, water discharge and wastes

Ecological audit of the enterprise is submitted to: The State Department of water economy in Zaporizzhya Region – quarterly and yearly report on water usage; The State Statistics Department - the report on the environmental protection expenses and the ecological payments for the year (N $^{o}1$ -Ecological expenses), report on wastes management for the year (N $^{o}1$ -Wastes).

The project will not result in significant environmental impacts in addition to reducing greenhouse gas emissions.

The project activities will not have transboundary environmental impacts.

The identified areas of concern as to the environmental impacts, project participants' response and BVC's conclusion are described in Appendix A, Table 2 (refer to CAR16).

# 4.11 Stakeholder consultation (49)

Information on the project activities is presented in regional media, on television, and on the official website of the JSC "Zaporizhyaoblenergo» <u>www.zoe.com.ua</u>. All received comments regarding project activity implementation were of the positive nature. No negative comments in respect of current project were gained.

#### **4.12 Determination regarding small scale projects (50-57)** Not applicable

# 4.13 Determination regarding land use, land-use change and forestry (LULUCF) projects (58-64)

Not applicable



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# 4.14 Determination regarding programmes of activities (65-73)

Not applicable

#### 5 SUMMARY AND REPORT OF HOW DUE ACCOUNT WAS TAKEN OF COMMENTS RECEIVED PURSUANT TO PARAGRAPH 32 OF THE JI GUIDELINES

No comments, pursuant to paragraph 32 of the JI Guidelines, were received.

## 6 DETERMINATION OPINION

Bureau Veritas Certification has performed a determination of the "Reduction of Process Losses in Power Lines Zaporizzhyaoblenergo JSC" located in Zaporizzhya region, Ukraine. The determination was performed on the basis of UNFCCC criteria and host country criteria and also on the criteria given to provide for consistent project operations, monitoring and reporting.

The determination consisted of the following three phases: i) a desk review of the project design and the baseline and monitoring plan; ii) follow-up interviews with project stakeholders; iii) the resolution of outstanding issues and the issuance of the final Determination report and opinion.

Project participants used the latest "Combined tool to identify the baseline scenario and demonstrate additionality". In line with this tool, the PDD provides barrier analysis, investment analysis and common practice analysis, to determine that the project activity itself is not the baseline scenario.

Emission reductions attributable to the project are hence additional to any that would occur in the absence of the project activity. Given that the project is implemented and maintained as designed, the project is likely to achieve the estimated amount of emission reductions.

The determination revealed one pending issue related to the current determination stage of the project: the issue of the written approval of the project by the host Party. If the written approval by the host Party is awarded, it is our opinion that the project as described in the Project Design Document, Version 3.0 meets all the relevant UNFCCC requirements for the determination stage and the relevant host Party criteria.



DETERMINATION REPORT

The review of the project design documentation (version 3.0) and the subsequent follow-up interviews have provided Bureau Veritas Certification with sufficient evidence to determine the fulfillment of stated criteria. In our opinion, the project correctly applies and meets the relevant UNFCCC requirements for the JI and the relevant host country criteria.

The determination is based on the information made available to us and the engagement conditions detailed in this report.

# 7 REFERENCES

#### Category 1 Documents:

Documents provided by Zaporizzhyaoblenergo JSC that relate directly to the GHG components of the project.

- /1/ PDD "Reduction of Process Losses in Power Lines Zaporizzhyaoblenergo JSC" version 1.0 dated 19/09/2011
- /2/ PDD "Reduction of Process Losses in Power Lines Zaporizzhyaoblenergo JSC" version 2.0 dated 25/09/2011
- /3/ PDD "Reduction of Process Losses in Power Lines Zaporizzhyaoblenergo JSC" version 3.0 dated 01/11/2011
- /4/ Calculation of emission reductions, Excel file "ZAP-1БТВЕ-2002-2010-18-09-2011-Km=1-ok-КП"
- /5/ Calculation of emission reductions, Excel file "ZAP-1БТВЕ-2002-2010-01-11-2011-Km=1-ok-КП"

#### Category 2 Documents:

Background documents related to the design and/or methodologies employed in the design or other reference documents.

- /1/ Decree of Cabinet of Ministers of Ukraine #206, dated 22/02/2006
- /2/ Joint Implementation Project Design Document Form, version 01
- /3/ Guidelines for Users of the Joint Implementation Project Design Document Form/Version 04, JISC.
- /4/ JISC Guidance on criteria for baseline setting and monitoring. Version 03.
- /5/ "Combined tool to identify the baseline scenario and demonstrate additionality" (Version 03.0.0)
- /6/ Glossary of Joint Implementation Terms, Version 03.
- /7/ Decree #43 on approval of indexes of specific carbon dioxide emissions in the year 2010 issued by NEIA dated 28.03.2011.
- /8/ Decree #62 on approval of indexes of specific carbon dioxide emissions in the year 2008 issued by NEIA dated 15.04.2011.
- /9/ Decree #63 on approval of indexes of specific carbon dioxide

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emissions in the year 2009 issued by NEIA dated 15.04.2011. /10/ Decree #75 on approval of indexes of specific carbon dioxide emissions in the year 2011 issued by NEIA dated 12.05.2011. /11/ The methodology of technical power losses amount determination, in 150-0,38 kV tension power grids power supply company for the indirect carbon dioxide emissions estimation /12/ Zaporizzhiaoblenergo substation  $\Phi$  -1 – general view /13/ Box EBЛ-3 of substation  $\Phi$  -1 /14/ Box EBЛ-4 of substation  $\Phi$  -1 /15/ Box EBЛ-7a of substation  $\Phi$  -1 /16/ Вох ЕВЛ-7в of substation  $\Phi$  -1 /17/ Box EBЛ-24 of substation  $\Phi$  -1 /18/ Box EB $\Pi$ -23 of substation  $\Phi$  -1 /19/ Current transformer ТДТН-6300/150-У1 №5 of substation «Ф-1» /20/ Delivery box BY- 2 of substation  $(\Phi-1)$ /21/ Delivery box BУ-1 of substation «Φ-1» /22/ Electric power meter T - 36 № 30610 of substation «Φ-1» /23/ Sensor T.I. T - 35 №0002707 of substation «Φ-1» /24/ Electric power meter T - 35 № 31230 of substation «Φ-1» /25/ Panel card of transformer protection №5 of substation «Φ-1» /26/ Sensor T.I. T - 34 №0005315 of substation «Φ-1» /27/ Sensor T.I. T - 33 №0006349 of substation «Φ-1» /28/ Electric power meter T – 34 of substation « $\Phi$ -1» /29/ Sensor T.I. T – 32 №0008724 of substation «Φ-1» /30/ Protecting device MP3C -  $05 - \Pi$  -348 of substation «Φ-1» /31/ Protecting device MP3C - 05 - BBO -35 of substation «Φ-1» /32/ Control board of substation « $\Phi$ -1» /33/ Daily record of substation «Ф-1» /34/ Register of exploitation work accounting of substation « $\Phi$ -1» /35/ Acceptance certificate of electric network after overhaul dated 23.11.2007 of substation «Φ-1» /36/ Passport card of the transformer №5 of substation «Φ-1» /37/ Acceptance certificate of electric network after overhaul dated 30.11.2009 of substation «Φ-1» /38/ Certificate of examination of control relay ÜRF25/10 reg.№ 654771 of substation «Φ-1» /39/ Protocol № Φ-1/T-5/9-09 of substation «Φ-1» /40/ Protocol of examination of line transformer №70 dated 27.11.2009 of substation «Φ-1» /41/ Schedule of repair and technical maintenance of substation «Φ-1» dated 16.11.2010 /42/ Operative register of substation «Φ-1» /43/ Register of orders accounting of substation «Φ-1» /44/ Register of target trainings on work safety of substation «Φ-1» /45/ Substation «Pravoberezhna» - general view

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	Switch BBT – 32 of substation «Pravoberezhna»
	Switch BBT – 31 of substation «Pravoberezhna»
	Switch BBM - 31 of substation «Pravoberezhna»
/49/	Technological panel card of operative switch devices location of
	substation «Pravoberezhna»
/50/	Electric power meter № 0006045
	of substation «Pravoberezhna»
/51/	Sensor T.I. Φ – 8 №0006637
	of substation «Pravoberezhna»
/52/	Electric power meter № 30209
	of substation «Pravoberezhna»
/53/	Electric power meter № 0005584
	of substation «Pravoberezhna»
/54/	Sensor T.I. Φ – 4 №0005377
	of substation «Pravoberezhna»
/55/	Electric power meter № 0001827
	of substation «Pravoberezhna»
/56/	Sensor T.I. Φ - 1 №000640
	of substation «Pravoberezhna»
/57/	Scheme-maquette of substation «Pravoberezhna»
/58/	Register of exploitation works of substation «Pravoberezhna»
/59/	Act of technical revision of vacuum switch of series BP 35 HC-35-
	20/1600 У1 reg.№187 of substation «Pravoberezhna»
/60/	Passport №187 of vacuum switch of series BP 35 HC of
	substation «Pravoberezhna»
/61/	Certificate of technical repair of disconnect device РЛНД 35 1000-
	Y1 of substation «Pravoberezhna»
/62/	Schedule of repair and technical maintenance of substation
	«Pravoberezhna» equipment in 2010
/63/	Substation «Borodinska» - general view
/64/	Motor-operated switch ЛДП5Л №137 of substation «Borodinska»
	Switch BBM - 31 of substation «Borodinska»
/66/	Scheme-maquette of substation «Borodinska»
	Control board of substation «Borodinska»
/68/	Electric power meter №35547
	of substation «Borodinska»
/69/	Electric power meter №35364
	of substation «Borodinska»
/70/	Electric power meter №35524
	of substation «Borodinska»
/71/	Operative register of substation «Borodinska»
	Work permit №28 of substation «Borodinska»
	Register of target trainings on work safety of substation
	«Borodinska»
/74/	Register of sealing-dissealing of elements of preaccounting circles
-	of substation «Borodinska»
/75/	Register of orders accounting of substation «Borodinska»



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/7	76/	General view of boxes containing accounting devices of substation «Borodinska»
/	77/	Electric power meter Φ-4 №38761 of substation «Borodinska»
		Switch T.I. Φ – 10 №0005860
,,	. 0,	substation «Pravoberezhna»
/	79/	Electric power meter Φ-10 №38760 of substation «Borodinska»
		Electric power meter №39125 of substation «Borodinska»
		Opertive current shield of substation «Borodinska»
		Permission for polutant emissions into atmospheric air by
/(	52/	stationary sources №2310400000-149 dated 20.03.2009
/9	83/	Permission for polutant emissions into atmospheric air by
/(	55/	stationary sources №2320355100-54 dated 05.09.2008
/9	R4/	Permission for polutant emissions into atmospheric air by
/(	J-1	stationary sources №23211810100-11 dated 05.09.2008
/8	85/	Permission for polutant emissions into atmospheric air by
/	00/	stationary sources №2310136900-113 dated 30.04.2009
/8	86/	Permission for polutant emissions into atmospheric air by
/	00/	stationary sources №2322755100-13 dated 05.09.2008
/8	87/	Permission for polutant emissions into atmospheric air by
	017	stationary sources №2323655100-9 dated 05.09.2008
/8	88/	Permission for polutant emissions into atmospheric air by
		stationary sources №2324210100-16 dated 19.03.2008
/8	89/	Permission for polutant emissions into atmospheric air by
		stationary sources №23248101100-25 dated 08.01.2009
/9	90/	Permission for polutant emissions into atmospheric air by
		stationary sources №2325555100-17 dated 14.01.2009
/9	91/	Permission for polutant emissions into atmospheric air by
		stationary sources №2310137200-76 dated 23.12.2008
/9	92/	Permission for polutant emissions into atmospheric air by
		stationary sources №2310136300-51 dated 30.04.2009
/9	93/	Permission for polutant emissions into atmospheric air by
		stationary sources №2310136900-96 dated 09.12.2008
/9	94/	Permission for polutant emissions into atmospheric air by
	/	stationary sources №2310136900-94 dated 09.12.2008
/	95/	Permission for polutant emissions into atmospheric air by
10		stationary sources №2310136900-99 dated 22.01.2009
/	96/	Permission for polutant emissions into atmospheric air by
10	07/	stationary sources №2310137200-74 dated 22.01.2009
/:	97/	Permission for polutant emissions into atmospheric air by stationary sources №2310136900-104 dated 22.01.2009
/0	28/	Permission for polutant emissions into atmospheric air by
/3	50/	stationary sources №2310136600-70 dated 22.01.2009
/0	aa/	Permission for polutant emissions into atmospheric air by
/、	001	stationary sources №2320955700-99 dated 14.10.2008
ŀ	100	Permission for polutant emissions into atmospheric air by
,	.00/	stationary sources №2310400000-142 dated 08.01.2009
ŀ	101	Permission for polutant emissions into atmospheric air by

/101, Permission for polutant emissions into atmospheric air by



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stationary sources №2312500000-16 dated 06.11.2008

- /102/ Permission for polutant emissions into atmospheric air by stationary sources №2323355100-33 dated 06.11.2008
- /103/ Permission for polutant emissions into atmospheric air by stationary sources №2322480501-25 dated 06.11.2008
- /104/ Permission for polutant emissions into atmospheric air by stationary sources №2310400000-141 dated 08.01.2009
- /105/ Report on inventory of hazardous substances emission of substation «Marganetska»
- /106/ Schedule of personnel education at «Zaporizzhiaoblenergo» in electronic form yearly
- /107/ Licence №482500 series AB for educational services provision by educational foundations
- /108, Annex to license №482500 series AB
- /109/ Permission for education, reeducation and qualification improvement of workers who perform the work of advanced danger №371.03.23-80.22.0
- /110, Permission for target courses realization №371.03.23-80.22.0
- /111, Electricity balance structure and TEE for transfer in electricity supply networks 154-0,38 kW of OJSC «Zaporizzhiaoblenergo» of dniprovskiy region for 2010
- /112/ Electricity balance structure and TEE for transfer in electricity supply networks 154-0,38 kW of OJSC «Zaporizzhiaoblenergo» of dniprovskiy region for I quarter of 2010
- /113/ Electricity balance structure and TEE for transfer in electricity supply networks 154-0,38 kW of OJSC «Zaporizzhiaoblenergo» of dniprovskiy region for 2008
- /114/ Electricity balance structure and TEE for transfer in electricity supply networks 154-0,38 kW of OJSC «Zaporizzhiaoblenergo» of dniprovskiy region for III quarter of 2008
- /115/ Electricity balance structure and TEE for transfer in electricity supply networks 154-0,38 kW of OJSC «Zaporizzhiaoblenergo» of dniprovskiy region for 2006
- /116/ Electricity balance structure and TEE for transfer in electricity supply networks 154-0,38 kW of OJSC «Zaporizzhiaoblenergo» of dniprovskiy region for August 2006
- /117, Contract on electric power supply № 87 dated 01.08.2009
- /118, Annex №1 to the contract №87 dated 01.08.2009
- /119, Annex №2 to the contract №87 dated 01.08.2009
- /120, Annex Nº3 to the contract Nº87 dated 01.08.2009
- /121, Contract on electric power supply № 9001 dated 01.04.2005
- /122, Annex №1 to the contract № 9001 dated 01.04.2005
- /123, Annex №2 to the contract № 9001 dated 01.04.2005
- /124, Annex №3 to the contract № 9001 dated 01.04.2005
- /125, Contract on electric power supply № 103 dated 22.03.2007
- /126, Annex №1 to the contract № 103 dated 22.03.2007
- /127, Annex №2 to the contract № 103 dated 22.03.2007



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/128, Contract on electric power supply № 58 dated 01.03.2006
/129, Annex №1 to the contract № 58 dated 01.03.2006
/130, Annex №2 to the contract № 58 dated 01.03.2006
/131, Annex №3 to the contract № 58 dated 01.03.2006
/132, Contract on electric power usage №63102454 dated 18.07.2011
/133, Contract on electric power usage №63102364 dated 15.06.2011
/134, Contract on electric power usage №63102539 dated 23.06.2011
/135, Contract on electric power usage №565312005 dated 03.06.2011
/136, Contract on electric power usage №63100207 dated 10.03.2011
/137, Contract on electric power usage №63100811 dated 03.03.2011
/138/ Contract on electric power usage №63100626 dated 20.06.2011
/139/ Contract on electric power usage №565320067 dated 14.06.2011
/140, Consulting center of of OJSC «Zaporizzhiaoblenergo» - area sketch
/141, Consulting center of of OJSC «Zaporizzhiaoblenergo» -
recommendations for domestic electricity protection
/142/ Consulting center of of OJSC «Zaporizzhiaoblenergo» - mental
note for electricity protection
/143/ News-paper "Electrometallurg" – article on electricity protection
/144, Certificate of attestation № E 22 - 11
/145, Guidelines for accounting devices service
dated 15.08.2011
/146/ Passport for accounting devices service
dated 15.08.2011
/147, Instruction on quality of accounting devices service dated 15.08.2011
/148/ Statement on working place attestation №2
dated 22.08.2011
/149, Statement on working place attestation №1
dated 22.08.2011.
/150/ Electric power meter one-phase multifunctional MTX 1Instruction
/151, Verification certificat for standart metre № 1-0444-09
/152, Verification certificat for standart metre № 1-0698-10
/153, Verification certificat for standart metre № 1-0445-09
/154, Verification certificat for standart metre № 274
/155/ Verification certificat for standart metre № 1-0796-10
/156/ Verification certificat for standart metre № 1-0790-10
/157, Verification certificat for standart metre № 1-0719-10
/158/ Certificate of attestation of measurement methodic №29-0590 dated 13.05.2004
/159/ List of measurement devices that are exploited and are the
subjects of calibration in 2010 code of measurement type 08
/160/ List of measurement devices that are exploited and are the
subjects of calibration in 2010 code of measurement type 06
/161/ List of measurement devices that are exploited and are the
subjects of calibration in 2010 code of measurement type 08
/162/ List of measurement devices that are exploited and are the

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subjects of calibration in 2008 code of measurement type 09 /163/ List of measurement devices that are exploited and are the subjects of calibration in 2008 code of measurement type 06 /164/ Statement on state examination of alternate current electric power meters HIK 2102 dated 18.06.2010 /165/ Protocol of examination of heat and flame capability №1839-6-2010 /166, List of measurement devices that are exploited and are the subjects of calibration in 2007 code of measurement type 08 /167, List of measurement devices that are exploited and are the subjects of calibration in 2007 code of measurement type 06 /168/ List of measurement devices that are exploited and are the subjects of calibration in 2007 code of measurement type 09 /169/ Schedule of measurement equipment 08. periodic calibration dated 12.11.2004 /170/ Schedule of measurement equipment 09. periodic calibration dated 12.11.2004 /171/ Protocol of meters HIK 2102 calibration dated 04.10.2010 /172/ Protocol of meters HIK 2102 calibration dated 08.02.2008 /173/ Protocol of meters HIK 2102 calibration dated 15.11.2007 /174/ Protocol of meters HIK 2102 calibration dated 17.12.2010 /175/ Protocol of meters HIK 2102 calibration dated 20.12.2010





#### Persons interviewed:

List persons interviewed during the determination or persons that contributed with other information that are not included in the documents listed above.

- /1/ V. Nosulko General director
- /2/ V. Voronyy Deputy general director
- /3/ V. Yavorskiy Power supply director
- /4/ S. Dogadaev assistant of general director for quality management
- <sup>/5/</sup> S. Leschenko Deputy head of substation service
- <sup>/6/</sup> O. Trigun Engineer of substation F-1
- /7/ D. Gubar Head of I group of substations
- /8/ O. Khion Head of V group of substations
- /9/ O. Osadchaya Engineer
- <sup>/10/</sup> L. Galanova Deputy head of technical service
- /11/ V. Serashtanov Head of educational center
- <sup>/12/</sup> O. Rudenko Head of balances and technical spending service
- <sup>/13/</sup> O. Chumak Head of supply service
- /14/ O. Bokhan head of household users relations department
- <sup>/15/</sup> K. Krokhmal Head of information and consulting center
- <sup>/16/</sup> A. Drobnyy Head of assets accounting service
- /17/ R. Prots representative of Ltd «EES»



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#### APPENDIX A: DETERMINATION PROTOCOL

# Table 1Check list for determination, according JOINT IMPLEMENTATION DETERMINATION ANDVERIFICATION MANUAL (Version 01)

DVM	Check Item	Initial finding	Draft	Final
Paragraph			Conclusion	Conclusion
	scription of the project			
Title of the			014	014
-	Is the title of the project presented?	Reduction of Process Losses in Power Lines Zaporizzhyaoblenergo JSC	OK	OK
-	Is the sectoral scope to which the project pertains presented?	Sectoral Scope: (2) Energy Distribution	OK	OK
-	Is the current version number of the document presented?	PDD version number: 2.0	OK	OK
-	Is the date when the document was completed presented?	Data of Completion: 25/09/2011	OK	OK
Description	of the project			
-	Is the purpose of the project included with a concise, summarizing explanation (max. 1-2 pages) of the: a) Situation existing prior to the starting date of the project; b) Baseline scenario; and c) Project scenario (expected outcome, including a technical description)? Is the history of the project (incl. its JI component) briefly summarized?	Please use in the PDD font size provided «JOINT IMPLEMENTATION PROJECT DESIGN DOCUMENT	CAR01 CAR02	ОК
Project part				
-	Are project participants and Party(ies) involved in the project listed?	Project participants and parties listed in the table in section A.3 of PDD. Parties Project: Ukraine (host country), Poland.		



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				VENTIAS
DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
		<u>Corrective Action Request (CAR) 03</u> : Please provide brief information about the company "Imex Energo", sp. z o. o. in section A.3, and relevant information about this company in Annex 1.	CAR03	ОК
-	Is the data of the project participants presented in tabular format?	Corrective Action Request (CAR) 04: Table A.3 in the PDD must be submitted in a format that provided in the version 04 of the "Guidelines for users of the JI PDD form".	CAR04	ОК
-	Is contact information provided in Annex 1 of the PDD?	Contact information on project participants listed in Annex 1 to PDD.	OK	ОК
-	Is it indicated, if it is the case, if the Party involved is a host Party?	Yes, it is indicated, if it is the case, if the Party involved is a host Party	OK	ОК
Technical d	escription of the project			
Location of	the project			
-	Host Party(ies)	Ukraine	OK	OK
-	Region/State/Province etc.	The project is located in the Zaporizzhya region, Ukraine	OK	OK
-	City/Town/Community etc.	Zaporizzhya city and towns of Zaporizzhya region	OK	OK
-	Detail of the physical location, including information allowing the unique identification of the project. (This section should not exceed one page)	Also see. Section A.4.1.4 PDD. The project is being realized at the objects of Zaporizhyaoblenergo JSC located in the city of Zaporizhia and Zaporizhia region. The territory of the city Zaporozhia is 33,099 hectares. In the zone of Zaporizha, in the territory of 2690 hectares, there are located 14 cities, 23 urban villages, many villages with 2 million population.		
Technologi	es to be employed, or measures, operations or	Corrective Action Request (CAR) 05: Section A.4.1.4 more than 1 page.	CAR05	ОК
-	Are the technology(ies) to be employed, or measures, operations or actions to be			

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				VERITAS
DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	implemented by the project, including all relevant technical data and the implementation schedule described?	power networks which includes a number of technical and organizational measures listed in section A.4.2 PDD.		
		Corrective Action Request (CAR) 06: Implementation schedule is not described.	CAR06	ОК
Brief explar	ation of how the anthropogenic emissions of	greenhouse gases by sources are to be reduced by the pr	oposed JI proj	ect, including
		ence of the proposed project, taking into account national		
circumstand				
-	Is it stated how anthropogenic GHG emission reductions are to be achieved? (This section should not exceed one page)	Reduction of technological losses of electricity in the power network of the company has reduced CO2 emissions that resulted due to the generation of lost electricity.	ОК	ОК
-	Is it provided the estimation of emission reductions over the crediting period?	<u>Clarification Request (CL) 01:</u> Please include in this section refer to the corresponding «Excel» file with the calculations.	CL01	OK
		<u>Clarification Request (CL) 02:</u> Please number the tables with information of the estimates (calculations) of emission reductions.	CL02	ОК
-	Is it provided the estimated annual reduction for the chosen credit period in tCO2e?	Yes, the estimated annual reduction for the chosen credit period in tCO2e is provided.	OK	OK
-	Are the data from questions above presented in tabular format?	Yes.	OK	ОК
Estimated a	mount of emission reductions over the creditin	ig period		
-	Is the length of the crediting period Indicated?	Yes, leight of crediting period is 22 years (264 months).	OK	OK
-	Are estimates of total as well as annual and average annual emission reductions in tonnes of CO2 equivalent provided?	Yes, estimates of total as well as annual and average annual emission reductions in tonnes of CO2 equivalent provided in section A.4.3.1 of PDD.	ОК	ОК
Project app	rovals by Parties			
19	Have the DFPs of all Parties listed as "Parties involved" in the PDD provided written project approvals?	<u>Clarification Request (CL) 03:</u> Section A.5 PDD must specify the name DFPs (parties involved) that will approve the project.	CL03	ОК
19	Does the PDD identify at least the host Party	Yes, Ukraine is the Host Party.	OK	OK



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				VENITAS	
DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion	
	as a "Party involved"?				
19	Has the DFP of the host Party issued a written	Corrective Action Request (CAR) 07:	CAR07	Pending	
	project approval?	No Letters of Aapproval of the project issued by the Parties involved.			
20	Are all the written project approvals by Parties involved unconditional?	See CAR07 above.	ОК	OK	
Authorizatio	on of project participants by Parties involved				
21	Is each of the legal entities listed as project participants in the PDD authorized by a Party involved, which is also listed in the PDD, through: – A written project approval by a Party involved, explicitly indicating the name of the legal entity? or – Any other form of project participant authorization in writing, explicitly indicating the name of the legal entity?	See CAR07 above.	ОК	ОК	
Baseline se					
22	Does the PDD explicitly indicate which of the following approaches is used for identifying the baseline? – JI specific approach – Approved CDM methodology approach	Clarification Request (CL) 04: Please specify which approach was used to identify the baseline scenario and additionality: • JI specific approach • Approved CDM methodology approach.	CL04	ОК	
		Corrective Action Request (CAR) 08: Please provide date of baseline setting according required format DD/MM/YYYY.	CAR08	ОК	
JI specific a	pproach only				
23	Does the PDD provide a detailed theoretical description in a complete and transparent manner?	Yes, the PDD provide a detailed theoretical description in a complete and transparent manner.	ОК	ОК	
23	Does the PDD provide justification that the	In the PDD in a reasonable way showed that the baseline	OK	OK	



#### DETERMINATION REPORT

DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	<ul> <li>baseline is established:</li> <li>(a) By listing and describing plausible future scenarios on the basis of conservative assumptions and selecting the most plausible one?</li> <li>(b) Taking into account relevant national and/or sectoral policies and circumstance? <ul> <li>Are key factors that affect a baseline taken into account?</li> <li>(c) In a transparent manner with regard to the choice of approaches, assumptions, methodologies, parameters, date sources and key factors?</li> <li>(d) Taking into account of uncertainties and using conservative assumptions?</li> <li>(e) In such a way that ERUs cannot be earned for decreases in activity levels outside the project or due to force majeure?</li> <li>(f) By drawing on the list of standard variables contained in appendix B to "Guidance on criteria for baseline setting and monitoring", as appropriate?</li> </ul> </li> </ul>	was determined by compiling a listing and description of real scenarios of future scenarios based on conservative assumptions and subsequent selection the most attractive of these scenarios.		
24	If selected elements or combinations of approved CDM methodologies or methodological tools for baseline setting are used, are the selected elements or combinations together with the elements supplementary developed by the project participants in line with 23 above?	To determine the baseline scenario and demonstrate additionality used "Combined tool to identify the baseline scenario and demonstrate additionality" (Version 03.0.0).	ОК	OK
25	If a multi-project emission factor is used, does the PDD provide appropriate justification?	For baseline emissions calculations were used CO2 emission factor for the projects of reducing electricity consumption for it transmission by Ukrainian electricity networks. All factors are justified.	OK	ОК



				VERITAS
DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
Approved C	DM methodology approach only			
26 (a)	Does the PDD provide the title, reference number and version of the approved CDM methodology used?	N/A	OK	ОК
26 (a)	Is the approved CDM methodology the most recent valid version when the PDD is submitted for publication? If not, is the methodology still within the grace period (was the methodology revised to a newer version in the past two months)?		ОК	OK
26 (b)	Does the PDD provide a description of why the approved CDM methodology is applicable to the project?	N/A	OK	OK
26 (c)	Are all explanations, descriptions and analyses pertaining to the baseline in the PDD made in accordance with the referenced approved CDM methodology?	N/A	ОК	OK
26 (d)	Is the baseline identified appropriately as a result?	N/A	OK	ОК
Additionalit				
JI specific a	ipproach only			
28	Does the PDD indicate which of the following approaches for demonstrating additionality is used? (a) Provision of traceable and transparent information showing the baseline was identified on the basis of conservative assumptions, that the project scenario is not part of the identified baseline scenario and that the project will lead to emission reductions or enhancements of removals; (b) Provision of traceable and transparent	Section B.1 of the PDD the analysis of project additionality, which aims to demonstrate that the project scenario is not part of the specified baseline, and that the project will achieve GHG emissions reductions against to baseline. The analysis was performed based on the latest version of "Combined tool to identify the baseline scenario and demonstrate additionality" (Version 03.0.0), which was approved by the CDM Executive Board and fully applied to JI projects.	ОК	OK



#### DETERMINATION REPORT

				VERITAS
DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	information that an AIE has already positively determined that a comparable project (to be) implemented under comparable circumstances has additionality; (c) Application of the most recent version of the "Tool for the demonstration and assessment of additionality. (allowing for a two- month grace period) or any other method for proving additionality approved by the CDM Executive Board".			
29 (a)	Does the PDD provide a justification of the applicability of the approach with a clear and transparent description?	Barriers analysis and common practice which applied considered are good practice of additionality demonstration of the project activity.	ОК	ОК
29 (b)	Are additionality proofs provided?	<u>Corrective Action Request (CAR) 09</u> : In the PDD does not specify how the registration of this project as JI project will help overcome identified technological barriers.	CAR09	ОК
29 (c)	Is the additionality demonstrated appropriately as a result?	See CAR09 above.	ОК	OK
30	If the approach 28 (c) is chosen, are all explanations, descriptions and analyses made in accordance with the selected tool or method?	N/A	ОК	ОК
Approved C	DM methodology approach only			
31 (a)	Does the PDD provide the title, reference number and version of the approved CDM methodology used?	N/A	OK	ОК
31 (b)	Does the PDD provide a description of why and how the referenced approved CDM methodology is applicable to the project?	N/A	OK	ОК
31 (c)	Are all explanations, descriptions and analyses with regard to additionality made in accordance	N/A	OK	ОК

B U R E A U V E R I TA S

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			VERITAS		
DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion	
	with the selected methodology?				
31 (d)	Are additionality proofs provided?	N/A	OK	OK	
31 (e)	Is the additionality demonstrated appropriately as a result?	N/A	ОК	OK	
Project bou	ndary (applicable except for JI LULUCF project	s)			
JI specific a	ipproach only				
32 (a)	Does the project boundary defined in the PDD encompass all anthropogenic emissions by sources of GHGs that are: (i) Under the control of the project participants? (ii) Reasonably attributable to the project? (iii) Significant?	Yes, the project boundary defined in line with all presented requirements.	ОК	ОК	
32 (b)	Is the project boundary defined on the basis of a case-by-case assessment with regard to the criteria referred to in 32 (a) above?	Yes, the project boundary defined on the basis of a case-by- case assessment with regard to the criteria referred to in 32 (a) above.	OK	ОК	
32 (c)	Are the delineation of the project boundary and the gases and sources included appropriately described and justified in the PDD by using a figure or flow chart as appropriate?	Yes, project boundary represented the scheme form on Fig. 3a and 3b and in tabular form in Table 4.	ОК	OK	
32 (d)	Are all gases and sources included explicitly stated, and the exclusions of any sources related to the baseline or the project are appropriately justified?	Clarification Request (CL) 05: Please change the title of fourth column Table 4 (Section B.3 PDD). Title "Included" recommend changing the "Included/Excluded"	CL05	ОК	
		<u>Clarification Request (CL) 06:</u> Precise figures numbering in the PDD.	CL06	ОК	
		<u>Corrective Action Request (CAR) 10</u> : During site visit to the company Zaporizzhyaoblenergo JSC determination team found that some equipment implemented within project activities (eg circuit breakers) included	CAR10	ОК	



DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
		insulating gas (SF6). Please include the insulating gas to the list of project emissions.		
Approved C	CDM methodology approach only			
33	Is the project boundary defined in accordance with the approved CDM methodology?	N/A	ОК	OK
Crediting pe	eriod			
34 (a)	Does the PDD state the starting date of the project as the date on which the implementation or construction or real action of the project will begin or began?	On date of 01/08/2001-NERC Decree №801 from 01.08.2001r."The procedure of installation and revision of tariffs for licensees in transmission of electric power to (local) networks and powersupply according to regulated tariff. This date is the date of the recognition of the JI project.	ОК	ОК
34 (a)	Is the starting date after the beginning of 2000?	Yes.	OK	OK
34 (b)	Does the PDD state the expected operational lifetime of the project in years and months?	25 years (300 months)	OK	OK
34 (c)	Does the PDD state the length of the crediting period in years and months?	22 years (264 months)	OK	OK
34 (c)	Is the starting date of the crediting period on or after the date of the first emission reductions or enhancements of net removals generated by the project?	Yes, starting date of the crediting period is after the date the first emission reductions are generated.	ОК	ОК
34 (d)	Does the PDD state that the crediting period for issuance of ERUs starts only after the beginning of 2008 and does not extend beyond the operational lifetime of the project?	<u>Clarification Request (CL) 07:</u> Please specify that the crediting period of ERUs generating started after the beginning of 2008 and continuing over the life cycle.	CL07	ОК
34 (d)	If the crediting period extends beyond 2012, does the PDD state that the extension is subject to the host Party approval? Are the estimates of emission reductions or enhancements of net removals presented separately for those until 2012 and those after 2012?	<u>Clarification Request (CL) 08:</u> Please specify that crediting period extension beyond 2012 requires approval by the Host country.	CL08	ОК



DVM	Check Item	Initial finding	Draft	Final
Paragraph	Oncok item		Conclusion	Conclusion
35	Does the PDD explicitly indicate which of the following approaches is used? – JI specific approach – Approved CDM methodology approach	<u>Clarification Request (CL) 09:</u> It seems that the in PDD used JI specific approach for monitoring plan identification, but it is not explicitly indicated. Please clearly clarify in PDD what approach was used.	CL09	OK
	pproach only			1
36 (a)	<ul> <li>Does the monitoring plan describe:</li> <li>All relevant factors and key characteristics that will be monitored?</li> <li>The period in which they will be monitored?</li> <li>All decisive factors for the control and reporting of project performance?</li> </ul>	The approach of monitoring developed for this project corresponds to assumptions and practices used in the baseline approach. This approach to monitoring requires monitoring and measurement of variables and parameters necessary for quantitative determination of baseline and project emission levels in transparent manner.		
		<u>Clarification Request (CL) 10:</u> Please provide justification for choosing of the each used parameters.	CL10	ОК
36 (b)	Does the monitoring plan specify the indicators, constants and variables used that are reliable, valid and provide transparent picture of the emission reductions or enhancements of net removals to be monitored?	See CL10 above.	ОК	ОК
36 (b)	If default values are used: – Are accuracy and reasonableness carefully balanced in their selection? – Do the default values originate from recognized sources? – Are the default values supported by statistical analyses providing reasonable confidence levels? – Are the default values presented in a transparent manner?	alues are used:       Corrective Action Request (CAR) 11:         uracy and reasonableness carefully       Used TPC rate include technical and commercial consumption and losses. Commercial losses have no impact on GHG emissions and must be excluded from calculations.         e default values supported by statistical providing reasonable confidence       on GHG emissions and must be excluded from calculations.         e default values presented in a t manner?       on GHG emissions and must be excluded from calculations.		OK
36 (b) (i)	For those values that are to be provided by the project participants, does the monitoring plan	Yes. All procedures of selection and justification of necessary values are described.	OK	OK





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DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	clearly indicate how the values are to be selected and justified?			
36 (b) (ii)	For other values, – Does the monitoring plan clearly indicate the precise references from which these values are taken? – Is the conservativeness of the values provided justified?	<u>Corrective Action Request (CAR) 12</u> : Please specify who is responsible for providing actual value of CO2 emission factor for the projects of reducing electricity consumption for it transmission by Ukrainian electricity networks.	CAR12	OK
36 (b) (iii)	For all data sources, does the monitoring plan specify the procedures to be followed if expected data are unavailable?	<u>Corrective Action Request (CAR) 13</u> : Please indicate in PDD that the data monitored and required for the project determination will be kept for two years after the last transfer of ERUs the project.	CAR13	OK
36 (b) (iv)	Are International System Unit (SI units) used?	Yes.	OK	OK
36 (b) (v)	Does the monitoring plan note any parameters, coefficients, variables, etc. that are used to calculate baseline emissions or net removals but are obtained through monitoring?	Yes, Emission factors for the projects of reducing electricity consumption for it transmission by Ukrainian electricity networks used to calculate baseline emissions but are obtained through monitoring.	OK	ОК
36 (b) (v)	Is the use of parameters, coefficients, variables, etc. consistent between the baseline and monitoring plan?	Yes, use of parameters, coefficients, variables, etc. is consistent between the baseline and monitoring plan.	OK	OK
36 (c)	Does the monitoring plan draw on the list of standard variables contained in appendix B of "Guidance on criteria for baseline setting and monitoring"?	Yes monitoring plan developed in line with "Guidance on criteria for baseline setting and monitoring".	ОК	ОК
36 (d)	Does the monitoring plan explicitly and clearly distinguish: (i) Data and parameters that are not monitored throughout the crediting period, but are determined only once (and thus remain fixed throughout the crediting period), and that are available already at the stage of determination? (ii) Data and parameters that are not monitored	Yes, all relevant parameters are described (see section D.1 of PDD).	ОК	ОК



				VERITAS
DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	throughout the crediting period, but are determined only once (and thus remain fixed throughout the crediting period), but that are not already available at the stage of determination? (iii) Data and parameters that are monitored throughout the crediting period?			
36 (e)	Does the monitoring plan describe the methods employed for data monitoring (including its frequency) and recording?	The table in section D.1.1 PDD defined time (regularity) of monitoring and information sources with respect to all parameters and data to be monitored.	OK	OK
36 (f)	Does the monitoring plan elaborate all algorithms and formulae used for the estimation/calculation of baseline emissions/removals and project emissions/removals or direct monitoring of emission reductions from the project, leakage, as appropriate?	In the PDD described and explained all the algorithms and formulas used to calculating emissions for the baseline and project scenarios.	ОК	ОК
36 (f) (i)	Is the underlying rationale for the algorithms/formulae explained?	Yes, all necessary algorithms and formulae are clearly described.	OK	ОК
36 (f) (ii)	Are consistent variables, equation formats, subscripts etc. used?	Yes, all variables, equation format, subscripts etc. used consistent.	OK	ОК
36 (f) (iii)	Are all equations numbered?	Yes.	OK	OK
36 (f) (iv)	Are all variables, with units indicated defined?	Yes.	OK	OK
36 (f) (v)	Is the conservativeness of the algorithms/procedures justified?	See CAR11 above.	OK	ОК
36 (f) (v)	To the extent possible, are methods to quantitatively account for uncertainty in key parameters included?	The level of uncertainty of data specified in the table of quality control and quality assurance procedures (see Section D.2 of PDD). Taken into account that all used data and parameters are defined according to current and accepted standards and methods based on official data and results of measurements	ОК	ОК





DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
		by calibrated measuring equipment with the relevant accuracy their level of uncertainty is defined as low.		
36 (f) (vi)	Is consistency between the elaboration of the baseline scenario and the procedure for calculating the emissions or net removals of the baseline ensured?	Yes.	ОК	ОК
36 (f) (vii)	Are any parts of the algorithms or formulae that are not self-evident explained?	No, all algorithms and formulas clearly explained	ОК	OK
36 (f) (vii)	Is it justified that the procedure is consistent with standard technical procedures in the relevant sector?	Yes.	OK	OK
36 (f) (vii)	Are references provided as necessary?	All necessary references provided.	OK	OK
36 (f) (vii)	Are implicit and explicit key assumptions explained in a transparent manner?	Yes, all implicit and explicit assumptions explained in a transparent manner.	ОК	OK
36 (f) (vii)	Is it clearly stated which assumptions and procedures have significant uncertainty associated with them, and how such uncertainty is to be addressed?	it clearly stated which assumptions and Used assumptions and procedures not have significant uncertainty uncertainty. sociated with them, and how such		ОК
36 (f) (vii)	Is the uncertainty of key parameters described and, where possible, is an uncertainty range at 95% confidence level for key parameters for the calculation of emission reductions or enhancements of net removals provided?	Uncertainty range was defined as low.	ОК	ОК
36 (g)	Does the monitoring plan identify a national or international monitoring standard if such standard has to be and/or is applied to certain aspects of the project? Does the monitoring plan provide a reference as to where a detailed description of the standard can be found?	The monitoring plan identified a national and international monitoring standards applied to proposed project. All relevant references provided.	ОК	ОК
36 (h)	Does the monitoring plan document statistical techniques, if used for monitoring, and that they	See CAR11 above.	OK	OK



				VERITAS
DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	are used in a conservative manner?			
36 (i)	Does the monitoring plan present the quality assurance and control procedures for the monitoring process, including, as appropriate, information on calibration and on how records on data and/or method validity and accuracy are kept and made available upon request?	The quality assurance and control procedures described in section D.2 of PDD.	ОК	ОК
36 (j)	Does the monitoring plan clearly identify the responsibilities and the authority regarding the monitoring activities?	Yes, the responsibilities and the authority regarding the monitoring activities are clearly identified in section D.3 of PDD. See CAR12 above.	OK	ОК
36 (k)	Does the monitoring plan, on the whole, reflect good monitoring practices appropriate to the project type? If it is a JI LULUCF project, is the good practice guidance developed by IPCC applied?	<u>Corrective Action Request (CAR) 14</u> : Section D.1.5 of the PDD requires from project participants to submit information about collection and archiving data on the environment impact as well as references to relevant norms of the host country. Please provide relevant data.	CAR14	ОК
36 (I)	Does the monitoring plan provide, in tabular form, a complete compilation of the data that need to be collected for its application, including data that are measured or sampled and data that are collected from other sources but not including data that are calculated with equations?	Yes, all used parameters presented in sections D.1.1.1 and D.1.1.3 of PDD.	ОК	OK
36 (m)	Does the monitoring plan indicate that the data monitored and required for verification are to be kept for two years after the last transfer of ERUs for the project?	See CAR13 above.	ОК	ОК
37	If selected elements or combinations of approved CDM methodologies or methodological tools are used for establishing the monitoring plan, are the selected elements or combination, together with elements supplementary developed by the project	No any selected elements or combinations of approved CDM methodologies or methodological tools used in monitoring plan.	ОК	ОК

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#### VERITAS Initial finding DVM **Check Item** Draft Final Paragraph Conclusion Conclusion participants in line with 36 above? Approved CDM methodology approach only Does the PDD provide the title, reference OK OK 38 (a) N/A number and version of the approved CDM methodology used? Is the approved CDM methodology the most 38 (a) N/A OK OK recent valid version when the PDD is submitted for publication? If not, is the methodology still within the grace period (was the methodology revised to a newer version in the past two months)? Does the PDD provide a description of why the N/A OK 38 (b) OK approved CDM methodology is applicable to the project? 38 (c) Are all explanations, descriptions and analyses N/A OK OK pertaining to monitoring in the PDD made in accordance with the referenced approved CDM methodology? 38 (d) Is the monitoring plan established appropriately OK N/A OK as a result? Applicable to both JI specific approach and approved CDM methodology approach If the monitoring plan indicates overlapping There are no overlapping monitoring periods during the 39 OK OK monitoring periods during the crediting period: crediting period. (a) Is the underlying project composed of clearly identifiable components for which emission reductions or enhancements of removals can be calculated independently? (b) Can monitoring be performed independently for each of these components (i.e. the data/parameters monitored for one component are not dependent on/effect data/parameters to be monitored for another component)?

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#### VERITAS DVM **Check Item** Initial finding Draft Final Paragraph Conclusion Conclusion Does the monitoring plan ensure that (c) monitoring is performed for all components and that in these cases all the requirements of the JI auidelines and further auidance by the JISC regarding monitoring are met? (d) Does the monitoring plan explicitly provide for overlapping monitoring periods of clearly defined project components, justify its need and state how the conditions mentioned in (a)-(c) are met? Leakage JI specific approach only 40 (a) Does the PDD appropriately describe an No leakage is expected in proposed project activity. OK OK assessment of the potential leakage of the project and appropriately explain which sources of leakage are to be calculated and which can be neglected? Does the PDD provide a procedure for an ex 40 (b) No leakage is expected in proposed project activity. OK OK ante estimate of leakage? Approved CDM methodology approach only Are the leakage and the procedure for its N/A 41 OK OK estimation defined in accordance with the approved CDM methodology? Estimation of emission reductions or enhancements of net removals Does the PDD indicate which of the following 42 Assessment of emissions or net removals in the baseline OK OK approaches it chooses? scenario and in the project scenario was used. (a) Assessment of emissions or net removals in the baseline scenario and in the project scenario (b) Direct assessment of emission reductions If the approach (a) in 42 is chosen, does the 43 Emissions for the project, baseline scenario and emission OK OK PDD provide ex ante estimates of: reductions were ex ante estimated. Results of estimations



DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion	
	<ul> <li>(a) Emissions or net removals for the project scenario (within the project boundary)?</li> <li>(b) Leakage, as applicable?</li> <li>(c) Emissions or net removals for the baseline scenario (within the project boundary)?</li> <li>(d) Emission reductions or enhancements of net removals adjusted by leakage?</li> </ul>	provided in section E of PDD and excel spreadsheets.			
44	If the approach (b) in 42 is chosen, does the PDD provide ex ante estimates of: (a) Emission reductions or enhancements of net removals (within the project boundary)? (b) Leakage, as applicable? (c) Emission reductions or enhancements of net removals adjusted by leakage?	N/A	ОК	ОК	
45	<ul> <li>For both approaches in 42</li> <li>(a) Are the estimates in 43 or 44 given:</li> <li>(i) On a periodic basis?</li> <li>(ii) At least from the beginning until the end of the crediting period?</li> <li>(iii) On a source-by-source/sink-by-sink basis?</li> <li>(iv) For each GHG?</li> <li>(v) In tones of CO2 equivalent, using global warming potentials defined by decision 2/CP.3 or as subsequently revised in accordance with Article 5 of the Kyoto Protocol?</li> <li>(b) Are the formula used for calculating the estimates in 43 or 44 consistent throughout the PDD?</li> <li>(c) For calculating estimates in 43 or 44, are key factors influencing the baseline emissions or removals and the activity level of the project</li> </ul>	See CAR11 above. <u>Corrective Action Request (CAR) 15</u> : In ex-ante calculations were used CO2 emission factor for the projects of reducing electricity consumption for it transmission by Ukrainian electricity networks provided in Order #43 dated 28/03/2010. But this factor applicable only for 2010. Please correct.	CAR15	ОК	



D)/04			D (1	VERITAS
DVM	Check Item	Initial finding	Draft	Final
Paragraph			Conclusion	Conclusion
	and the emissions or net removals as well as			
	risks associated with the project taken into			
	account, as appropriate?			
	(d) Are data sources used for calculating the			
	estimates in 43 or 44 clearly identified, reliable			
	and transparent?			
	(e) Are emission factors (including default			
	emission factors) if used for calculating the			
	estimates in 43 or 44 selected by carefully			
	balancing accuracy and reasonableness, and			
	appropriately justified of the choice?			
	(f) Is the estimation in 43 or 44 based on			
	conservative assumptions and the most			
	plausible scenarios in a transparent manner?			
	(g) Are the estimates in 43 or 44 consistent			
	throughout the PDD?			
	(h) Is the annual average of estimated			
	emission reductions or enhancements of net			
	removals calculated by dividing the total			
	estimated emission reductions or			
	enhancements of net removals over the			
	crediting period by the total months of the			
	crediting period and multiplying by twelve?			
46	If the calculation of the baseline emissions or	Yes, the PDD include an illustrative ex ante emissions	OK	OK
	net removals is to be performed ex post, does	calculation.		
	the PDD include an illustrative ex ante			
	emissions or net removals calculation?			
Approved C	DM methodology approach only			
47 (a)	Is the estimation of emission reductions or	N/A	OK	OK
	enhancements of net removals made in			
	accordance with the approved CDM			
	methodology?			
47 (b)	Is the estimation of emission reductions or	N/A	OK	OK



				VERITAS
DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	<ul> <li>enhancements of net removals presented in the PDD:</li> <li>On a periodic basis?</li> <li>At least from the beginning until the end of the crediting period?</li> <li>On a source-by-source/sink-by-sink basis?</li> <li>For each GHG?</li> <li>In tones of CO<sub>2</sub> equivalent, using global warming potentials defined by decision 2/CP.3 or as subsequently revised in accordance with Article 5 of the Kyoto Protocol?</li> <li>Are the formula used for calculating the estimates consistent throughout the PDD?</li> <li>Are the estimates consistent throughout the PDD?</li> </ul>			
	– Is the annual average of estimated emission reductions or enhancements of net removals calculated by dividing the total estimated emission reductions or enhancements of net removals over the crediting period by the total months of the crediting period and multiplying by twelve?			
Environmer	tal impacts			
48 (a)	Does the PDD list and attach documentation on the analysis of the environmental impacts of the project, including transboundary impacts, in accordance with procedures as determined by the host Party?	<u>Corrective Action Request (CAR) 16</u> : There is no information on transboundary impacts in the PDD.	CAR16	OK
48 (b)	If the analysis in 48 (a) indicates that the environmental impacts are considered significant by the project participants or the host Party, does the PDD provide conclusion and all references to supporting documentation	No significant environmental impacts related to project implementation expected. Therefore separate environmental impact is not required.	ОК	ОК



DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	of an environmental impact assessment undertaken in accordance with the procedures as required by the host Party?			
Stakeholder	consultation			
49	<ul> <li>If stakeholder consultation was undertaken in accordance with the procedure as required by the host Party, does the PDD provide:</li> <li>(a) A list of stakeholders from whom comments on the projects have been received, if any?</li> <li>(b) The nature of the comments?</li> <li>(c) A description on whether and how the comments have been addressed?</li> </ul>	Procedures of Ukraine did not require consultations with stakeholders for proposed project. However, information on implementation measures of reducing technological power consumtion provided in the media and in electronic media (see section G of PDD). No negative stakeholders' comments were received on company adress.	ОК	OK
	on regarding small-scale projects (additional el			
		restry projects (additional/alternative elements for assessm	ent)	
Determinati	on regarding programmes of activities (addition	nal/alternative elements for assessment)		



## DETERMINATION REPORT

# Table 2 Resolution of Corrective Action and Clarification Requests

Draft report clarifications and corrective action requests by validation team	Ref. to checklist question in table 1	Summary of project participant response	Determination team conclusion
Corrective Action Request (CAR) 01:Please use in the PDD font size provided «JOINTIMPLEMENTATIONPROJECTDOCUMENT FORM» - version 01.	-	Font size was corrected in line with «JOINT IMPLEMENTATION PROJECT DESIGN DOCUMENT FORM» - version 01. See PDD version 2.0.	PDD version 2.0 was checked and recognized as satisfactory. Issue is closed.
Corrective Action Request (CAR) 02: Please provide brief description of the project history.	-	Brief description of the project history was provided in section A.2 of PDD version 2.0.	Issue is closed due to the amendments made in the PDD.
<u>Corrective Action Request (CAR) 03</u> : Please provide brief information about the company "Imex Energo", sp. z o. o. in section A.3, and relevant information about this company in Annex 1.	-	Brief information about the company "Imex Energo", sp. z o. o. in section A.3, and in Annex 1.	The issue is closed due to the corrections made.
Corrective Action Request (CAR) 04: Table A.3 in the PDD must be submitted in a format that provided in the version 04 of the "Guidelines for users of the JI PDD form".	-	Table A.3 corrected.	Issue closed.
Corrective Action Request (CAR) 05: Section A.4.1.4 more than 1 page.	-	Section A.4.1.4 was corrected.	CAR05 is closed
Corrective Action Request (CAR) 06: Implementation schedule is not described.	-	Implementation sheudle was described in PDD version 2.0.	CAR06 is closed based on the amendments made in the PDD.



			VERITAS
<u>Corrective Action Request (CAR) 07</u> : No Letters of Aapproval of the project issued by the parties involved.	Item 19	Pending	Pending
<u>Corrective Action Request (CAR) 08</u> : Please provide date of baseline setting according required format DD/MM/YYYY.	Item 22	Date of baseline setting was corrected.	The response to CAR08 was found satisfactory. CAR08 is closed.
<u>Corrective Action Request (CAR) 09</u> : In the PDD does not specify how the registration of this project as JI project will help overcome identified technological barriers.	ltem 29(b)	Technological barrier was excluded from PDD.	The issue is closed due to the corrections made.
Corrective Action Request (CAR) 10: During site visit to the company Zaporizzhyaoblenergo JSC determination team found that some equipment implemented within project activities (eg circuit breakers) included insulating gas (SF6). Please include the insulating gas to the list of project emissions scenario.	Item 32(d)	Insulating gas (SF6), used in circuit breakers and other equipment Zaporizzhyaoblenergo JSC is toxic and is listed as gas circulation and utilization of which is under the control of state environment organizations. Equipment containing Insulating gas is hermetically sealed and prevents leakage of gas into the atmosphere. In the case of it failure or decommissioning SF6 will be collected and reused by filling in new similar equipment. In connection with all the above SF6 emissions were excluded from the calculations.	CAR10 is closed based on the provided information.
<u>Corrective Action Request (CAR) 11</u> : Used TPC rate include technical and commercial consumption and losses. Commercial losses have no impact on GHG emissions and must be excluded from calculations.	Item 36(b)	Monitoring plan was corrected. All non- technical and metrological losses were excluded from calculations. See PDD version 2.0 and Excel file with emission reduction calculation.	PDD version 2.0 and Excel file were checked and recognized as satisfactory. Issue is closed.



			VERITAS
Corrective Action Request (CAR) 12: Please specify who is responsible for proniding actual value of CO2 emission factor for the projects of reducing electricity consumption for it transmission by Ukrainian electricity networks.	Item 36(b)(ii)	Actuality of factor of specific indirect carbon dioxide emissions associated with the consumtion of electricity during its transmission by power grids of Ukraine will be reviewed annually representatives Technical Consultant "EES" Ltd.	The issue is closed due to the corrections made.
Corrective Action Request (CAR) 13: Please indicate in PDD that the data monitored and required for the project determination will be kept for two years after the last transfer of ERUs the project.	ltem 36(b)(iii)	PDD was corrected. See PDD version 2.0	The response to CAR13 was found satisfactory. CAR13 is closed.
Corrective Action Request (CAR) 14: Section D.1.5 of the PDD requires from project participants to submit information about collection and archiving data on the environment impact as well as references to relevant norms of the host country. Please provide relevant data.	Item 36(k)	The project implementation does not require gathering of information on the influence on the environment in excess of information collected at the company prior to the project inception.	The issue is closed due to the corrections made.
Corrective Action Request (CAR) 15: In ex-ante calculations were used CO2 emission factor for the projects of reducing electricity consumption for it transmission by Ukrainian electricity networks provided in Order #43 dated 28/03/2010. But this factor applicable only for 2010. Please correct.	Item 45	Data was updated.	The response was found satisfactory. CAR15 is closed.
Corrective Action Request (CAR) 16: There is no information on transboundary impacts in the PDD.	ltem 48(a)	Transboundary impact is not expected.	Issue closed.
Clarification Request (CL) 01: Please include in this section refer to the corresponding «Excel» file with the calculations.	-	Relevant references were included to PDD version 2.0.	The issue is closed based on the corrections made in the PDD.



			VERITAS
Clarification Request (CL) 02: Please number the tables with information of the estimates (calculations) of emission reductions.	-	Tabbles were numbered.	Necessary corrections have been made. The issue is closed.
Clarification Request (CL) 03: Section A.5 PDD must specify the name DFPs (parties involved) that will approve the project.	Item 19	State Environmental Investment Agency of Ukraine is DFP of Ukraine and Ministry of the Environment of Poland is DFP of Poland.	CL03 is closed based on the amendments made in the PDD.
Clarification Request (CL) 04: Please specify which approach was used to identify the baseline scenario and additionality: • JI specific approach • Approved CDM methodology approach.	Item 22	JI specific approach was used.	Issue closed.
Clarification Request (CL) 05: Please change the title of fourth column Table 4 (Section B.3 PDD). Title "Included?" recommend changing the "Included/Excluded"	ltem 32(d)	Was corrected.	Issue closed.
Clarification Request (CL) 06: Precise figures numbering in the PDD.	ltem 32(d)	Figures numbers were checked and corrected.	Issue is closed due to the amendments made in the PDD.
Clarification Request (CL) 07: Please specify that the crediting period of ERUs generating started after the beginning of 2008 and continuing over the life cycle.	ltem 34(d)	Relevant information was included to section C.3 of PDD version 2.0.	Due to the corrections made and necessary information provided, the issue is closed.
Clarification Request (CL) 08: Please specify that crediting period extension beyond 2012 requires approval by the Host country.	ltem 34(d)	Relevant information was included to section C.3 of PDD version 2.0.	CL08 is closed based on the amendments made in the PDD.



			VERITAS
Clarification Request (CL) 09: It seems that the in PDD used JI specific approach for monitoring plan identification, but it is not explicitly indicated. Please clearly clarify in PDD what approach was used.		JI specific approach was used for developing monitoring plan.	The issue is closed based on the corrections made in the PDD.
<u>Clarification Request (CL) 10:</u> Please provide justification for choosing of the each used parameters.	ltem 36(a)	Justification for choosing of the each used parameters provided.	The issue is closed based on the corrections made in the PDD.