

VERIFICATION REPORT CEP CARBON EMISSIONS PARTNERS S.A.

VERIFICATION OF THE JI PROJECT

REDUCTION OF GREENHOUSE GAS EMISSIONS BY APPLICATION OF NO-TILL TECHNOLOGY AT LLC «VISHVA-ANANDA» FARMLANDS

First periodic

for the period 01/01/2008 - 31/10/2012

REPORT NO. UKRAINE-VER/0776/2012

REVISION NO. 02

BUREAU VERITAS CERTIFICATION

BUREAU VERITAS CERTIFICATION

Report No: UKRAINE-ver/0776/2012



VERIFICATION REPORT

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October 31, 2012 of the "Re "Vishva-Ananda" farmlands region and the Autonomous UNFCCC criteria for the JI, reporting. UNFCCC criteria	eduction of greenhouse project of CEP CAR Republic of Crimea, U as well as criteria given (but for the crediting per	eriodic verification for the period from January gas emissions by application of No-till technolo BON EMISSIONS PARTNERS S.A., located i Ikraine, and applying JI specific approach, on the to provide for consistent project operations, more riod) refer to Article 6 of the Kyoto Protocol, the J Supervisory Committee, as well as the host count	ogy at LLC n Kherson ne basis of itoring and I rules and
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		ns and resulting GHG emission reductions re ring plan, and its associated documents.	ported and
Report No.:	Subject Group:		
UKRAINE-ver/0776/2012	JI		
Project title: Reduction of greenhou application of No-till	technology at LL		
"Vishva-Ananda" farmla	inds		
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2



Page

VERIFICATION REPORT

Table of Contents

1 1.1	INTRODUCTION	4 4
1.2	Scope	4
1.3	Verification team	4
2	METHODOLOGY	5
2.1	Review of documents	5
2.2	Follow-up Interviews	5
2.3	Resolution of Clarification, Corrective and Forward Action Requests	6
3	VERIFICATION CONCLUSIONS	6
3.1	Remaining issues and FARs from previous verifications	7
3.2	Project approval by Parties involved (90-91)	7
3.3	Project implementation (92-93)	7
3.4	Compliance of the monitoring plan with the monitoring methodology (94-98)	9
3.5	Revision of monitoring plan (99-100)	10
3.6	Data management (101)	10
3.7	Verification regarding programmes of activities (102-110)	11
4	VERIFICATION OPINION	. 12
5	REFERENCES	. 14
APPEI	NDIX A: COMPANY PROJECT VERIFICATION PROTOCOL	. 16



VERIFICATION REPORT

1 INTRODUCTION

CEP CARBON EMISSIONS PARTNERS S.A. has commissioned Bureau Veritas Certification to verify the emissions reductions of its JI project "Reduction of greenhouse gas emissions by application of No-till technology at LLC "Vishva-Ananda" farmlands" (hereafter called "the project") located in Kherson region and the Autonomous Republic of Crimea, Ukraine.

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

The verification covers the period from January 1, 2008 to October 31, 2012.

1.1 Objective

Verification is the periodic independent review and ex post determination by the Accredited Independent Entity of the monitored reductions in GHG emissions during defined verification period.

The objective of verification can be divided in Initial Verification and Periodic Verification.

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

The verification is not meant to provide any consulting towards the Client. However, stated requests for clarifications, corrective and/or forward actions may provide input for improvement of the project monitoring towards reductions in the GHG emissions.

1.3 Verification Team

The verification team consists of the following personnel:

Oleg Skoblyk

Bureau Veritas Certification, Team Leader, Climate Change Lead Verifier

Volodymyr Kulish

Bureau Veritas Certification, Team Member, Climate Change Verifier

This verification report was reviewed by:



VERIFICATION REPORT

Ivan Sokolov

Bureau Veritas Certification, Internal Technical Reviewer

2 METHODOLOGY

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

In order to ensure transparency, a verification 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 verification and the results from verifying the identified criteria. The verification protocol serves the following purposes:

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

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

2.1 Review of Documents

The Monitoring Report (MR) submitted by CEP CARBON EMISSIONS PARTNERS S.A. and additional background documents related to the project design and baseline, i.e. country Law, Project Design Document (PDD), Approved CDM methodology, Determination Report of the project issued by Bureau Veritas Certification Holding SAS No. UKRAINE-det/0610/2012 as of 03/10/2012, Guidance on criteria for baseline setting and monitoring, Host party criteria, the Kyoto Protocol, Clarifications on Verification Requirements to be Checked by an Accredited Independent Entity were reviewed.

The verification findings presented in this report relate to the Monitoring Report for the period from 01/01/2008 to 31/10/2012 version 01 of November 1, 2012 and version 02 of November 5, 2012 and the project as described in the determined PDD.

2.2 Follow-up Interviews

On 02/11/2012 Bureau Veritas Certification verification team conducted a visit to the project site (LLC «Vishva-Ananda») and performed (on-site) interviews with project stakeholders to confirm selected information and to resolve issues identified in the document review. Representatives of CEP CARBON EMISSIONS PARTNERS S.A. and LLC «Vishva-Ananda» were interviewed (see References). The main topics of the interviews are summarized in Table 1.



VERIFICATION REPORT

Table 1Interview topics

Interviewed organization	Interview topics
LLC «Vishva-Ananda»	 Organizational structure Responsibilities and authorities Personnel training Quality control procedures and technology Equipment use (records) Metering equipment control
Consultant: CEP CARBON EMISSIONS PARTNERS S.A.	Monitoring plan

2.3 Resolution of Clarification, Corrective and Forward Action Requests

The objective of this phase of the verification 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 GHG emission reduction calculation.

If the Verification Team, in assessing the monitoring report and supporting documents, identifies issues that need to be corrected, clarified or improved with regard to the monitoring requirements, it should 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 that is not in accordance with the monitoring plan;

(b) Clarification request (CL), requesting the project participants to provide additional information for the Verification Team to assess compliance with the monitoring plan(c) Forward action request (FAR), informing the project participants of an issue, relating

to the monitoring that needs to be reviewed during the next verification period.

The Verification 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 verification.

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

3 VERIFICATION CONCLUSIONS

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

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



VERIFICATION REPORT

The Clarification, Corrective and Forward Action Requests are stated, where applicable, in the following sections and are further documented in the Verification Protocol in Appendix A. The verification of the Project resulted in 7 Corrective Action Requests and 2 Clarification Requests.

The number between brackets at the end of each section corresponds to the DVM paragraph.

3.1 Remaining issues and FARs from previous verifications

CAR 17 (lack of written approval from the Host party) that was raised at the determination stage was closed based on the provision of the Letter of Approval to Bureau Veritas Certification SAS.

3.2 **Project approval by Parties involved (90-91)**

The project was approved by the host Party (Ukraine) - the Letter of Approval No. 3153/23/7 dated 24/10/2012 issued by State Environmental Investment Agency of Ukraine. The project was also approved by the party – participant (Estonia) - Letter of Approval No. 12-1/8547-2 dated 22/10/2012 issued by the Ministry of Environmental Protection of Estonia.

The abovementioned written approvals are unconditional.

The identified areas of concern as to the project approval by Parties involved, project participants responses and Bureau Veritas Certification's conclusions are described in Appendix A to this report (refer to CAR 01, CAR 02, CAR 03).

3.3 **Project implementation (92-93)**

The purpose of the Joint Implementation (JI) Project is to reduce anthropogenic greenhouse gas (GHG) emissions resulting from agricultural activities by changing the agricultural land management system, namely replacement of traditional soil tillage in agriculture with No-till technology.

In 2004, the Farm started to grow crops applying No-till technology (also referred to as "direct sowing technology"). This technology differs from the traditional technology because it provides for fewer technological procedures, which prevents the topsoil from a major disturbance, and it also differs with the way to utilize plant residues. The number of technological procedures of plant growing and harvesting is almost the same in the two technologies. The main difference is that the traditional technology provides for the processes of fertilizer application, land ploughing, cultivation, furrowing and seeding (multiple passage of the machinery in the field) direct sowing provides for simultaneous fertilizer application and sowing (single passage of the machinery).

In the absence of the Joint Implementation (JI) project LLC «Vishva-Ananda» would have used the traditional system of soil cultivation. This system involves tillage that provides for turning over of topsoil to create homogeneous and mellow seedbed. The basic operation causing CO_2 emissions is ploughing during which crop residues are buried in the soil and weeds are removed.



VERIFICATION REPORT

The project provides for greenhouse gas (GHG) emission reductions due to:

reduction of carbon dioxide emissions from farmland achieved by reducing (almost zero) topsoil disturbance by tillage in the course of technological procedures of soil cultivation for crop growing.

The project implies the change in crops growing technology. This includes the following measures:

- change of soil cultivation and sowing technology;
- change of plant residue management;
- equipping the machine-tractor fleet with high-efficiency machinery to meet the No-till technology requirements.

The starting date of the crediting period was the date when they were first ERUs were generated, namely January 1, 2008. The end of the crediting period is December 31, 2012. Thus, the length of the crediting period is 5 years/60 months.

Project implementation status, including the project milestones, in the reporting period of 01/01/2008 – 31/10/2012 is provided in Table 2 below.

Year	Area		
ha		proportion of the total area of arable farm land , %	
2008	35540.5350	85.2	
2009	37668.1250	90.43	
2010	37668.1250	90.43	
2011	41570.028	100	
01/01/2012 -	41570.028	100	
31/10/2012			

Table 2 Project implementation status

In the current monitoring period, the following equipment was commissioned:

- seed drills for direct seeding;
- special tractors;
- herbicide sprayers;
- seed and fertilizer drill systems;
- combine harvesters and other machinery required by the technology.

If a malfunction is detected, the technician informs the master of LLC "Vishva-Ananda". If the malfunction cannot be repaired immediately (absence of the required spare part, engine breakdown, etc.), a commission shall be created. The commission includes technical department representatives, chief engineer and lead engineers. Depending on the type of malfunction, a Damage or Emergency Report is drawn up to be submitted to the management of LLC "Vishva-Ananda"; repair of the equipment is conducted.



VERIFICATION REPORT

The resulting emission reductions from the project do not exceed the amount of emissions that would be in the absence of the project because the project does not provide for any emissions.

The project was in operation throughout the monitoring period - from 01/01/2008 to 31/10/2012.

The identified areas of concern as to the project implementation, project participants responses and Bureau Veritas Certification's conclusions are described in Appendix A to this report (refer to CAR 04, CAR 05).

3.4 Compliance of the monitoring plan with the monitoring methodology (94-98)

The monitoring occurred in accordance with the monitoring plan included in the PDD regarding which the determination has been deemed final and is so listed on the UNFCCC JI website.

For calculating the emission reductions, key factors, such as humus content in the soil of field *«i»* cultivated using traditional tillage in period *«y»*, soil density at field cultivated using traditional tillage prior to the project, depth of soil layer disturbance at field *«i»* when conventional tillage is applied, area of field *«i»* cultivated using No-till technology, humus content in the soil of field *«i»* cultivated using No-till technology in period *«y»*, experience in implementing activities provided by the project, current practice that exists in this field in Ukraine, financial costs and background and legislation, 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 emission reductions such as protocols soil quality measurements, registry of Farm's fields, information from the company and IPCC information are clearly identified, reliable and transparent.

Factors, including organic carbon to humus conversion coefficient and conservatism factor that takes account of possible emissions in the project scenario in the process of creation of anti-fire furrows and minimal topsoil disturbance in No-till technology, are selected by carefully balancing accuracy and reasonableness, and appropriately justified of the choice.

The calculation of emission reductions is based on conservative assumptions and the most plausible scenarios in a transparent manner.

The monitoring periods per component of the project are clearly specified in the monitoring report and do not overlap with those for which verifications were already deemed final in the past.

The identified areas of concern as to the compliance of the monitoring plan with the monitoring methodology, project participants responses and Bureau Veritas



VERIFICATION REPORT

Certification's conclusions are described in Appendix A to this report (refer to CAR 06, CL 01).

3.5 Revision of monitoring plan (99-100)

Not applicable.

3.6 Data management (101)

The data and their sources, provided in monitoring report, are clearly identified, reliable and transparent.

The implementation of data collection procedures is in accordance with the monitoring plan provided in the PDD, including the quality control and quality assurance procedures.

The function of the monitoring equipment, including its calibration status, is in order.

Metering devices used for project monitoring are subject to state calibration. Calibration and verification of all devices necessary for humus content measurement are conducted annually by Ukrainian State Centre for Standardization and Certification.

If necessary, John Deere specialists may be involved in adjustment of GreenStar2 system.

LLC "Vishva-Ananda" employees are subject to periodic testing for requirements:

- of data collection in accordance with the monitoring report (data collection in accordance with monitoring coincides with the customary data collection practice);
- of labour protection;
- of safety rules.

Every quarter, project developers CEP Carbon Emissions Partners S.A. and EVO CARBON TRADING SERVICES LTD conduct internal audit at LLC "Vishva-Ananda". The plan of internal audit at LLC "Vishva-Ananda" includes the following activities:

- 1. verification of areas of fields where No-till technology is implemented;
- 2. verification of humus content measurements;
- 3. verification of verification frequencies for humus metering devices;
- 4. verification of calibration frequencies for humus metering devices;

To implement the project the operational structure was created; it includes LLC "Vishva-Ananda" agrotechnicians and engineers (responsible for accounting of area treated with No-till technology), National Research Centre "Farming Institute of the National Academy of Agrarian Sciences of Ukraine" (responsible for provision of agrochemical data for project monitoring), LLC "Vishva-Ananda" chief agrotechnician (recording and reporting data in the table), and LLC "Vishva-Ananda" manager (data processing and archiving). The data subject to monitoring and required for the determination and further verification are archived and stored in paper and electronic form at LLC "Vishva-



VERIFICATION REPORT

Ananda" for two years after the transfer of emission reduction units generated by the project.

The structure of monitoring data collection is as follows:

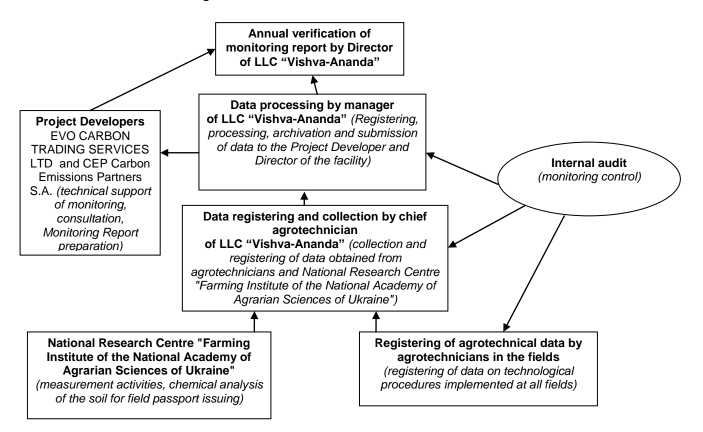


Figure 1 Operational structure and data collection scheme for the project monitoring

All necessary data concerning GHG emission reduction monitoring is archived in paper and/or electronic form and kept till the end of the crediting period and for two years after the latest transaction with emission reduction units.

The Monitoring Report version 02 provides sufficient information on duties assigned, responsibility and authorities concerning implementation and undertaking of monitoring procedures, including data management. The verification team confirms the efficiency of the existing management and operational systems and considers them appropriate for reliable project monitoring.

The identified areas of concern as to the data management, project participants responses and Bureau Veritas Certification's conclusions are described in Appendix A to this report (refer to CAR 07, CL 02).

3.7 Verification regarding programmes of activities (102-110)

Not applicable.



VERIFICATION REPORT

4 VERIFICATION OPINION

Bureau Veritas Certification has performed the first periodic verification for the period from January 1, 2008 to October 31, 2012 of the "Reduction of greenhouse gas emissions by application of No-till technology at LLC «Vishva-Ananda» farmlands" project in Ukraine, which applies JI specific approach. The verification 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 verification consisted of the following three phases: i) desk review of the monitoring report against the project design and the baseline and monitoring plan; ii) follow-up interviews with project stakeholders; iii) resolution of outstanding issues and the issuance of the final verification report and opinion.

LLC «Vishva-Ananda» management is responsible for the preparation of data which serve as the basis for estimation of GHG emission reductions. CEP Carbon Emissions Partners S.A TA EVO CARBON TRADING SERVICES LTD provide LLC «Vishva-Ananda» with consultative support in the issues relating to organization of data collection and is responsible for developing the monitoring report based on the Project Monitoring Plan included in the final PDD version 02.

Bureau Veritas Certification verified the Project Monitoring Report version 02 for the reporting period from 01/01/2008 to 31/10/2012 as indicated below. Bureau Veritas Certification confirms that the project is implemented as per approved PDD version. Installed equipment being essential for generating emission reduction runs reliably and is calibrated appropriately. The monitoring system is in place and the project is generating GHG emission reductions.

Emission reductions achieved by the project for the period from 01/01/2008 to 31/10/2012 do not differ from the amount predicted for the same period in the determined PDD. This is explained by the fact that at the PDD development stage all data for accurate calculation of GHG emission reductions from the project were available.

Bureau Veritas Certification can confirm that the GHG emission reduction is calculated without material misstatements. Our opinion relates to the project's GHG emissions and resulting GHG emissions reductions reported and related to the approved project baseline and monitoring, and its associated documents. Based on the information we have seen and evaluated, we confirm the following statement:

<u>Reporting period</u>: From 01/01/2008 to 31/10/2012

In the period from 01/01/2008 to 31/12/2008					
Baseline emissions : 337 228 tonnes of CO ₂ equivalent.					
Project emissions	:	0	tonnes of CO2 equivalent.		
Emission Reductions	:	337 228	tonnes of CO2 equivalent.		



In the period from 01/01/2009 to 31/1 Baseline emissions Project emissions Emission Reductions	2/20 : :	009 467 057 0 467 057	tonnes of CO ₂ equivalent.
In the period from 01/01/2010 to 31/1 Baseline emissions Project emissions Emission Reductions	2/20 : :	010 665 674 0 665 674	tonnes of CO ₂ equivalent.
In the period from 01/01/2011 to 31/1 Baseline emissions Project emissions Emission Reductions	2/20 : :	011 782 118 0 782 118	tonnes of CO ₂ equivalent.
In the period from 01/01/2012 to 31/1 Baseline emissions Project emissions Emission Reductions	: '	012 1 005 997 0 1 005 997	tonnes of CO ₂ equivalent.
Total in the period from 01/01/2008 to Baseline emissions Project emissions Emission Reductions	: :	/10/2012 3 258 074 0 3 258 074	tonnes of CO ₂ equivalent. tonnes of CO ₂ equivalent. tonnes of CO ₂ equivalent.



VERIFICATION REPORT

5 REFERENCES

Category 1 Documents:

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

	Project Design Document of the JI project "Reduction of greenhouse gas
/1/	emissions by application of No-till technology at LLC «Vishva-Ananda»
	farmlands", version 02 dated 01/10/2012
	Monitoring Report of the JI project "Reduction of greenhouse gas emissions by
/2/	application of No-till technology at LLC «Vishva-Ananda» farmlands" for the
	period from 01/01/2008 to 31/10/2012 version 01 dated 01/11/2012
	Monitoring Report of the JI project "Reduction of greenhouse gas emissions by
/3/	application of No-till technology at LLC «Vishva-Ananda» farmlands" for the
	period from 01/01/2008 to 31/10/2012 version 02 dated 05/11/2012
/4/	Annex 1. Parameters of the Monitoring Plan
151	Annex 2. Calculation of CO ₂ emission reductions by implementation of No-till
/5/	technology at LLC "Vishva-Ananda"
	Determination Report of the project "Reduction of greenhouse gas emissions
101	by application of No-till technology at LLC «Vishva-Ananda» farmlands" No.
/6/	UKRAINE-det/0610/2012 as of 03/10/2012 issued by Bureau Veritas
	Certification
17/	Letter of Approval issued by State Environmental Investment Agency of
/7/	Ukraine No. 3153/23/7 dated 24/10/2012
(0)	Letter of Approval No. 12-1/8547-2 issued by the Ministry of Environmental
/8/	Protection of Estonia dated 22/10/2012

Category 2 Documents:

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

/1/	Non-current assets lease agreement No. 120 dated 22/02/2004
/2/	Non-current assets lease agreement No. 400 dated 01/03/2011
/3/	Non-current assets lease agreement No. 337 dated 03/06/2011
/4/	Non-current assets lease agreement No. 336 dated 14/05/2011
/5/	Non-current assets lease agreement No. 169 dated 16/05/2011
/6/	Certificate of machinery registration No. 03745 (Class Atles 946 roller
	tractor) dated 15/09/2008
/7/	Certificate of machinery registration No. 03878 EH (MT – 865B
	«Challenger» tractor) dated 19/05/2007
/8/	Certificate of machinery registration No. 03877 EH (MT - 865B
	«Challenger» tractor) dated 19/06/2007
/9/	Certificate of machinery registration No. 03879 EH (MT – 865B
	«Challenger» tractor) dated 19/06/2007
/10/	Certificate of machinery registration No. 03880 EH (MT - 865B



VERIFICATION REPORT

	«Challenger» tractor) dated 19/06/2007
/11/	Certificate of machinery registration No. 443288 (AT 300 drill) dated
	18/04/2008
/12/	Certificate of machinery registration No. 443290 (AT 300 drill) dated
	18/04/2008
/13/	Certificate of machinery registration No. 443294 (WENZ/ECO-DYN drill)
	dated 18/04/2008
/14/	Certificate of machinery registration No. 443291 (AT 300 drill) dated
	18/04/2008
/15/	Certificate of machinery registration No. 443284 (AT 300 drill) dated
	18/04/2008
/16/	Certificate of machinery registration No. 443293 (WENZ/ECO-DYN drill)
	dated 18/04/2008
/17/	Certificate of machinery registration No. 443292 (AT 300 drill) dated
	18/04/2008
/18/	Certificate of machinery registration No. 443286 (AT 300 drill) dated
	18/04/2008
/19/	Certificate of machinery registration No. 443285 (AT 300 drill) dated
	18/04/2008
/20/	Certificate of machinery registration No. 443287 (AT 300 drill) dated
	18/04/2008
/21/	Certificate of machinery registration No. 443289 (AT 300 drill) dated
	18/04/2008
/22/	Scientific study of humus dynamics of Kherson region and the Autonomous
	Republic of Crimea in soil with traditional tillage and No-till technology
	applied

Persons interviewed:

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

	Name	Organization	Position
/1/	Omelchenko Serhii Valentynovych	LLC «Vishva- Ananda»	Director
/2/	Tykhomyrov Oleksandr Mykolaiovych	LLC «Vishva- Ananda»	Chief accountant
/3/	Bereznytskyi Serhii Dmytrovych	LLC «Vishva- Ananda»	Chief agronomist
/4/	Chabanenko Serhii Vasyliovych	LLC «Vishva- Ananda»	Chief engineer
/5/	Naumenko Iryna Valentynivna	LLC «CEP»	Consultant of CEP Carbon Emissions Partners S.A



VERIFICATION REPORT

APPENDIX A: PROJECT VERIFICATION PROTOCOL

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VERIFICATION PROTOCOL

Table 1. Check list for verification, according to the JOINT IMPLEMENTATION DETERMINATION AND VERIFICATION MANUAL (Version 01)

DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
Project appro	ovals by Parties involved			
90	Has the DFPs of at least one Party involved, other than the host Party, issued a written project approval when submitting the first verification report to the secretariat for publication in accordance with paragraph 38 of the JI guidelines, at the latest?	Letters of Approval were provided to the verification team.	CAR 01 CAR 02 CAR 03	OK OK OK
91	Are all the written project approvals by Parties involved unconditional?	Yes, all the written project approvals by Parties involved are unconditional.	OK	OK
Project imple		The number of the laint implementation (II) Drainst		
92	Has the project been implemented in accordance with the PDD regarding which the determination has been deemed final and is so listed on the	The purpose of the Joint Implementation (JI) Project is to reduce anthropogenic greenhouse gas (GHG) emissions resulting from agricultural activities by changing the agricultural land management system,	CAR 04	OK



DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	UNFCCC JI website?	 namely replacement of traditional soil tillage in agriculture with No-till technology. The project implies the change in crops growing technology. This includes the following measures: change of soil cultivation and sowing technology; change of plant residue management; equipping the machine-tractor fleet with high-efficiency machinery to meet the No-till technology requirements. CAR 04. In Section A.3. of the MR the year when the farm began to use No-till technology for crop growing is incorrect. 		
93	What is the status of operation of the project during the monitoring period?	The project was in operation throughout the monitoring period - from 01/01/2008 to 31/10/2012. CAR 05 . The monitoring period is incorrect in Table 1 of the MR.	CAR 05	ОК
Compliance	with monitoring plan			
94	Did the monitoring occur in accordance with the monitoring plan included in the PDD regarding which the determination has been deemed final and is so listed on the UNFCCC JI website?	There are not any changes in or deviations from the registered monitoring plan.	OK	OK
95 (a)	For calculating the emission reductions or enhancements of net removals, were key factors, e.g. those listed in 23 (b) (i)- (vii) of the DVM, influencing the baseline	For calculating the emission reductions, key factors, such as humus content in the soil of field «i» cultivated using traditional tillage in period «y», soil density at field cultivated using traditional tillage prior	CAR 06	OK



DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	emissions or net removals and the activity level of the project and the emissions or removals as well as risks associated with the project taken into account, as appropriate?	to the project, depth of soil layer disturbance at field «i» when conventional tillage is applied, area of field «i» cultivated using No-till technology, humus content in the soil of field «i» cultivated using No-till technology in period «y», experience in implementing activities provided by the project, current practice that exists in this field in Ukraine, financial costs and background and legislation, 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. CAR 06. The description of some parameters doesn't comply with the description provided in the determined PDD.		
95 (b)	Are data sources used for calculating emission reductions or enhancements of net removals clearly identified, reliable and transparent?	Data sources used for calculating emission reductions are clearly identified, reliable and transparent. CL 01 . Please, provide a reference to the Law "On metrology and metrological activity" in Section B.1.2. of the MR.	CL 01	OK
95 (c)	Are emission factors, including default emission factors, if used for calculating the emission reductions or enhancements of net removals, selected by carefully balancing accuracy and reasonableness, and appropriately justified of the choice?	Emission factors, including default emission factors were not used for calculating the emission reductions. This is explained by the chosen specific approach and the formulae stated in the MR.	ОК	ОК
95 (d)	Is the calculation of emission reductions	Calculation of emission reductions is based on	OK	OK



DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	or enhancements of net removals based on conservative assumptions and the most plausible scenarios in a transparent manner?	conservative assumptions and the most plausible scenarios in a transparent manner.		
Applicable to	JI SSC projects only			
96	Is the relevant threshold to be classified as JI SSC project not exceeded during the monitoring period on an annual average basis? If the threshold is exceeded, is the maximum emission reduction level estimated in the PDD for the JI SSC project or the bundle for the monitoring period determined?	Not applicable	Not applicable	Not applicable
Applicable to	o bundled JI SSC projects only			
97 (a)	Has the composition of the bundle not changed from that is stated in F-JI-SSCBUNDLE?	Not applicable	Not applicable	Not applicable
97 (b)	If the determination was conducted on the basis of an overall monitoring plan, have the project participants submitted a common monitoring report?	Not applicable	Not applicable	Not applicable
98	If the monitoring is based on a monitoring plan that provides for overlapping monitoring periods, are the monitoring periods per component of the project clearly specified in the	Not applicable	Not applicable	Not applicable



DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
	monitoring report?			
	Do the monitoring periods not overlap			
	with those for which verifications were			
Revision of	already deemed final in the past?			
	only if monitoring plan is revised by proje	ect participant		
99 (a)	Did the project participants provide an appropriate justification for the proposed revision?		Not applicable	Not applicable
99 (b)	Does the proposed revision improve the accuracy and/or applicability of information collected compared to the original monitoring plan without changing conformity with the relevant rules and regulations for the establishment of monitoring plans?	Not applicable	Not applicable	Not applicable
Data manage	ement			
101 (a)	Is the implementation of data collection procedures in accordance with the monitoring plan, including the quality control and quality assurance procedures?	The implementation of data collection procedures, including the quality control and quality assurance procedures, is in accordance with the monitoring plan.	OK	OK
101 (b)	Is the function of the monitoring equipment, including its calibration status, is in order?	The function of the monitoring equipment, including its calibration status, is in order. CL 02 . Please, provide the verification team with the documents relating to equipment implementation.	CL 02	ОК
101 (c)	Are the evidence and records used for the monitoring maintained in a traceable	3	CAR 07	OK



Check Item	Initial finding	Draft Conclusion	Final Conclusion
manner?	CAR 07 . Please, provide information relating to storage of data necessary for the monitoring.		
Is the data collection and management system for the project in accordance with the monitoring plan?	The data collection and management system for the project is in accordance with the monitoring plan. The verification team confirms the effectiveness of the existing management and operating systems and considers them suitable for reliable monitoring of the project.	ОК	OK
regarding programs of activities (additio	nal elements for assessment)		
Is any JPA that has not been added to the JI PoA not verified?	Not applicable	Not applicable	Not applicable
Is the verification based on the monitoring reports of all JPAs to be verified?	Not applicable	Not applicable	Not applicable
Does the verification ensure the accuracy and conservativeness of the emission reductions or enhancements of removals generated by each JPA?	Not applicable	Not applicable	Not applicable
Does the monitoring period not overlap with previous monitoring periods?	Not applicable	Not applicable	Not applicable
If the AIE learns of an erroneously included JPA, has the AIE informed the JISC of its findings in writing?	Not applicable	Not applicable	Not applicable
	 manner? Is the data collection and management system for the project in accordance with the monitoring plan? egarding programs of activities (addition Is any JPA that has not been added to the JI PoA not verified? Is the verification based on the monitoring reports of all JPAs to be verified? Does the verification ensure the accuracy and conservativeness of the emission reductions or enhancements of removals generated by each JPA? Does the monitoring period not overlap with previous monitoring periods? If the AIE learns of an erroneously included JPA, has the AIE informed the 	manner?CAR 07. Please, provide information relating to storage of data necessary for the monitoring.Is the data collection and management system for the project in accordance with the monitoring plan?The data collection and management system for the project is in accordance with the monitoring plan. The verification team confirms the effectiveness of the existing management and operating systems and considers them suitable for reliable monitoring of the project.egarding programs of activities (additional elements for assessment)Not applicableIs any JPA that has not been added to the JI PoA not verified?Not applicableIs the verification based on the monitoring reports of all JPAs to be verified?Not applicableDoes the verification ensure the accuracy and conservativeness of the emission reductions or enhancements of removals generated by each JPA?Not applicableDoes the monitoring period not overlap with previous monitoring periods?Not applicableIf the AIE learns of an erroneously included JPA, has the AIE informed theNot applicable	Check itemInitial findingConclusionmanner?CAR 07. Please, provide information relating to storage of data necessary for the monitoring.OKIs the data collection and management system for the project in accordance with the monitoring plan?The data collection and management system for the project is in accordance with the monitoring plan. The verification team confirms the effectiveness of the existing management and operating systems and considers them suitable for reliable monitoring of the project.OKegarding programs of activities (additional elements for assessment)Not applicableNot applicableIs any JPA that has not been added to



DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
106	Does the sampling plan prepared by the	Not applicable	Not	Not
	AIE:		applicable	applicable
	(a) Describe its sample selection, taking			
	into account that:			
	(i) For each verification that uses a			
	sample-based approach, the sample			
	selection shall be sufficiently			
	representative of the JPAs in the JI			
	PoA such extrapolation to all JPAs			
	identified for that verification is			
	reasonable, taking into account			
	differences among the characteristics			
	of JPAs, such as:			
	- The types of JPAs;			
	- The complexity of the applicable			
	technologies and/or measures used; – The geographical location of each			
	JPA;			
	- The amounts of expected emission			
	reductions of the JPAs being verified;			
	- The number of JPAs for which			
	emission reductions are being			
	verified;			
	 The length of monitoring periods of 			
	the JPAs being verified; and			
	- The samples selected for prior			
	verifications, if any?			



DVM Paragraph	Check Item	Initial finding	Draft Conclusion	Final Conclusion
107	Is the sampling plan ready for publication through the secretariat along with the verification report and supporting documentation?	Not applicable	Not applicable	Not applicable
108	Has the AIE made site inspections of at least the square root of the number of total JPAs, rounded to the upper whole number? If the AIE makes no site inspections or fewer site inspections than the square root of the number of total JPAs, rounded to the upper whole number, then does the AIE provide a reasonable explanation and justification?	Not applicable	Not applicable	Not applicable
109	Is the sampling plan available for submission to the secretariat for the JISC's ex ante assessment? (Optional)	Not applicable	Not applicable	Not applicable
110	If the AIE learns of a fraudulently included JPA, a fraudulently monitored JPA or an inflated number of emission reductions claimed in a JI PoA, has the AIE informed the JISC of the fraud in writing?	Not applicable	Not applicable	Not applicable



VERIFICATION REPORT

Table 2. Resolution of Corrective Action and Clarification Requests

Draft report clarifications and corrective action requests by verification team	Ref. to checklist question in table 1	Summary of project participant response	Verification team conclusion
CAR 01 . The date of the determination report is incorrect.	90	Determination Report No. UKRAINE- det/0610/2012 dated 03/10/2012.	The issue is closed as necessary corrections were made.
CAR 02 . Please, provide information on the Letter of Approval issued by Ukraine.	90	The Letter of Approval No. 3153/23/7 was issued by the State Environmental Investment Agency of Ukraine on 24/10/2012.	The issue is closed as necessary corrections were made.
CAR 03 . Provide the number of the Letter of Approval issued by Estonia.	90	Letter of Approval No. 12-1/8547-2 issued by the Ministry of Environmental Protection of Estonia dated 22/10/2012	The issue is closed as necessary information was provided.
CAR 04 . In Section A.3. of the MR the year when the farm began to use No-till technology for crop growing is incorrect.	92	In 2004 the Farm started to grow crops applying No-till technology.	The issue is closed as necessary corrections were made.
CAR 05 . The monitoring period is incorrect in Table 1 of the MR.	93	The monitoring period: 01/01/2008 - 31/10/2012.	The issue is closed as necessary corrections were made.
CAR 06. The description of some parameters doesn't comply with the description provided in the determined PDD.	95 (a)	The parameters were checked. Relevant corrections were made.	The issue is closed as necessary corrections were made.



CAR 07 . Please, provide information relating to storage of data necessary for the monitoring.	101 (c)	The data subject to monitoring and required for the determination and further verification are archived and stored in paper and electronic form at LLC "Vishva-Ananda" for two years after the transfer of emission reduction units generated by the project.	The information was provided, the issue is closed.
CL 01 . Please, provide a reference to the Law "On metrology and metrological activity" in Section B.1.2. of the MR.	95 (b)	Relevant reference was provided. Refer to the MR version 02.	The issue is closed as relevant reference was provided.
CL 02. Please, provide the verification team with the documents relating to equipment implementation.	101 (b)	Relevant documents were provided to the verification team.	Relevant documents were verified. The issue is closed.