



# Verified Carbon Standard

## METHODOLOGY FOR REDUCING EMISSIONS FROM DEFORESTATION AND FOREST DEGRADATION



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# 1 SOURCES

This methodology is based on the VCS Jurisdictional and Nested REDD+ (JNR) Framework v4.0 and the following methodologies:

- *VM0006 Methodology for Carbon Accounting for Mosaic and Landscape-scale REDD Projects, v2.2*
- *VM0007 REDD+ Methodology Framework (REDD+MF), v1.6*
- *VM0009 Methodology for Avoided Ecosystem Conversion, v3.0*
- *VM0015 Methodology for Avoided Unplanned Deforestation, v1.1*
- *VM0037 Methodology for Implementation of REDD+ Activities in Landscapes Affected by Mosaic Deforestation and Degradation, v1.0*

This methodology uses the latest versions of the following modules and tools:

- Activity-type accounting modules:
  - **MDOOXX** *Estimation of Emissions Reductions from Avoiding Unplanned Deforestation (AUDef)*
  - Other activity-type accounting modules covering planned deforestation and unplanned degradation or other REDD activities not covered in *AUDef* (e.g., *Avoiding Planned Deforestation, APDef*, and *Avoiding Unplanned Forest Degradation, AUDef*)
- Tools:
  - *VCS AFOLU Non-Permanence Risk Tool*
  - *CDM Methodological Tool: Estimation of Direct N<sub>2</sub>O Emission from Nitrogen Fertilization (E-NA)*
  - *CDM Tool for Testing Significance of GHG Emissions in A/R CDM Project Activities (T-SIG)*

This methodology uses the estimation procedures described in the following modules for estimating carbon stocks in relevant pools, leakage, direct emissions, and monitoring:<sup>1</sup>

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<sup>1</sup> These modules are currently associated with *VM0007 REDD+ Methodology Framework (REDD+MF)*. The modules used by this methodology (and others) will soon be updated to remove references to VM0007; until then, those references should be ignored by users of this methodology.

- Carbon pool modules:
  - *VMD0001 Estimation of Carbon Stocks in the Above- and Belowground Biomass in Live Tree and Non-tree Pools (CP-AB)*
  - *VMD0002 Estimation of Carbon Stocks in the Dead-wood Pool (CP-D)*
  - *VMD0003 Estimation of Carbon Stocks in the Litter Pool (CP-L)*
  - *VMD0004 Estimation of Carbon Stocks in the Soil Organic Carbon Pool (CP-S)*
  - *VMD0005 Estimation of Carbon Stocks in the Long-term Wood Products Pool (CP-W)*
- Leakage module:
  - *VMD0011 Estimation of Emissions from Market-Effects (LK-ME)*
- Emissions modules (applicable to baseline, project scenario and leakage):
  - *VMD0013 Estimation of Greenhouse Gas Emissions from Biomass and Peat Burning (E-BPB)*
  - *VMD0014 Estimation of Emissions from Fossil Fuel Combustion (E-FFC)*
  - *VMD0016 Methods for Stratification of the Project Area (X-STR)*
- Monitoring module:
  - *VMD0015 Methods for Monitoring Greenhouse Gas Emissions and Removals (M-REDD)*

## 2 SUMMARY DESCRIPTION OF THE METHODOLOGY

Additionality and Crediting Method	
Additionality	Project Method
Crediting Baseline	Project Method

This methodology framework document, together with the modules and tools it calls upon, constitutes a complete REDD methodology. The project proponent must justify their choice of modules in the project description (PD).

The modules and tools referenced in this document apply to project activities that reduce emissions from unplanned deforestation (UDef). In future iterations, additional modules will be added to address activities that reduce emissions from planned deforestation (PDef) and unplanned forest degradation (UDeg). For avoiding planned forest degradation, see the improved forest management category of methodologies.

The reference to this methodology and the modules used to construct the project-specific methodology must be given in the PD.

Table 1 lists the modules and tools, indicating where the use of modules/tools is mandatory, optional or not applicable. *VCS AFOLU Requirements* and the tool *T-SIG* must be used to justify the omission of carbon pools and emission sources.

**Table 1: Determination of where module/tool use is mandatory (M) or optional (O) for all project activities covered by this methodology**

Module/Tool	<i>AUDef</i>	<i>APDef</i>	<i>AUDeg</i>
<i>AUDef</i>	M	O	O
<i>PDef</i>	O	M	O
<i>UDeg</i>	O	O	M
<i>AFOLU Non-Permanence Risk Tool</i>	M	TBD	TBD
<i>X-STR</i>	M	TBD	TBD
<i>LK-ME</i>	(m) <sup>1</sup>	TBD	TBD
<i>CP-AB</i>	M	TBD	TBD
<i>CP-D</i>	(m) <sup>2</sup>	TBD	TBD
<i>CP-L</i>	O	TBD	TBD
<i>CP-S</i>	O	TBD	TBD
<i>CP-W</i>	(m) <sup>1</sup>	TBD	TBD
<i>E-BPB</i>	M	TBD	TBD
<i>E-FFC</i>	O	TBD	TBD
<i>E-NA</i>	(m) <sup>3</sup>	TBD	TBD

**TABLE NOTES:**

<i>AUDef</i>	<i>MD00XX Estimation of Emissions from Avoiding Unplanned Deforestation</i>
<i>PDef</i>	<i>MD00XX Estimation of Emissions from Avoiding Planned Deforestation (under development)</i>
<i>UDeg</i>	<i>MD00XX Estimation of Emissions from Avoiding Unplanned Forest Degradation (under development)</i>
M	Fully mandatory for the given project activity (i.e., the indicated modules and tools must be used)
O	Fully optional for the given project activity (i.e., the indicated pools and sources may be included or excluded as decided by the project, but where they are included in the baseline, they must also be included in the project scenario)
(m) <sup>1</sup>	Mandatory for the given project activity where the process of deforestation involves timber harvesting, fuel wood collection and/or charcoal production for commercial markets
(m) <sup>2</sup>	Mandatory for the given project activity where this carbon pool is greater in baseline (post-deforestation/degradation) than project scenario and significant; otherwise may be conservatively omitted
(m) <sup>3</sup>	Mandatory for the given project activity where leakage prevention activities include increases in the use of fertilizers

## 3 DEFINITIONS

### 3.1 Definitions

In addition to the definitions set out in the VCS Program document *Program Definitions* and additional definitions in specific modules, the following definitions apply to this methodology and any of the modules used with it.

**Activity data (AD)**

Data on the magnitude of deforestation taking place during a given period of time

**Baseline validity period (BVP)**

The period of time a baseline is considered valid, as set out in the *VCS Standard*.

**Forest (For)**

In addition to the definition set out in the *VCS Program Definitions* and the requirements of the *VCS Methodology Requirements*, for this methodology “forest” must include woody vegetation

with a canopy cover of between 10 and 30 percent, as used in the relevant country's international reporting to the UNFCCC, or as otherwise officially elected as an applicable definition for use by climate change mitigation projects and programs. Where a country's national forest definition excludes specific land use/land management types and/or vegetative classes, stratification should identify these areas to enable future inclusion/exclusion in nested accounting.

**Historical reference period (HRP)**

A fixed period of time during which factors must be considered to make future projections of deforestation, as set out in the *VCS Methodology Requirements*

**Mangrove forest**

A subset of forests dominated by mangrove plant species (shrubs and trees that grow in coastal saline or brackish water)

**Planned deforestation (PDef)**

Deforestation on forest lands that are legally authorized and documented for conversion.

**Unplanned deforestation (UDef)**

Deforestation of degraded to mature forests not legally authorized and documented for conversion.

For definitions of VCS AFOLU project categories, refer to the *VCS Standard*.

### 3.2 Acronyms

<b>AD</b>	Activity data
<b>BVP</b>	Baseline validity period
<b>CHC</b>	Change categories
<b>DLF</b>	Displacement leakage factor
<b>FCBM</b>	Forest cover benchmark map
<b>FSM</b>	Forest stratification map
<b>HRP</b>	Historical reference period
<b>LB</b>	Leakage belt
<b>LMA</b>	Leakage management areas
<b>PA</b>	Project area
<b>PAI</b>	Project activity instances

<b>SF</b>	Stable forest
<b>SNF</b>	Stable non-forest
<b>SOC</b>	Soil organic carbon
<b>SOP</b>	Standard operating procedures
<b>UDef</b>	Unplanned deforestation

## 4 APPLICABILITY CONDITIONS

Activities accounted for by this methodology must meet the eligibility criteria for REDD activities in Sections A1.5-A1.9 of the *VCS Methodology Requirements*. Applicability conditions for each activity type in the relevant accounting modules must be met.

## 5 PROJECT BOUNDARY

Geographic boundaries related to project activities must be detailed in the PD. The PD should also set out the carbon pools that the project proponent will account for and the sources and associated types of greenhouse gas emissions that the project will affect.

### 5.1 Geographical Boundaries

The spatial boundaries of the project area must be clearly defined to facilitate accurate measuring, monitoring, accounting and verification of the project's emissions reductions and removals. The project activity may encompass more than one discrete area of land. When describing physical project boundaries, the following information must be provided for each discrete area:

- 1) Name of the project area (e.g., compartment number, allotment number, local name), giving a unique ID for each discrete parcel of land;
- 2) Map(s) of the area (in digital format);
- 3) Geographic coordinates of each polygon vertex along with the documentation of their accuracy (from a geo-referenced digital map – data must be provided in the format specified in the *VCS Standard*);
- 4) Total land area; and



### 5) Details of landholder and user rights.

The forested project area (within each discrete area of project activity) must be continuous without arbitrary exclusions of forests in the same geography (e.g., excluding forests next to villages around which deforestation is likely to occur).

The boundary of the REDD activity must be clearly delineated and defined and include only land qualifying as forest for a minimum of 10 years before the project start date.

Specific boundaries exist for specific activity types with REDD – details and requirements are provided in the appropriate accounting modules (e.g., *AUDef*).

For projects where multiple AFOLU project activities are being implemented within the project boundary, the discrete areas where each activity is implemented must be spatially delineated.

## 5.2 Carbon Pools

The carbon pools included in or excluded from the boundary of REDD project activities are shown in Table 2.

The selection of carbon pools and the appropriate justification must be presented in the PD.

Where REDD activities take place in wetlands, the project must account for expected emissions from the soil organic carbon pool or changes in the soil organic carbon pool in the project scenario unless deemed de minimis. The significance of pools must be determined by using the

**Table 2: Carbon pools included in or excluded from the REDD project boundary**

Pool	Included?	Justification/Explanation
Aboveground tree biomass	Included	Major carbon pool that will significantly decrease in the baseline scenario in the case of deforestation or forest degradation.
Belowground tree biomass	Included	Major carbon pool that will significantly decrease in the baseline scenario in the case of deforestation or forest degradation.
Aboveground non-tree biomass	Optional	Must be included in the baseline (post deforestation carbon stocks) but may be conservatively excluded from forest carbon stocks
Belowground non-tree biomass	Optional	Potential emissions are negligible.
Dead wood	Optional	Conservative to exclude.

Pool	Included?	Justification/Explanation
Litter	Optional	Conservative to exclude.
Soil organic carbon	Optional / Included	Non Wetland Soils: Conservative to exclude. Wetland Soils: Major carbon pool that may significantly increase or decrease in both the baseline and project scenarios.
Harvested wood products	Optional	May be excluded where timber harvest is negligible in the baseline case. T-SIG must be used.

### 5.3 Sources of GHG Emissions

The project must account for any significant increases in emissions of carbon dioxide (CO<sub>2</sub>), nitrous oxide (N<sub>2</sub>O) and methane (CH<sub>4</sub>) relative to the baseline that are reasonably attributable to the project activity.

The GHG emission sources included in or excluded from the boundary of the REDD project activity are shown in Table 2. The selection of sources and the appropriate justification must be provided in the PD.

T-SIG may be used to determine whether an emissions source is significant. Where a source is included in estimating baseline emissions,<sup>2</sup> it must also be included in calculating project and leakage emissions.

**Table 3: GHG sources included in or excluded from the REDD project boundary**

Source		Gas	Included?	Justification/Explanation
Baseline	Burning of woody biomass	CO <sub>2</sub>	Included	Carbon stock decreases due to burning are accounted as a carbon stock change.
		CH <sub>4</sub>	Optional	Non-CO <sub>2</sub> gases emitted from woody biomass burning - it is conservative to exclude.
		N <sub>2</sub> O	Optional	
	Combustion of fossil fuels	CO <sub>2</sub>	Optional	May be excluded if determined negligible.
		CH <sub>4</sub>	Excluded	Potential emissions are negligible.

<sup>2</sup> For example, CH<sub>4</sub> or N<sub>2</sub>O emissions from agriculture resulting from deforestation or fire to clear forest.

Source		Gas	Included?	Justification/Explanation
Project	Use of fertilizers	N <sub>2</sub> O	Excluded	Potential emissions are negligible.
		CO <sub>2</sub>	Excluded	Potential emissions are negligible.
		CH <sub>4</sub>	Excluded	Potential emissions are negligible.
		N <sub>2</sub> O	Optional	May be excluded if determined negligible.
	Burning of woody biomass	CO <sub>2</sub>	Included	Carbon stock decreases due to burning are accounted as a carbon stock change.
		CH <sub>4</sub>	Included	Non-CO <sub>2</sub> gases emitted from woody biomass burning - must be included where fire occurs.
		N <sub>2</sub> O	Included	
	Combustion of fossil fuels	CO <sub>2</sub>	Optional	May be excluded if determined negligible.
		CH <sub>4</sub>	Excluded	Potential emissions are negligible.
		N <sub>2</sub> O	Excluded	Potential emissions are negligible.
Use of fertilizers	CO <sub>2</sub>	Excluded	Potential emissions are negligible.	
	CH <sub>4</sub>	Excluded	Potential emissions are negligible.	
	N <sub>2</sub> O	Optional	May be excluded where excluded from baseline accounting except when fertilizer use is increased through project activities (e.g., as a leakage avoidance mechanism).	

## 6 BASELINE SCENARIO

The most plausible baseline scenario must be determined using the relevant activity-type module(s).

Projects that are implemented within a JNR-registered REDD program are eligible to use this methodology for activities included under the JNR REDD program but must nest projects according to the requirements of the hosting JNR-registered REDD program and the requirements set out in the VCS JNR framework.

REDD projects that are implemented within a non-JNR REDD jurisdictional program should also follow the relevant jurisdictional program's requirements (e.g., with respect to baseline, as set out

in *AUDef*), but they must be registered and monitored under VCS following this methodology. Further clarification is set out in the relevant module(s).

If the baseline estimated using the activity data allocated to the project through this methodology is higher than the local government's baseline, a project proponent may elect to limit the amount of VCU's it issues to the amount that would be issued based on this lower baseline. If supported by local regulation, such limitation is mandatory.

Baseline projections beyond the baseline validity period are not required for REDD project activities.

The project baseline must be reassessed per the *VCS Standard* and the requirement in the relevant module. The date of the next scheduled baseline reassessment must be specified in the PD.

## 7 ADDITIONALITY

A project method is applied for the demonstration of additionality. The methodology applies three steps:

### Step 1: Regulatory Surplus

Project proponents must demonstrate regulatory surplus in accordance with the rules and requirements regarding regulatory surplus set out in the latest version of the *VCS Methodology Requirements*.

In UNFCCC non-Annex I countries, when regulatory surplus is justified by the lack of systematic law enforcement, it must be demonstrated that enforcement of the law is out of control of the project proponent and other entities involved in the project. Such lack of control can be demonstrated by the barriers identified in Step 2 below.

### Step 2: Implementation Barriers

Determine whether the proposed project activity faces barriers that:

- a. Prevent the implementation of this type of proposed project activity without the revenue from the sale of GHG credits; and
- b. Do not prevent the implementation of at least one of the alternative land use scenarios.

Use the following sub-steps:

#### **Sub-step 2a. Identify barriers that would prevent the implementation of the type of proposed project activity**

- a. Establish that there are barriers that would prevent the implementation of the type of proposed project activity from being carried out if the project activity was not registered as a VCS REDD project. The barriers should not be specific to the project or the project proponent(s). Such barriers may include, among others:
- b. Investment barriers, inter alia:
  - i. For REDD project activities undertaken and operated by private entities: Similar activities have only been implemented with grants or other non-commercial finance terms. In this context similar activities are defined as activities of a similar scale that take place in a comparable environment with respect to regulatory framework and are undertaken in the relevant geographical area;
  - ii. Debt funding is not available for this type of project activity;
  - iii. No access to international capital markets due to real or perceived risks associated with domestic or foreign direct investment in the country where the project activity is to be implemented, as demonstrated by the credit rating of the country or other country investment reports of reputed origin;
  - iv. Lack of access to credit.
- c. Institutional barriers, inter alia:
  - i. Risk related to changes in government policies or laws;
  - ii. Lack of enforcement of forest, protected areas or other land-use-related legislation.
- d. Technological barriers, inter alia:
  - i. Lack of equipment and/or infrastructure for implementation of the technology.
- e. Barriers related to local tradition, inter alia:
  - i. Traditional knowledge or lack thereof, laws and customs, market conditions, practices;
  - ii. Traditional equipment and technology.
- f. Barriers due to local ecological conditions, inter alia:
  - i. Degraded soil (e.g. water/wind erosion, salination, etc.);
  - ii. Catastrophic natural and / or human-induced events (e.g. landslides, fire, etc);
  - iii. Unfavorable course of ecological succession;
  - iv. Biotic pressure in terms of grazing, fodder collection, etc.

- g. Barriers due to social conditions and land-use practices, inter alia:
  - i. Demographic pressure on the land (e.g. increased demand on land due to population growth);
  - ii. Social conflict among interest groups in the region where the project takes place;
  - iii. Widespread illegal practices (e.g. illegal grazing, non-timber product extraction and tree felling);
  - iv. Shortage of available labor to undertake the REDD activity;
  - v. Lack of skilled and/or properly trained labor force;
- h. Lack of organization of local communities;
- i. Barriers relating to land tenure, ownership, inheritance, and property rights, inter alia:
  - i. Communal land ownership with a hierarchy of rights for different stakeholders limits the incentives to undertake the REDD activity;
  - ii. Lack of suitable land tenure legislation and regulation to support the security of tenure;
  - iii. Absence of clearly defined and regulated property rights in relation to natural resource products and services;
  - iv. Formal and informal tenure systems that increase the risks of fragmentation of land holdings;
  - v. Barriers relating to markets, transport and storage;
  - vi. Unregulated and informal markets for products and services related to the project activity prevent the transmission of effective information to project proponent(s);
  - vii. Possibilities of large price risk due to the fluctuations in the prices of products related to the project activity over the project period in the absence of efficient markets and insurance mechanisms;
  - viii. Absence of facilities to convert, store and add value to production from VCS activities limits the possibilities to capture rents from the land use under the VCS REDD project activity.
- j. The identified barriers are only sufficient grounds for demonstration of additionality if they would prevent potential project proponent(s) from carrying out the proposed project activity if it was not expected to be registered as a VCS REDD project.

- k. Provide transparent and documented evidence, and offer conservative interpretations of this documented evidence, as to how it demonstrates the existence and significance of the identified barriers. Anecdotal evidence can be included, but alone is not sufficient proof of barriers. The type of evidence to be provided may include:
  - i. Relevant legislation, regulatory information or environmental/natural resource management norms, acts or rules;
  - ii. Relevant (sectoral) studies or surveys (e.g. market surveys, technology studies, etc) undertaken by universities, research institutions, NGOs, associations, companies, bilateral/ multilateral institutions, etc;
  - iii. Relevant statistical data from national or international statistics;
  - iv. Documentation of relevant market data (e.g. market prices, tariffs, rules);
  - v. Written documentation from the company or institution developing or implementing the VCS REDD project activity or the VCS REDD project developer, such as minutes from Board meetings, correspondence, feasibility studies, financial or budgetary information, etc;
  - vi. Documents prepared by the project developer, contractors or project partners in the context of the proposed project activity or similar previous project implementations;
  - vii. Written documentation of independent expert judgments from AFOLU related Government/ Non-Government bodies or individual experts, educational institutions (e.g. universities, technical schools, training centers), professional associations and others.

**Sub-step 2b. Show that the identified barriers would not prevent the implementation of at least one of the alternative land use scenarios (except the proposed project activity):**

If the identified barriers also affect other land use scenarios, explain how they are affected less strongly than they affect the proposed project activity. In other words, explain how the identified barriers are not preventing the implementation of at least one of the alternative land use scenarios. Any land use scenario that would be prevented by the barriers identified in Sub-step 2a is not a viable alternative, and shall be eliminated from consideration.

The alternative land use scenarios correspond to what would have occurred on the project area in the absence of the REDD project. The scenarios must be realistic, credible, and consistent with enforced mandatory applicable laws and regulations. The identified land use scenarios shall at least include the continuation of the pre-project land use. At least one viable land use scenario shall be identified.

- a. If both Sub-steps 2a – 2b are satisfied, then proceed directly to Step 4 (Common practice analysis).
- b. If one of the Sub-steps 2a – 2b is not satisfied then the project activity cannot be considered additional.

### **Step 3. Common practice analysis**

The previous steps shall be complemented with an analysis of the extent to which similar activities have already diffused in the geographical area of the proposed project activity. This test is a credibility check to demonstrate additionality that complements the barrier analysis (Step 2).

Provide an analysis of the extent to which extent similar activities to the one proposed as the VCS REDD project activity have been implemented previously or are currently underway for the period beginning 10 years prior to the project start date.

Similar activities are defined as those that take place in a comparable environment, inter alia, with respect to the regulatory framework and are undertaken in the relevant geographical area, subject to further guidance by the underlying methodology. Similar activities must include, but are not limited to, those implemented in the following ways:

- By the project proponent in areas under its control (e.g., another timber concession owned by the proponent)
- In the project area prior to the project start date (e.g., if conservation activities were already in place).

Registered VCS REDD project activities shall not be included in this analysis. The project proponent must provide documented evidence and, where relevant, quantitative information.

If activities similar to the proposed project activity are identified:

- Compare the proposed project activity to the other similar activities and assess whether there are essential distinctions between them. Essential distinctions may include a fundamental and verifiable change in circumstances (for example, new barriers may exist, or promotional policies may have ended), a fundamental and verifiable change in scale, a major design difference to address leakages and non-permanence risks, etc.
- Explain why the similar activities did not face the barriers to which the proposed project activity is subject, and why the proposed project activity needs carbon finance to be implemented while similar activities did not.

**→ If Step 3 is satisfied, i.e., similar activities can be observed and essential distinctions between the proposed project activity and similar activities cannot be made, then the proposed project**



**activity cannot be considered additional. Otherwise, the proposed project activity is not the baseline scenario and, hence, it is additional.**

Default factors and standards used to ascertain GHG emission data and any supporting data for demonstrating additionality must be publicly available from recognized, credible sources and must have been reviewed for publication by an appropriately qualified, independent organization or appropriate peer review group, or be published by a government agency. Examples include the latest versions of the *IPCC 2006 Guidelines for National GHG Inventories* (including *2019 Refinement*) or the *IPCC 2003 Good Practice Guidelines for Land Use, Land-Use Change and Forestry*.

## 8 QUANTIFICATION OF GHG EMISSION REDUCTIONS AND REMOVALS

### 8.1 Baseline Emissions

The same procedure for quantifying emissions and carbon stocks must be followed ex ante and ex post. For parameters monitored after project initiation, guidance is given in the parameter tables of the relevant modules for the values that must be used in ex ante calculations.

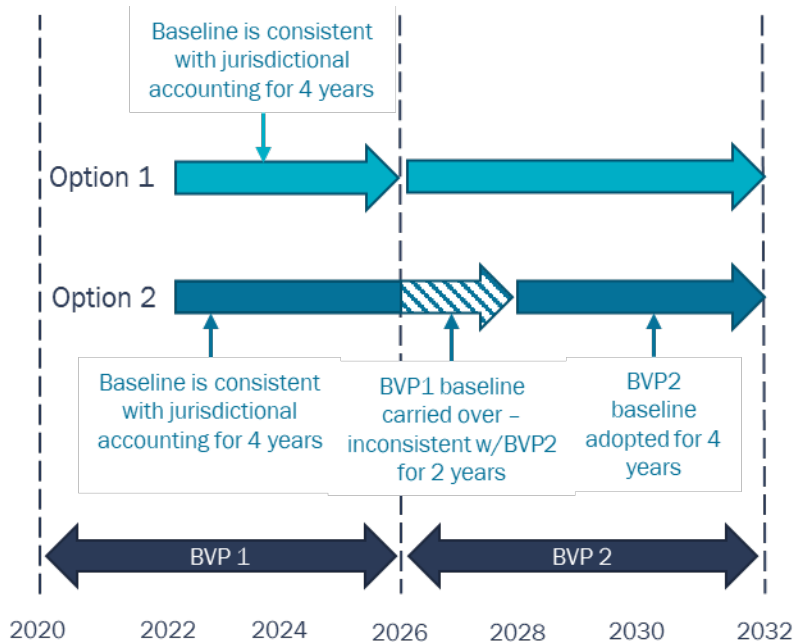
The baseline of the project activity is estimated ex ante. Ex ante baseline estimations are used in the ex ante and ex post estimation of net carbon stock changes and greenhouse gas emission reductions.

The relevant activity modules (e.g., *AUDef*) provide methods for estimating net baseline carbon stock changes and greenhouse gas emissions.

#### 8.1.1 Initial baseline validity period under this methodology

Where a project validates or transitions to VM0184 after the initial year of a jurisdictional BVP (e.g., BVP 1 in Figure 1 below), the project proponent(s) may choose to request allocation of UDef AD from the subsequent jurisdictional BVP (e.g., BVP 2 in Figure 1) when that BVP begins (Option 1 in Figure 1). Alternatively, the initial project BVP may be the duration set out in the *VCS Standard* – regardless of whether it spans two jurisdictional BVPs. After the initial project BVP, the project must adopt an allocation from the respective jurisdictional baseline (Option 2 in Figure 1 below). Subsequent project BVPs must be the same duration as the jurisdictional BVP.<sup>3</sup>

<sup>3</sup> For example, as illustrated in Option 2 of Figure 1, say a jurisdictional BVP starts in 2020 and a project registers with a 2022 start date. The project will use the allocated AD for six years (at the time of publication, the duration

**Figure 1: Options for projects' initial baseline validity period**


For projects that transition to VM0184 after being registered using VM0006, VM0007, VM0009, VM0015, or VM0037, the initial BVP starts on the date they first verify using VM0184.

### 8.1.2 Baseline reassessment and transition to VM0184

When projects have verified using VM0009 prior to their transition to VM0184, they must follow the provisions set out in VM0009 to revise the baseline emission model (see Section 6.20 of VM0009, v3.0 or equivalent section in the most recent version of the methodology).

Where, after baseline reevaluation, the revised baseline emission model predicts fewer GHG emission reductions and removals than VCU's issued under the previous model, the project must discount this difference from the GHG emission reductions and removals verified against this VM0184. The deduction can be distributed over several verification periods provided a deduction plan has been submitted to and approved by Verra.

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which an Avoiding Unplanned Deforestation and Degradation project baseline is considered valid as set out in the VCS Standard). In 2028 (i.e., six years after the project start date), the project will be allocated AD based on the reassessed jurisdictional AD baseline, which will be valid until 2032. In 2032, when the subsequent jurisdictional BVP starts, the project will be allocated AD valid for the entire jurisdictional BVP (i.e., six years, 2032–2037).

Projects must describe the applicable calculations as a project description deviation in the first monitoring report submitted after transitioning to VM0184. The VVB must assess the calculations and that a deduction plan, if relevant, has been approved by Verra.

## 8.2 Project Emissions

The same procedure must be followed *ex ante* and *ex post*. For parameters monitored after project initiation, guidance is given in the parameter tables of the relevant modules for *ex ante* calculations.

Methods for estimating net carbon stock changes and GHG emissions in the project scenario are provided in the relevant activity modules (e.g., *AUDef*).

## 8.3 Leakage

The relevant activity modules (e.g., *AUDef*) provide methods for estimating net carbon stock changes and GHG emissions due to activity shifting leakage.

The significance of leakage and carbon pools may be determined using *T-SIG*. Where applicable, leakage due to market effects must be considered using *LK-ME*. Market effects must be considered where the project leads to a decrease in timber, fuelwood or charcoal production.

Where leakage prevention activities include tree planting, aquacultural intensification, agricultural intensification, fertilization, fodder production, other measures to enhance cropland and/or grazing land areas, leakage management zones or a combination of these, then any increase in GHG emissions associated with these activities must be accounted for, unless deemed *de minimis*, as determined using *T-SIG*.

Leakage prevention activities may lead to an increase in the combustion of fossil fuels; however, any increase in emissions because of the increased combustion of fossil fuels is considered insignificant.

Where leakage prevention leads to a significant increase in fertilizer use, module *E-NA* must be used. *T-SIG* may be used to determine significance.

Leakage prevention may not include the flooding of agricultural lands (e.g., for new rice paddies) nor the creation of livestock feedlots or manure lagoons. Leakage prevention may also not include the drainage of peatland.

The list of leakage sources with appropriate justification must be presented.

Per the *VCS Standard*, projects must not account for positive leakage.

## 8.4 Net GHG Emission Reductions and Removals

The project proponent must present conservative ex ante estimations of the project activity's total net GHG emissions reductions.

Refer to the relevant accounting modules and the parameter tables within these modules for instructions on ex ante estimations of specific parameters.

### 8.4.1 Calculation of Verified Carbon Units

To calculate the number of Verified Carbon Units (VCUs) for the monitoring period  $t = t_2 - t_1$ , this methodology uses the following equation:

$$VCU_t = VCU_{AUDef} + VCU_{APDef} + VCU_{AUdeg} \quad (1)$$

Where:

$VCU_t$  = Number of Verified Carbon Units at year  $t = t_2 - t_1$  (VCU)

$VCU_{AUDef}$  = Number of Verified Carbon Units from unplanned deforestation at year  $t = t_2 - t_1$  (VCU)

$VCU_{APDef}$  = Number of Verified Carbon Units from planned deforestation at year  $t = t_2 - t_1$  (VCU)

$VCU_{AUdeg}$  = Number of Verified Carbon Units from unplanned forest degradation at year  $t = t_2 - t_1$  (VCU)

# 9 MONITORING

## 9.1 Data and Parameters Available at Validation

Relevant parameters are detailed within accounting and other source modules.

## 9.2 Data and Parameters Monitored

Relevant parameters are detailed within accounting and other source modules.

## 9.3 Description of the Monitoring Plan

### 9.3.1 Development of Monitoring Plan

#### **General**

The monitoring plan must address the following tasks:

- Monitoring of project implementation;
- Monitoring of actual carbon stock changes and greenhouse gas emissions;
- Monitoring of leakage carbon stock changes and greenhouse gas emissions; and
- Estimation of ex post net carbon stock changes and greenhouse gas emissions.

For each of these tasks, the monitoring plan must include the following information:

- Technical description of the monitoring task;
- Data to be collected (data and parameters to be collected must be listed in the PD);
- Overview of data collection procedures;
- Quality control and quality assurance procedures;
- Data archiving; and
- Organization and responsibilities of the parties involved in all of the above.

#### **Uncertainty and Quality Management**

As far as is practical, uncertainties related to the quantification of GHG emission reductions and removals by sinks should be reduced.

Uncertainties arising from input parameters would result in uncertainties in estimating baseline and project net GHG emissions – especially where global default factors are used. The project must identify critical parameters that would significantly influence the accuracy of estimates. Local values specific to the project circumstances must be obtained for these key parameters where possible. These values should be based on:

- Cited data from well-referenced peer-reviewed literature or other well-established published sources;
- National inventory data or default factors from IPCC literature that have, where possible and necessary, been checked for consistency against available local data specific to the project circumstances; or

- Expert opinion, in the absence of the above sources of information. Experts will often provide a range of data values and a proposed value for the data. The rationale for selecting a particular data value must be demonstrated.

In choosing key parameters or making important assumptions based on information not specific to the project circumstances, such as using default factors, the project proponent must select values that will lead to an accurate estimation of net GHG emission reductions, taking into account uncertainties.

Where uncertainty is significant<sup>4</sup>, the project proponent must choose data that indisputably tends to under-estimating, rather than over-estimating, net GHG project benefits.

To ensure that GHG fluxes are estimated in a way that is accurate, verifiable, transparent and consistent across measurement periods, the project proponent must establish and document clear standard operating procedures and procedures for ensuring data quality. At a minimum, these procedures must include:

- Comprehensive documentation of all field measurements carried out in the project area. This documentation must be detailed enough to allow replication of sampling in the event of staff turnover between monitoring periods;
- Training procedures for all persons involved in field measurement or data analysis. The scope and date of all training must be documented;
- A protocol for assessing the accuracy of plot measurements using a check cruise and a plan for correcting the inventory where errors are discovered;
- Protocols for assessing data for outliers, transcription errors and consistency across measurement periods; and
- Safe archiving of data sheets for the life of the project. Data stored in electronic formats must be backed up.

### **Expert judgment**

The use of expert judgment for selecting and interpreting methods, selecting input data to fill gaps in available data, and selecting data from a range of possible values or uncertainty ranges are all well defined in the *IPCC 2006 Guidelines for National GHG Inventories* and its *2019 Refinement*. The project proponent must use the guidance provided in Volume 1 Chapter 2 Approaches to Data Collection (in particular, Section 2.2 and Annex 2A.1) of the *IPCC 2019 Refinement to the 2006 IPCC Guidelines for National GHG Inventories*.

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<sup>4</sup> In line with the *VCS Methodology Requirements*, uncertainty is deemed significant where it is expected to exceed 10 percent of the estimate.

## Monitoring of Project Implementation

Information must be provided and recorded to establish the following:

- 1) The geographic position of the project boundary is recorded for all areas of land. The geographic coordinates of the project boundary (and any stratification or buffer zones inside the boundary) are established, recorded and archived. This may be achieved by field survey (e.g., GPS) or geo-referenced spatial data (e.g., maps, GIS datasets, orthorectified aerial photography or geo-referenced remote sensing images).

The above also applies to strata recording, including strata resulting from peatland fires in the project scenario.

- 2) Commonly accepted principles of land use inventory and management are implemented.
  - a) Standard operating procedures (SOPs) and quality control/quality assurance (QA/QC) procedures for inventories, including field data collection and management, must be applied. Use or adaptation of SOPs already applied in national land use monitoring or available from published handbooks or the latest IPCC guidance documents is recommended.
  - b) The project plan and a record of the plan as implemented during the project must be available for validation or verification, as appropriate.
- 3) The monitoring plan must use the methods given in *M-REDD* to monitor changes in forest cover and carbon stock changes. All relevant parameters from the modules are to be included in the monitoring plan.

### 9.3.2 Monitoring

Ex post monitoring must accomplish two key tasks:

- 1) Monitoring according to the monitoring plan; and
- 2) Revising the baseline for future project crediting periods.

#### **TASK 1: Monitoring According to the Monitoring Plan**

##### **Monitoring of Key Baseline Variables**

Information required to reassess the project baseline periodically must be collected during the entire project crediting period. Key variables to be measured are:

- Changes in forest cover as specified in the relevant accounting modules (e.g., *AUDef*)

- Spatial variable datasets used in modeling, as specified in relevant accounting modules (e.g., *AUDef*). As a minimum, the variables used in the first baseline assessment must be monitored during any reassessments.
- Where required, carbon stock data, as specified in the relevant accounting module

### **Monitoring of Leakage**

All significant sources of leakage identified are subject to monitoring, following the procedures outlined in the monitoring plan. Such procedures must be consistent with the applicable leakage modules. The monitoring plan must include all relevant parameters in the leakage modules.

### **Reporting of Parameters in Each Monitoring Report**

The following values must be reported using the unit in parentheses– each with an estimate of uncertainty, representing sampling error as a two-sided 90 percent confidence interval:

- 3) Aggregate annual deforestation area for the historical reference period in the reference region (hectares per year);
- 4) Aggregate annual planned deforestation for the historical reference period in the reference region (hectares per year);
- 5) Aggregate annual deforestation area for the verification period in the project area (hectares per year);
- 6) Aggregate annual deforestation area for the verification period in the leakage belt (hectares per year);
- 7) Average emission factor for deforestation over all years of the historical reference period and over the whole reference region (tonnes CO<sub>2</sub>e per hectare);
- 8) Aggregate annual emission from deforestation for the reference period and reference region (tonnes CO<sub>2</sub>e per year);
- 9) Aggregate annual emission from deforestation for the verification period and project area (tonnes CO<sub>2</sub>e per year);
- 10) Aggregate annual emission from deforestation for the verification period and leakage belt (tonnes CO<sub>2</sub>e per year);
- 11) Average emission factor for deforestation for the verification period and over the project area (tonnes CO<sub>2</sub>e per hectare)

### **TASK 2: Revising the Baseline for Future Project Crediting Periods**

The methodological procedure to update the baseline must be the same as in the first estimation.



## 10 REFERENCES

IPCC (2003). *Good Practice Guidance for Land Use, Land Use Change and Forestry*. Institute for Global Environmental Strategies (IGES).

IPCC (2006). *2006 IPCC Guidelines for National Greenhouse Gas Inventories*. Institute for Global Environmental Strategies (IGES).

IPCC (2019) *2019 Refinement to the 2006 IPCC Guidelines on National Greenhouse Gas Inventories (IGES)*

Additional references may be found in the modules referenced throughout this methodology.

# Document History

Version		Comment
v1.0	DD Month YYYY	Initial version