

Verification Report

VS-3595131-2

Verification of the Greenhouse Gas Declaration

Energy efficiency improvement of the Nimr produced water disposal system

according to

ISO 14064 Part 2 and Austrian 'Kraftstoffverordnung' dated 27/April/2022

implementing

COUNCIL DIRECTIVE (EU) 2015/652 of 25 April 2015 laying down calculation methods and reporting requirements pursuant to Directive 98/70/EC of the European Parliament and of the Council relating to the quality of petrol and diesel fuels

Date: 2022-October-12

Our reference: IS-UVS-RGB

Report No. VS-3595131-2

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The test results refer exclusively to the units under test.



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1. Abbreviations

CDM Clean Development Mechanism

CO₂ Carbon Dioxide

DAkkS German Accreditation Body (Deutsche Akkreditierungsstelle)

EIA Environmental Impact Assessment

EN European Norm
FQD Fuel Quality Directive
GHG Greenhouse Gas

ISO International Standard Organisation

KVO Kraftstoffverordnung
LNG Liquified Natural Gas
NGL Natural Gas Liquids
PDD Project Design Document

TÜV SÜD TÜV SÜD Industrie Service GmbH UER Upstream Emission Reduction

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2. Scope of the verification

TÜV SÜD Industrie Service GmbH (in the following referred to as TÜV SÜD) is an accredited verification body according to European Norm (EN) International Standard Organisation (ISO) 14065 for the validation and verification of greenhouse gas assertions according to ISO 14064 Part 1 and ISO 14064 Part 2. TÜV SÜD performed a verification of the Greenhouse Gas (GHG) Declaration for the project: Energy efficiency improvement of the Nimr produced water disposal system in order to confirm compliance of the GHG Declaration with the requirements of ISO 14064 Part 2 Austrian Kraftstoffverordnung (KVO) dated 27/April/2022 implementing COUNCIL DIRECTIVE (EU) 2015/652 of 25 April 2015 laying down calculation methods and reporting requirements pursuant to Directive 98/70/EC of the European Parliament and of the Council relating to the quality of petrol and diesel fuels.

TÜV SÜD included all tasks and aspects as specified in § 19b of KVO and provides all required information through this verification report. The main objective of this activity is the use of the verification report by the client when applying for crediting of certified upstream emission reductions of this project activity at the Austrian authority.

TÜV SÜD nominated a verification team fulfilling the internal qualification criteria based on ISO 14064 Part 3, ISO 14065 and ISO 14066. The specification of the competence criteria according to IAF MD14:2014 is applied here. The verification process involved an in-depth review of the original set of documentation and records as well as background research regarding applied technologies, legislation and benchmarks. The verification process follows the requirements of the accreditation ordinance 2018/2067 (formerly 600/2012). Following a strategic analysis and the determination of assessment risks a detailed audit plan has been developed. Due to travel restrictions in the COVID-19 crisis the verification included three remote audits and further meetings, including all required project participants via Microsoft Teams.

Following the audits, a list with required documents and open points was provided to the client who subsequently revised the documentation and clarified open points. The revised documentation underwent a further review before issuing this final verification report. The final verification report itself has undergone an independent review by a technical reviewer (another TÜV SÜD lead auditor), who has not been part of the verification for final approval of the report.

The verification statement provides a reasonable level of assurance. When verifying baseline data, a 2% materiality threshold has been applied in analogy to the validation assessment of the project.

The verification has been carried out in the period from 21st Jan 2022 until 2nd May 2022.

3. Project details

The project "Energy efficiency improvement of the Nimr produced water disposal system" consists of:

The project is to improve the energy efficiency of the Nimr produced water disposal system by implementing a GHG project located at Oman. The project, an ecological wetland facility solution, allows to treat up to 115,000 m³/day (design maximum) from the Nimr production in an energy efficient and environmentally friendly manner.

The produced water is moved through three different process stages (oil separation, reed beds, evaporation ponds) without external energy by gravity, using the vertical gradient of the local topography, for final disposal. And the expected emission reduction is 122,124 tCO2e annually.

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The project is situated at: N 18.666667°, E 55.759722°

The project applicants* are: OMV Downstream GmbH

Trabrennstraße 6-8 1020 Vienna, Austria

*As additional information to avoid confusion of double-counting: for the verification report with the identification VS-3595131-1, the project applicant is Energy Changes Projektentwicklung GmbH, Boersegasse 10-5, 1010 Vienna, Austria. The below listed total upstream emission reductions of 99,553 tCO₂e for the considered monitoring period is submitted in two parts by the two project applicants (OMV Downstream GmbH and Energy Change Projektentwicklung GmbH) with two verification reports respectively (VS-3595131-1 and VS-3595131-2 (this report)).

The project proponents are: Bauer Nimr LLC

Contact person: Neslihan Kumcu

phone: +43 664 8567563

email: Neslihan.kumcu@omv.com

Final version of the project documentation:

Monitoring report, version 2.0, 11/April/2022 (MR5_Nimr_phase1and2_11042022.pdf Emission reduction calculation, version 1.0, 16/February/2022 (MR5_UER_calculation_Nimr_phase1and2_16022022.xls)

Applied Clean Development Mechanism (CDM) methodology: AM0020 Version 2.

Total upstream emission reductions: 99,553 tCO₂e

4. Verification approach

4.1. Contract review

There is a framework agreement between the client Energy Changes Projektentwicklung GmbH, OMV Downstream GmbH and TÜV SÜD Industrie Service GmbH for validation and verification services for upstream emission reduction projects. The framework agreement is based on a time expenditure calculation which ensures that the necessary personnel and time resources are available for the work. The scope of accreditation of TÜV SÜD as accredited validation and verification body covers all relevant scopes (for this project CDM scopes 3) of this project activity and TÜV SÜD has access to auditors covering the required competences in the sectors related to this activity. The client confirmed the independence of the verification team members and TÜV SÜD in writing.

4.2. Assessment team

The assessment team consists of the following team members:

Lead auditor:

Wittl, Daniel Scopes: 1, 2, 3, 10, 13

Country expert:

Abdul Kadar, Abdul Rahim



4.3. Preparation of the assessment

The project developer has been requested to submit the project documentation and scanned copies of relevant evidences before starting the remote audits. By reviewing and evaluating these documents a strategic and risk analysis has been performed.

The audit team assessed the likely nature, scale and complexity of the verification tasks. The audit team considered all preliminary information on the project, such as project boundaries, sources and sinks and the required materiality threshold. It identified and analysed the inherent risks and control risks to develop an assessment plan which allows to reduce all assessment risks and to enable a statement at a reasonable level of assurance that the project complies with the requirement of the referenced standards and regulations. In addition, background information has been collected by internet research and consulting a local expert seeking information regarding Oman specifics on energy generation, its environmental legislation, legislation and common practise regarding flaring, benchmarks, information regarding the project proponents' activities as well as on the project.

The following table presents the areas of concerns, where needs for further investigation beyond the document review have been identified, the associated risks which might result in non-compliance and the initially selected assessment methods. This list has been prepared before drafting a detailed schedule for the first remote audit, which was finally shared with the project proponents and their contracted partners for ensuring appropriate arrangements in anticipation of the audit.

Area of concern	Risk	Assessment method
Applicability / boundaries	The project could have been implemented to meet legal requirements Potential physical losses of associated gas (non-CO ₂) to be considered within boundaries	Discussion and review of legal requirements
Start date of the project activity	Non-compliance with Fuel Quality Directive (FQD), i.e. project start before 2011	Type plates, interviews and doc- ument review
Project lifetime; expected reductions	Inappropriate forecasts	Interviews and document review
Correctness of underlying data	Use of inappropriate measuring devices and analysis methods	Check of calibration dates
Baseline scenarios	Data of pre-project scenario Life-time of pre-project equip- ment Remaining evidences Description of alternative scenario as given by the project design document (PDD)	Audit Interviews
Calculations	Mistakes in calculation ap- proach, default values or in excel sheets for calculation	Comparison with requirements and review of the calculations
Emission reduction forecast	Appropriate consideration of the associated amount of gas and the oil production activities	Interviews and comparison with empirical values
Environmental impacts	Compliance with national legislation	Interview and consultation of lo- cal expert
Inclusion of legal requirements	Project is mandatory according to local legal requirements	Interview and consultation of lo- cal expert



Area of concern	Risk	Assessment method
Inclusion in national climate change policy	Double-counting	Interviews and document review
Monitoring plan	Completeness: procedures, measurements, sampling, qual- ity assurance, data storage	Document review
Quality assurance / quality control	Data quality of baseline and project emissions Risk of data losses by monitoring approach	Interviews and document review

For further preparation of the audits the verification checklist of ISO14064 Part 2 activities has been amended by FQD-specific aspects. The checklist is filled with information collected and verified during document reviews as well as audits and indicates any findings. It is attached to this report as Annex A.

5. Means of Verification

5.1. Document review

In the course of the verification, the documents mentioned in the checklist for the individual topics were reviewed and evaluated. The list of documents is compiled in annex C.

5.2. Remote audits

Due to the Covid-19 pandemic a travel of the lead auditor to the location was not possible. For that reason, the audit team in agreement with the project participants decided to have three remote audits via Microsoft Teams. The remote audits took place on 15th Mar 2022, 16th Mar 2022 and 28th April 2022.

At the end of the remote audits a list with needed evidence documents and open points was provided to the project proponents indicating the need for further clarifications, additional proofs or identified non-compliances which require the revision of documents and calculations.

The proofs (records, databases, documents) that have been checked during the strategic analysis, during and after remote audits, are listed in Annex C.

Annex D provides a list of persons that took place during the remote audits and in additional meetings.

5.3. Onsite visit

Due to travel restrictions in the COVID-19 crisis the verification included three remote audits and further meetings, including all required project participants via Microsoft Teams. Current photos with time stamps were requested to verify the situation on-site. The photos include the metering devices, oil-water separators, skimming channels, reeds beds.

5.4. Sampling

All supporting documents were completely assessed. The raw data from the flow meters of the produced water, daily production reports and monthly production reports have been completely assessed.



5.5. Follow-up of revisions

After the delivery of requested further evidences and the revision of the project documentation addressing the identified non-compliances, a further round of desk reviews has taken place, assessing these submissions. The final assessments regarding the closure of findings is documented under the finding list, attached as Annex B to this report.

5.6. Technical review

Before the report was approved, an internal review had been conducted by a lead auditor assigned to it by the verification body who was not himself a member of the assessment team. The main focus of this process is the assessment of the completeness and traceability of the verification carried out on the basis of the internal and external verification report. If necessary, the assessment team will be asked to catch up on missing test steps or to correct or supplement the test report to increase transparency.

For this project the technical review has been conducted by:

Johann Schmidt

Scopes: 1, 3, 4, 5, 7, 8, 9, 10, 11, 12, 16

6. Observations and findings

6.1. General information

All information regarding the project proponent and involved partners, organisational arrangements, the facility, the authorisation and technical features have been proven to be correct. All information in the final version is complete.

The project boundaries are clearly defined in the project document and cover the injection pumps connected with the deep-water wells for final disposal connected to the PDO power grid (baseline scenario) and the wetland facility phase 1 and 2 (controlled and directly attributable to the project). Instead of using energy to dispose water in deep geological layers, the oil-contaminated water is treated by a unique wetland solution in an energy-efficient manner (gravitational flow of water and biological purification through reedbed). It is clearly related to upstream activities; the project qualifies in principle as upstream emission reduction project.

6.2. Legal requirements

The project itself is in compliance with the host country's legislation. All licenses have been given by the host country environmental authority on the basis of the application which also covered an environmental impact assessment (EIA). There are no specific regulations about taxes or fines with regard to using intensive energy to dispose water in deep geological layers.

6.3. Data quality

Data used to calculate the emission reductions and to fix ex-ante parameter has been verified along this verification. All required data is considered being accurate and complete. The calculation is based on reproducible data.

The requirement on conservativeness is achieved by using approved standards and tools, which ensure a transparent assessment of information provided. Furthermore, the wetland plantation will produce an additional biomass stock and opportunities for further renewable energy projects



(e.g. through bio-digester, bio-briquetting and improvement of soil humus etc.), which has not claimed by project in conservative manner.

The project owner calibrated electricity meters and flow meters per calibration procedures and data is stored electronically. A clear procedure is established that ensure responsibility and accountability for all parameters that are required to be monitored, measured and reported.

Thus, there is a low risk of inappropriate data quality and missing reproducibility.

6.4. Baseline scenario and additionality

The PDD describes correctly the baseline scenario. The continuation of the recent practice of continuously using intensive energy to dispose water in deep geological layers, is the most likely scenario in the absence of the project activity.

The relevant pumping and auxiliary equipment would operate without need for refurbishment beyond 2021 and the wastewater production will not decrease, hence they will continue to treat oil contaminated water in a similar amount as in the baseline. Thus, the forecasts are deemed reasonable.

The most likely reference case without the implementation of the project (as per the requirement of the KVO) is using intensive energy to dispose water in deep geological layers, which is still applied for any excess produced water. The treatment technologies have not changed to the baseline scenario assumed at validation.

6.5. Monitoring procedures

The monitoring procedures are in compliance with the applied CDM methodologies and enable delivering data at a quality comparable to the requirements under the European Emission Trading Scheme. Where applicable, the requirements of the Monitoring Regulation 2018/2066 (formerly 601/2012) are met. All data which require metering are clearly identified and respective arrangements have been made.

6.6. Social and environmental issues

A health, safety and environmental impact assessment has been conducted and provided to the audit team. The assessment concluded that all potential risks associated with the project can be controlled or reduced to non-significant levels. The EIA has been approved by the respective authority.

A stakeholder survey has been conducted for the project and provided to the audit team. There is no negative opinion on the project activity.

6.7. Findings

A detailed finding list is provided as Annex B to this report.

During this monitoring period, the amount of GHG emission reductions achieved is 99,553 tCO2e and therefore lower than the estimated 122,124 tCO2e from the registered UER PDD. All findings have been closed before finalising the verification.

The PDD version 1.1 from 02/08/2019 was submitted at the beginning of the verification process. The project is implemented according to the project design and no change and deviations have been made during this monitoring period.

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6.8. Recommendations for improvements

None

7. Verification decision

TÜV SÜD has undertaken the verification of the GHG declaration the project Energy efficiency improvement of the Nimr produced water disposal system to be implemented by the project proponent Bauer Nimr LLC based on the requirements of ISO 14064-2 "Specification with guidance at the project level for quantification, monitoring and reporting of GHG emissions reductions or removal enhancements" and the KVO.

The project encompassed the energy (electricity) consumption of pumps used by the deep well disposal scheme of Nimr oil field in Oman. Instead of using energy to dispose water in deep well, the oil-contaminated water is treated by a unique wetland solution with the vertical gradient of the local topography to avoid any electricity consumed.

To arrive at the final verification conclusions and opinion, TÜV SÜD carried out desk reviews, background investigations, three remote audits considering the specific requirements of the KVO.

Through the verification process, the verification team identified different findings and missing documents. The project proponents have taken actions to address these findings and submitted to TÜV SÜD the revised GHG declaration, (Monitoring report) version 2.0 dated 11/April/2022 in combination with the emission reduction calculation version 1.0 dated 16/February/2022 and any other supporting evidences. All findings have been appropriately closed before the issuance of this verification report.

The verification team is of the opinion that the GHG declaration of the project: Energy efficiency improvement of the Nimr produced water disposal system with verified revision is in accordance with all the relevant GHG program requirements as well as the host country's national requirements and achieved the verified upstream emission reduction of

89.553* tCO2e

in the period from

01/January/2021 to 31/December/2021

and will contribute to the sustainable development of the host country. Therefore, TÜV SÜD hereby confirms that the GHG declaration (Monitoring report) version 2.0 dated 11/April/2022, of the proposed upstream emission reduction project Energy efficiency improvement of the Nimr produced water disposal system of the project proponent Bauer Nimr LLC is in accordance with the above stated requirements.

Lead Auditor

Verification body

Technical Reviewer

^{*} To avoid double-counting and misuse, the verification team declares that the verified upstream emission reductions of 89,553 tCO2e is part of the total emission reductions of achieved 99,553 tCO2e for the project

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"Energy efficiency improvement of the Nimr produced water disposal system." in the 5th monitoring period from 01/Jan/2021 to 31/Dec/2021. The following verification reports exist:

Report No VS-3595131-1: 10,000 tCO2e (Project applicant is Energy Changes Projektentwicklung GmbH)
Report No VS-3595131-2: 89,553 tCO2e (reported here, project applicant is OMV Downstream GmbH)

The reports No VS-3595131-1 and No VS-3595131-2 replace the report No VS-3595131, dated 03 May 2022.



Annex

A. Checklist of the verification assessment plan

Verification of UER Project	3595131-2
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Document check - contents of the GHG declaration according to EN ISO 14064-2

Subject / context	Content - in keywords	Audit re-
The GHG report contains the name of the project proponent.	Energy efficiency improvement of the Nimr produced water disposal system	ok
2) A brief description of the GHG project, including size, location, duration and types of activities	The project purpose is to improve the energy efficiency of the Nimr produced water disposal system by implementing an ecological wetland facility solution (= GHG project) located at Oman. The project, an ecological wetland facility solution, allows to treat up to115,000 m³/day (design maximum) from the Nimr production in an energy efficient and environmentally friendly manner. And the expected emission reduction is 122,124 tCO2e annually. The project was implemented in two phases, where under phase 1 all process stages were established and under phase 2 the reed bed area was extended from 234 ha to 351 ha. The phase 1 was completed on the 15/01/2011 and phase 2 on the 07/10/2012, respectively.	ok
3) A GHG statement(s), including a statement of GHG emission reductions and removal enhancements stated in units of CO ₂ e, e.g. tonnes of CO ₂ e	Amount of GHG emission reductions achieved during this monitoring period 99,553 tCO2e.	ok
4) A statement describing whether the GHG statement has been verified and/or validated, including the type of verification or validation and level of assurance achieved.	The validation report is available. Verification will be done by TÜV SÜD naming the level of assurance with 2 %.	ok
5) A list of all relevant GHG sources and sinks controlled by the project, as well as those related to or affected by the project, including the defined criteria for their selection for inclusion in quantification.	GHG sources include the injection pumps connected with the deep-water wells, on four sites, for final disposal and the wetland facility phase 1 and 2 (controlled and directly attributable to the project) and the PDO power grid (related and directly attributable to the project).	ok



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6) A statement of the aggregate GHG emissions and/or removals of GHG for the GHG project that are controlled by the project proponent, stated in unit of CO ₂ e, e.g. tonnes of CO ₂ e, for the relevant time period (e.g. annual, cumulative to date, total) 7) A statement of the aggregate	Estimated UERs in 2020: 122,124 t CO2e Amount of GHG emission reductions	ok
GHG emissions and/or removals by GHG quality assurance system for the GHG baseline scenario, stated in units of CO ₂ e, e.g. tonnes of CO ₂ e, for the relevant time period.	achieved during this monitoring period 99,553 tCO2e.	
8) A description of the GHG base- line scenario and demonstration that the GHG emission re-ductions or re- moval enhancements are not over- estimated.	In the baseline scenario, the total produced water is moved into deep water wells via injection pumps for final disposal. These injection pumps consume a high amount of fossil fuel-based grid electricity, which causes a significant amount of CO2 emissions.	ok
	The requirement on conservativeness is achieved by using approved standards and tools, which ensure a transparent assessment of information provided. Furthermore, the wetland plantation will produce an additional biomass stock and opportunities for further renewable energy projects (e.g. through biodigesters, bio-briquetting and improvement of soil humus etc.), which has not claimed by project as well.	
9) A general description of the criteria, procedures or good practice guidance used as a basis for the calculation of project GHG emission reductions and removal enhancements.	The baseline scenario of the project is the same as the scenario existing prior to the start of implementation of the project. The calculation is aligned with the criteria and procedures of the approved UNFCCC CDM methodology AM0020/version 2 "Baseline methodology for water pumping efficiency improvements" and the associated UNFCC CDM tools: Tool 05 V3, Tool 07v7.	ok
10) A statement on uncertainty, how it affects the GHG statement and how it has been addressed to minimize misrepresentation.	The project owner calibrated electricity meters and flow meters at per calibration procedures and data is stored electronically. A clear procedure is established that ensure responsibility and accountability for all parameters that are required to be monitored, measured and reported. Thus,	ok



	there is a low risk of inappropriate data quality and missing reproducibility.	
11) The date of the report and the time period covered	11/Apr/2022, version 2.0, 01/Jan/2021- 31/Dec/2021,	ok
12) As applicable, an assessment of permanence	Not applicable. The emission reductions produced by this project cannot be reversed as this project does not use any GHG sinks or reservoirs, that are under risk to have a short longevity.	ok
13) An evidence of the appointment of the authorized representative on behalf of the project proponent, if different from the proponent.	Neslihan Kumcu, OMV Downstream GmbH	ok
14) If applicable, the GHG programme(s) to which the GHG project subscribes.	CDM methodology AM0020v2 and Austrian Kraftstoffverordnung 2012	ok
15) If required by intended users, changes to the project or monitoring system from the project plan and assessment of its conformity to criteria, applicability of methodologies and any other requirements.	No changes required	ok

Checklist Verification of UER Project

Project documentation	Result of the verification	Audit re- sult
Is the project objective clearly defined?	The project purpose is to improve the energy efficiency of the Nimr produced water disposal system by implementing an ecological wetland facility solution (= GHG project) located at Oman. The project, an ecological wetland facility solution, allows to treat up to 115,000 m³/day (design maximum) from the Nimr production in an energy efficient and environmentally friendly manner. And the expected emission reduction is 122,124 tCO2e annually.	ok
Is the method to be used appropriate for the project?	CDM AM0020v2, ISO 14064-2 and Austrian Kraftstoffverordnung 2012	ok
Are there any requirements differing from the level of security?	No	ok
Is misuse of the GHG declaration and the val./ver. confirmation excluded?	The monitoring report with final verification report will be submitted to authorities.	ok
Is the plant not part of the European emission trading scheme?	No, the plant is located in Oman	ok
Does the project get no financially support in Germany?	According to validation report no.	ok
Are the project boundaries clear?	Project boundary encompasses the injection pumps connected with the deep-water wells, on four sites, for final disposal and	ok



	1 15 1111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	the wetland facility phase 1 and 2 (con-	
	trolled and directly attributable to the pro-	
	ject) and the PDO power grid (related and	
	directly attributable to the project).	
Periods of practical project imple- mentation	For 5th monitoring period: 01/Jan/2021-31/Dec/2021	ok
Unique location reference (4 digits)	The geographical location of the project (water intake) is N18.666667, E55.759722.	ok
Is public funding, if so to what ex- tent, used for the project?	According to validation report no.	ok
Are public subsidies for financing used?	According to validation report no.	ok
Is public funding for investment safeguards used?	According to validation report no.	ok
Does the working environment and site conditions give rise to risks? Are management systems installed at the operator's organization?	For risks see risk analysis. Management systems are in place according to monitoring report and PDD.	ok
Have control procedures been installed? Is there information on successful external or internal inspections and audits?	A clear procedure is established that ensure responsibility and accountability for all parameters that are required to be monitored, measured and reported. Validation was done by Verico.	ok
Is there a conflict between validation/verification depending on the state and implementation of the Upstream Emission Reduction (UER) Directive?	Validation was done by Verico.	ok
Approvals / Management systems	Result of the verification	Audit re-
Legal basis UER to be considered: national regulation in the country of submission	Austrian Kraftstoffverordnung 2012	ok
Official approval of the plants: are there any requirements for emission reduction or project measures?	The EIA was submitted to the Ministry of Environment and Climate Affairs of the Sultanate of Oman, and environmental approval has been issued.	ok
Have other environmental impacts been considered and described?	Analysis of environmental impacts in PDD	ok
Are there expert reports available on the environmental impacts of the project or parts of the project?	EIA and EIA approval	ok
Expert opinion on EIA	EIA and EIA approval	ok
Documents on public participation in the approval process	Part of the validation report ('OMV_Nimr- Water-Treatment_Validation Re- port_v5.0_20191029.pdf')	ok
Classification and perception of vali- dation or verification by interested parties	Part of the validation report ('Final Bauer P1&2_VAL-20191029_v5_TR.pdf')	ok



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Project documentation	Result of the verification	Audit re-
Site plan, system diagram, process sequence	UER_Nimr_phase1_2_PDD_02082019	ok
Technical documentation of the plant	220327_BNO-89000076-PRO-001 Rev 02 Upstream Emission Reduction Procedure.pdf; UER_Nimr_phase1_2_PDD_02082019; BNO-DE-11049000-PLAN-001-Z01-191121_A1A302-Overall-Layout_Ph_1_2_3.pdf	ok
Forecast data on input quantities and production quantities	The project, an ecological wetland facility solution, allows to treat up to 115,000 m³/day (design maximum) from the Nimr production in an energy efficient and environmentally friendly manner. And the expected emission reduction is 122,124 tCO2e annually.	ok
Do the current operating conditions reflect the assumptions, constraints, procedures and uncertainties of the project plan?	In the operational phase, Nimr project is evaluated on a regular basis as per the stipulated requirements therein and reported as required by law. As for this monitoring period, the project is implemented according to the project design and no changes have been made during the monitoring period.	ok
Comparisons with known or indus- trial benchmarks	Additionality in line with the guidance provided under ISO 14064-2, is demonstrated by the additionality with reference to the project being the "first of its kind" (FOIK) worldwide.	ok
Data availability of the basic data calculations	MR5_UER_calcula- tion_Nimr_phase1and2_16022022.xlsx	ok
GHG emissions: intentional and un- intentional omissions of potentially significant emission sources	Not identified	ok
GHG emissions: significant emissions outside the operations of the responsible entity	As discussed during verification, the wet- land plantation will produce an additional biomass stock and opportunities for fur- ther renewable energy projects (e.g. through biodigesters, bio-briquetting and improvement of soil humus etc.), which has not considered intentional, due to technical and conservative consideration.	ok
Significant regulatory changes	Not identified	ok
Significant economic changes with effects on GHG declaration	Not identified	ok



Project Methodology	Result of the verification	Audit re-
Is the description of the project activity complete?	The project was implemented in two phases, where under phase 1 all process stages were established and under phase 2 the reed bed area was extended from 234 ha to 351 ha. The phase 1 was completed on the 15/01/2011 and phase 2 on the 07/10/2012, respectively.	ok
Planned credit period	Intended crediting period 01/Jan/2021 to 31/Dec/2021	ok
Calculation method defined and applicable	MR5_UER_calcula- tion Nimr phase1and2_16022022.xlsx	ok
Sources and sinks fully identified	In the operational phase, Nimr project is evaluated on a regular basis as per the stipulated requirements therein and reported as required by law. As for this monitoring period, the project is implemented according to the project design and no changes have been made during the monitoring period.	ok
Is shift of emissions taken into account?	Not identified	ok
Validity of the current baseline scenario for the next crediting period: Assess compliance of the current baseline scenario with relevant mandatory national and/or sectoral policies. Assess the impact of circumstances. Assess whether the continuation of use of current baseline equipment(s) or an investment is the most likely scenario for the crediting period for which renewal is requested. Assessment of the validity of the data and parameters.	The continuation of the recent practice of deep well disposal of the consumed water would be the most likely scenario in the absence of the project activity. The installed equipment can operate without need for refurbishment beyond 2020 and the oil production activities will not decrease, hence they will continue to produce consumed water in a similar amount as in the baseline.	ok
Additionality guaranteed	Additionality in line with the guidance provided under ISO 14064-2, is demonstrated by the additionality with reference to the project being the "first of its kind" (FOIK) worldwide.	ok
Is the proposed project activity the first-of-its-kind?	Yes	ok
Identification of alternatives to the project activity is consistent with mandatory laws and regulations	The continuation of the recent practice of deep well disposal of the consumed water would be the most likely scenario in the absence of the project activity, which is compliance to the local laws and regulations.	ok



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Do the calculations correspond to the method description?	The calculation is aligned with the criteria and procedures of the approved UNFCCC CDM methodology AM0020/version 2 "Baseline methodology for water pumping efficiency improvements" and the associated UNFCC CDM tools:Tool 05 V3, Tool 07v7.	ok
Commitment: no double use of the reduction	Self-commitment: no multiple use of the reduction: 220418azd_Cofirmation Statement - UER Regulations.pdf	ok
Monitoring plan	Result of the verification	Audit re-
Are sources and sinks for GHG data complete?	GHG sources include the injection pumps connected with the deep-water wells, on four sites, for final disposal and the wetland facility phase 1 and 2 (controlled and directly attributable to the project) and the PDO power grid (related and directly attributable to the project). The deep water well disposal (DWD) of the produced water is highly energy intensive and consumes about 5.72 kWh/m³ of fossilfuel based electricity and emits 3,519 g of CO2e/m³ at the same time. Grid emission factor refer to the UNFCCC Methodological tool Tool to calculate the emission factor for an electricity system Version 07.0, as 0.62 CO2e/MWh	ok
Detailed levels of available documentation (proofs, evidence)	All required evidence was submitted and is consistent.	ok
Are measuring instruments described completely?	UER monitoring procedures, technical data and calibration certificates were submitted.	ok
Is the data acquisition described completely?	UER monitoring procedures and clarification has been done during the remote audits	ok
Is the data evaluation described completely?	Yes	ok
Is the data storage described completely	Yes	ok
Is the derivation of not measured parameters complete?	It is in line with the parameter at validation stage.	ok
Is the calculation procedure documented?	MR5_UER_calcula- tion_Nimr_phase1and2_16022022.xlsx	ok
Are there possible sources and sinks outside the project boundary?	The wetland plantation will produce an additional biomass stock and opportunities for further renewable energy projects (e.g. through biodigesters, bio-briquetting and improvement of soil humus etc.), which is not claimed as conservative manner	ok



Organizational structures for monitoring (responsibilities)	O-chart is available in 220327_BNO- 89000076-PRO-001 Rev 02 Upstream Emission Reduction Procedure.pdf	ok
Is a quality assurance procedure established?	220327_BNO-89000076-PRO-001 Rev 02 Upstream Emission Reduction Procedure.pdf; KROHNE Altometer Calibration Procedure	ok
Risk assessment of the operator	Explained during audits. Not included in detail in the monitoring report.	ok
Characteristics and performance of controls used for monitoring and reporting by the responsible body	Cross checks are implemented.	ok
Effectiveness of the control system of the responsible body, identification of errors or omissions	Data is correctly checked.	ok
Experience, skills and qualifications of the personnel involved	Described in 'Integrated Management System' form: 220327_BNO-89000076- PRO-001 Rev 02 Upstream Emission Re- duction Procedure.pdf	ok
appropriate training is planned or carried out	Described in 'Integrated Management System' form: 220327_BNO-89000076- PRO-001 Rev 02 Upstream Emission Re- duction Procedure.pdf	ok





B. List of findings

Documentation Audit closure	
Reporting period	01 Jan 2021 – 31 Dec 2021
Company	Energy Changes Projektentwicklung GmbH (Project applicant in the verification report No VS-3595131-1), OMV Downstream GmbH (Project applicant in the verification report No VS-3595131-2), Bauer Nimr LLC (Project owner)
Contact person	Mr. Wolfgang Wetzer (Energy Changes Projektentwicklung GmbH), Ms. Neslihan Kumcu (OMV Downstream GmbH), Mr. Younis Al-Rawahi (Bauer Nimr LLC)
Date of the audit	15 Mar 2022 (Remote audit), 16 Mar 2022 (Remote audit), 28 Apr 2022 (Remote audit)
Basis of audit / Standard	EN ISO 14064-2, EN ISO 14064-3, EN ISO 14065, Austrian Kraftstoffverordnung 2012, CDM AM0020
TÜV SÜD Order number (ITAS):	3595131
Lead Auditor	Wittl, Daniel
additional examiners	Auernhammer, Katrin
Independent reviewer	Johann Schmidt
External observer (DAkkS)	•

ž	Nr. Audit result/determination Date		Classi- fication	Classi- Planned/appropriate corrective action fication documents to be submitted.	Respon- sibility	Date	Com- Mate	Materi- ality	Com- Materi- Correction done pliance ality
_	Detailed information about the 15.03. Docu	15.03.	Docu	A study on the biological activities will be	Energy	11.04. Yes		No	References were provided. See
	biological processes of the	2022		submitted, which was conducted prior to	Changes	2022			file Constructed Wet-
	wetlands (degradation and		_	the project start.					lands_study.pdf. It was revised
	purification of the contami-								and no concerns regarding the
	nated water) were not present								project were determined. Finding
	at the time of the audit.								closed.



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The incoming hydrocarbon composition as per the project contracting company i.e., the Petroleum Development Oman (PDO) contract is 150 ppvm, whereas the contractual oil-in-water quality shall be less 0.5 ppvm at the project outlet. Both values are regularly monitored and reported. For water sample records, see 2.Q4 2021 Third Party report.pdf. Also, an EXCEL file with hourly measurement readings on air (H2S, NO2, SO2, CO) and noise quality control was provided (4.nrk_AAQ and Noise data 2021.xlsx). Documents were revised and no concerns regarding the project were determined. Finding closed.	The Nimr Water Treatment Project Environmental Management Services Report of quarter 1/2021 was provided. It was revised and no concerns regarding the project were determined. Finding closed.	Finding closed.
o Z	8	o _Z
\ \ \	Yes	Yes
11.04.	11.04.	16.03.
Bauer Nimr 11.04.	Bauer Nimr	Bauer Nimr 16.03.
It was explained that the water quality is controlled by sampling on a daily basis. PDO (the oil field operator) is obligated to provide a certain concentration in ppm of oil in water (ranges from 500-800 ppm). Two samples are taken: one before the skimming channel and one before the metering skids. An EXCEL file will be shared that shows the records of the daily water sampling. The harvest of the reeds happens approximately every 10 years and depends on the height and density of the reed vegetation. Other routine works, such as emptying clogged channels or skimming off oil from the water surface, are carried out on a daily bassis.	The project owner will share a sample envi- Bauer Nimr ronmental assessment report.	The amount of residues is very little and no treatment is required so far. Local environmental laws would be relevant and apply in case the amount of residues passes certain thresholds.
Docu	Note	Note
15.03. 2022 & 16.03. 2022	15.03. 2022 & 16.03. 2022	15.03.
Information about the wetland management was requested, which includes - among others - harvest of the reeds, control of inflow of contaminated water into the wetlands, avoidance of ecological tipping point, etc.	Additional to the water samples conducted by the project operator, an environmental assessment is being done on a quarterly basis by a third party, which sends the reports to the environmental ministry.	Information about the handling of residues (minerals, salts, etc.) and depleted/abandoned ponds was requested.
N	m	4



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CO2 for the construction phase of generation, and wastewater treatnal.Rev.i NWTP, Phase 2.pdf) in-The instruction manual of the oil cluded that no or little (unsignifiseparator system was provided vestigated possible GHG emisthe project, for the solid waste ment of the project. It was consions including CH4, N2O and The Environmental Impact As-5.Instruction Manual Galaxie 3.50ES_Bauer_3035_EIA.Ficant) GHG emission are pro-520_Vers_3_5_2010.pdf). duced. Finding closed. sessment report (see Finding closed. Finding closed. 2002 NS ž ž ŝ Yes Yes Yes 06.09. 11.04. 11.04. 2022 2022 Bauer Nimr Bauer Nimr Changes Changes, Changes, Energy Energy Energy monitoring period) of 28,266,533 m3 results A maximum (according to UC tool 05) emis-The following explanation was provided by tains a maximum of 0.0015 m3 of oil, then This topic was considered before the pro-150ppm, i.e. 1m3 of produced water conconsumed from the grid is applied for the The data sheets of the separators will be then reported water flow rate for 2021 (= ect start and respective evidence will be sion factor of 11 kg CO2/ t for electricity in an annual amount of separated oil of source, this should be mentioned in the 42,340 m3 (0 .0015 m3 oil/m3 water * Assuming a maximum oil content of If defined as a relevant GHG sink or 28,266,533 m3 water). Monitoring Report. the project owner: pump operation. delivered. provided. Docu Docu Note 2022 & 15.03. 15.03. 15.03. 16.03. 2022 2022 2022 wether this pump is to be conoil from the contaminated waowner, the oil is pumped back to the oil field operator for furthe handling of the separated the oil-water separators was sideration of methane, which ter. According to the project might be either stored or re-No technical information on explanations about the con-It was requested to explain It was requested to provide leased from the wetlands. ther usage. It was asked sidered within the project boundaries. available,



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	Photos with time stamps (27 Apr 2022) of the oil separator were provided.	Technical datasheet was provided (8.technical_datasheet_optiflux_2000_r1_1_en_gb.pdf). Finding closed.	Chapter 1.13 ("Uncertainty in the quantification of the GHG reductions") was added to the Monitoring Report. Revised and finding closed.	sed.	Chapter 1.12 ("Comparison of emission reductions or net anthropogenic removals achieved with estimates in the validated project documentation") was added to the
	Photos with time 2022) of the oil s provided.	Technical c (8.tech- nical_datas 1_en_gb.p	Chapter 1.2 quantifications") was ing Report. Revised an	Finding closed.	Chapter 1. emission re pogenic re estimates i
	<u>0</u>	S O	2	2	2
	Yes	Yes	Yes	Yes	Yes
	29.04.	11.04.	11.04.	11.04.	11.04.
	Bauer Nimr	Energy Changes, Bauer Nimr	Energy Changes	Energy Changes	Energy Changes
In a simplified assumption, 1m3 oil = 1t oil. Therefore, pump operation for this amount of oil causes 465,740 kg or 465.74 t CO2 (42.340 t oil * 11 kg CO2 / t oil). This corresponds to a contribution of 0.47% to the reported emission reductions (465.74 t CO2 / 99,553.51 t CO2) and is therefore below the materiality threshold. A picture of the pump's technical plate was provided.	Project owner will provide photos recently taken on-site.	The data sheets of the flow meters will be provided.	The monitoring report will be updated accordingly.	The emission reductions produced by this project cannot be reversed as this project does not use any GHG sinks or reservoirs, that are under risk to have a short longevity.	The monitoring report will be updated accordingly.
	Note	Docu	Σ	Σ	Σ
	15.03. 2022	15.03. 2022	15.03.	15.03.	15.03.
·	In satellite imagery, the three oil-water separators were not clearly identifiable.	No technical information on the flow-meters was available.	No statement on uncertainty in the quantification of the GHG reductions (according to ISO 14064-2) is included in the monitoring report.	No statement on permanence of the project (according to ISO 14064-2) is included in the monitoring report.	No comparison (according to ISO 14064-2) between the estimated GHG reductions before project start and actually achieved during operation
	ω	o	10	-	12







provided (220115_Instrument calibration schedule.pdf) as well as pictures of installed meters see (220315_Metring Skid Measuring Device images_phase12.pdf). Finding closed.	The correct model is "OPTIFLUX 2000" as stated in the technical datastheet. The Monitoring Report was updated accordingly. Revised and finding closed.	File was updated with correct organigram (220327_BNO-89000076-PRO-001 Rev 02 Upstream Emission Reduction Procedure.pdf).	An EXCEL file with hourly measurement readings on air (H2S, NO2, SO2, CO) and noise quality control was provided (4.nrk_AAQ and Noise data 2021.xlsx). Finding closed.
	O _N	o Z	92
	Yes	Yes	\ \
	2022	2022	2022
	Energy Changes, Bauer Nimr	Energy Changes, Bauer Nimr	Bauer Nimr
	It was requested to clarify the exact product model of the flow meters and -if applicable-to update the respective and relevant documents accordingly.	The organigram will be updated.	It was explained that 52 people are employed and on average 35 people are present on site. There are several teams according to their scope of tasks: Agricultural, turn-over point operators, environmental, technician. The environmental team is taking samples to monitor the air quality in the wetland. A record of the sampling results is
	Σ	Σ	Note
	15.03.	15.03.	15.03. 2022 & 16.03. 2022
	Additional to the previous point (calibration of the flow meters), in the monitoring report (chapter 4.1) the exact product model for the flow meters is stated as "Optiflux 2300 C", whereas in the calibration certificates the product model "OPTIFLUX 2000" is stated.		
	4	1	91



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		4 + 5 0 0
	Finding closed.	Invoices were provided for January, June and December 2021. The shown quantities of billed water are higher than actually registered with the flow meter. It was explained that the oild field operator PDO and Bauer Nimr agreed on a minimum amount of water which needs to be payed by PDO, independently if the actually supplied water quantity is lower. This was the case in this period. Finding closed.
	°Z	°Z
	Yes	Yes
	2022	28.04.2 022
	Bauer Nimr	Energy Changes, Bauer Nimr
kept in an EXCEL sheet. The EXCEL sheet was requested.	It was explained by the project operator that in the wetland facility no maintenance works are done that require a complete shutdown of the wetland facility. Maintenance shutdowns occur only in the upstream part of the oil field, which would lead to a cut-off in the supply of contaminated water into the wetland. However, in the respective monitoring period no maintenance shutdown was done in the upstream part of the oil field.	It was requested to provide sample invoices Energy from Bauer to PDO for the months January, Changes, June and December 2021 in order to cross-Bauer Nicheck the registered meter flow values at the wetland facility with the billed values.
	Docu	Docu
	15.03. 2022 & 16.03. 2022	15.03. 2022 & 16.03. 2022
	No maintenance shut-downs or overhaul breaks were mentioned in the monitoring report or identifiable from the operation logs of the flow meters.	The operator of the oil field (PDO) has a flow meter installed for measuring the flow of contaminated water to the wetland in order to crosscheck the meter readings of Bauer as Bauer issues invoices to the oil field operator for the purification of the contaminated water.
	12	82



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project, see See CDM project regto provide this statement to the rement - UER Regulations.pdf). Fin-2022) of the buffer pond, oil sepaspective authority upon UER sub-The project applicant is obligated No applicable, the project activity was and is not a registered CDM Photos with time stamps (27 Apr vided. Also, a drone video of the installation, dated 16 Marc 2022, (220418azd_Cofirmation Stateistry https://cdm.unfccc.int/Prorator and reed beds were proects/projsearch.html. Finding The statement was provided mission. Finding closed. Finding closed. ding closed. was shown. closed. ž ž ŝ ŝ Yes Yes Yes Yes 11.04. 28.04. 2022 11.04. 11.04. 2022 Bauer Nimr Changes Changes Changes Changes, Energy Energy Energy Energy from Bauer and PDO, technical plates, sepwell as a drone flight video will be provided. Photos with time stamp of the flow meters arators, oil pump, skimming channel, reed beeds, local monitoring system on site as The certificate will be provided, if applica-The statement will be provided. The evidence will be provided. Docu Σ Σ Σ 2022 & 15.03. 15.03. 15.03. 15.03. 16.03. 2022 2022 2022 the UER were not and will not retirement/cancellation in the Photos of the installation are desamt or CDM needs to be registry through Umweltbun-If applicable, a certificate of An evidence is missing that provided (KVO §19b (4) 3)). A statement is missing that the UER is not used for the be used in other country of host country's obligations the EU (KVO §19b (5) 6)) (KVO §19b (2) q)). missing. 19 20 22 7

Classification:

2	Non-conformity / deviation because
	requirement not fulfilled
Σ	Error, misrepresentation, omission
Re	Recommendation for improvement
	(proposal of the inspection body)
Docu	Note on documentation (e.g. missing
	document)
Note	Note (supplementary and not in-
	cluded in the verification report)



C. Document list

MAC	itoring	reports:
IVIOL		FICHOLIS.

IVE	OHIL	oring reports.
1		MR5_Nimr_phase1and2_11042022.pdf
2	2	MR5_Nimr_phase1and2_16022022.pdf

Emission reduction calculation:

3 MR5_UER_calculation_Nimr_phase1and2_16022022.xlsx

PDD and validation report:

4	UER_Nimr_phase1_2_PDD_02082019.pdf
5	Final Bauer P1&2_VAL-20191029_v5_TR.pdf

Previous monitoring reports:

1 1011	odo montoning reporter	
6	MP1_UER_MR_Nimr_phase1and2_13122019.pdf (1st monitoring period)	
7	MP2_UER_MR_Nimr_phase1and2_13012020.pdf (2 nd monitoring period)	
8	MP3_UER_MR_Nimr_phase1and2_23012020.pdf (3rd monitoring period)	
9	MR4_UER_Nimr_phase1and2_14012021.pdf (4th monitoring period)	

Previous verification reports:

2.00		ao Formounion Toponto
	10	Final Bauer 1&2_1st VER_20191223_v3.0.pdf (1st monitoring period)
Ī	11	DVR Bauer 1&2_2ndVER20200113_v1.1.pdf (2 nd monitoring period)
Ī	12	Final VR Bauer 1&2_3rdVER20200224r2.pdf (3rd monitoring period)
Ì	13	Verification Report Nimr_20210315_Austria.pdf (4th monitoring period)

Project documentation:

Projec	Project documentation.			
14	01_January 2021_Combined Monthly Report Phase I and II.pdf			
15	02_February 2021_Combined Monthly Report Phase I and II.pdf			
16	03_March 2021_Combined Monthly Report Phase I and II.pdf			
17	04_April 2021_Combined Monthly Report Phase I and II.pdf			
18	05_May 2021_Combined Monthly Report Phase I and II.PDF			
19	06_June 2021_Combined Monthly Report Phase I and II.PDF			
20	07_July 2021_Combined Monthly Report Phase I and II.PDF			
21	08_August 2021_Combined Monthly Report Phase I and II.PDF			
22	09_September 2021_Combind Monthly Report Phase I and II.pdf			
23	10_October 2021_Combined Monthly Report Phase I and II.pdf			
24	11_November 2021_Combined Monthly Repoert Phase I and II.pdf			
25	12_December 2021_Combined Monthly Report Phase I and II.pdf			
26	Combined Daily Report Phase I and II_20210101_100000.pdf			
27	Combined Daily Report Phase I and II_20220101_100000.pdf			
28	5OES_Bauer_3035_EIA.Final.Rev.i - NWTP, Phase 1.pdf			
29	5OES_Bauer_3035_EIA.Final.Rev.i - NWTP, Phase 2.pdf			
30	2020 3 points - Calibration procedure Rev 2.pdf			

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31	110314 Nimr_Water_Treatment_Plant_Phase1_Completion_Certificate.pdf
32	120912 Nimr_Water_Treatment_Plant_Phase2_Completion Certificate.pdf
33	191216_BNO-11077500-PRO-001 Rev 01 Upstream Emission Reduction Procedure.pdf
34	220327_BNO-89000076-PRO-001 Rev 02 Upstream Emission Reduction Procedure.pdf
35	210118aed_Produced Water with the Power of Nature.pdf
36	210225_awy_Maintenance Info.pdf
37	Bauer Commercial Registeration.pdf
38	BNO-DE-11049000-PLAN-001-Z01-191121_A1A302-Overall-Layout_Ph_1_2_3.pdf
39	C-4 section PDO Contract.pdf
40	NWTP and DWD location.jpg
41	Projectboundary_Nimrphase1&2.pdf
42	1.M16024 BNO NWTP QEPR - Q1 2021- Rev2.0.pdf
43	2.Q4 2021 Third Party report.pdf
44	3.5OES_Bauer_3035_EIA.Final.Rev.i NWTP, Phase 1.pdf
45	3.50ES_Bauer_3035_EIA.Final.Rev.i NWTP, Phase 2.pdf
46	4.nrk_AAQ and Noise data 2021.xlsx
47	5.Instruction Manual Galaxie 2002 NS 520_Vers_3_5_2010.pdf
48	8.technical_datasheet_optiflux_2000_r11_en_gb.pdf
49	220115_Instrument calibration schedule.pdf
50	220315_Metring Skid Measuring Device images_phase12.pdf
51	20200724_Ph-1_Master meter calibration Certificate_98-FICA-005_A1069402.PDF
52	20200724_Ph-2_Master meter calibration Certificate_98-FICA-007_A1166024.PDF
53	20201014_Ph-1_Duty meter calibration Certificate_98-FICA-004_A1069403.pdf
54	20201014_Ph-2_Duty meter calibration Certificate_98-FICA-006_A1166023.pdf
55	Constructed Wetlands_study.pdf
56	NWTP Phase I&II Dec 2021 Invoice.pdf
57	NWTP Phase I&II Jan 2021 Invoice.pdf
58	NWTP Phase I&II June 2021 Invoice.pdf
59	220418azd_Cofirmation Statement - UER Regulations.pdf
60	Various photos



D. List of interviewed persons

Date of the audits and meetings	15 March 2021 (1st remote audit)
Company	Energy Changes Projektentwicklung GmbH
Lead Auditor	Wittl, Daniel
additional examiners	Auernhammer, Katrin
The below named participa	nts took part in different constellations in the audits and meetings.
Name, first name	Area of responsibility / department
Wolfgang Wetzer	Technical Consultant

Date of the audits and meetings	16 March 2022 (2nd remote audit)
Company	Bauer Nimr LCC, Energy Changes Projektentwicklung GmbH
Lead Auditor	Wittl, Daniel
additional examiners	Auernhammer, Katrin; Abdual Kadar, Abdul Rahim
The below named participa	nts took part in different constellations in the audits and meetings.
Name, first name	Area of responsibility / department
Younis Al-Rawahi	UER Project Manager (Bauer Nimr LCC)
Shahad Al-Zakwani	UER Project Manager (Bauer Nimr LCC)
Wolfgang Wetzer	Technical Consultant (Energy Changes Projektentwicklung GmbH)

Date of the audits and meetings	28 April 2022 (3rd remote audit)
Company	Bauer Nimr LCC
Lead Auditor	Wittl, Daniel
additional examiners	
The below named participar	nts took part in different constellations in the audits and meetings.
Name, first name	Area of responsibility / department
Younis Al-Rawahi	UER Project Manager (Bauer Nimr LCC)
Dennis Alexandersen	UER Project Manager (Bauer Nimr LCC)



E. Accreditation certificate of Verification Body





Deutsche Akkreditierungsstelle GmbH

Entrusted according to Section 8 subsection 1 AkkStelleG in connection with Section 1 subsection 1 AkkStelleGBV Signatory to the Multilateral Agreements of EA, ILAC and IAF for Mutual Recognition

Accreditation



The Deutsche Akkreditierungsstelle GmbH attests that the verification body

TÜV SÜD Industrie Service GmbH Westendstraße 199, 80686 München, GERMANY

is competent under the terms of DIN EN ISO 14065:2013 for

Verification of greenhouse gas emission reports and tonne-kilometre reports according to Regulations (EU) No. 2018/2067 and (EU) No. 2018/2066 for Activities as listed in the Annex.

Verification and Validation according to DIN EN ISO 14064-3:2020 for non-regulated Greenhousegas schemes according to DIN EN ISO 14064-1:2019 and DIN EN ISO 14064-2:2020.

The accreditation certificate shall only apply in connection with the notice of accreditation of 04.03.2022 with the accreditation number D-VS-14153-01-00 and is valid until 13.12.2023. It comprises the cover sheet, the reverse side of the cover sheet and the following annex with a total of 4 pages.

Registration number of the certificate: D-VS-14153-01-00

Bertin, 04.03.2022 B.Sc. Maik Kadraba Head of Technical Unit Translation issued: 04 03.2022

Head of Technic

The certificate together with the annex inflects the status as indicated by the date of issue.

The current status of any given steere of accreditation may be found respectively in the database of accredited bodies of Deutsche Akkreditioningsstelle Gmbi4 https://www.dakks.de/en/content/accredited-bodies-dakks.

This document is a translation. The definitive version is the original German accreditation certificate.

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Deutsche Akkreditierungsstelle GmbH

Office Berlin Spittelmarkt 10 10117 Berlin Office Frankfurt am Main Europa-Allee 52 60327 Frankfurt am Main Office Braunschweig Bundesallee 100 38116 Braunschweig

The publication of extracts of the accreditation certificate is subject to the prior written approval by Deutsche Akkreditierungsstelle GmbH (DAkkS). Exempted is the unchanged form of separate disseminations of the cover sheet by the conformity assessment body mentioned overleaf.

No impression shall be made that the accreditation also extends to fields beyond the scope of accreditation attested by DAkkS.

The accreditation was granted pursuant to the Act on the Accreditation Body (AkkStelleG) of 31 July 2009 (Federal Law Gazette I p. 2625) and the Regulation (EC) No 765/2008 of the European Parliament and of the Council of 9 July 2008 setting out the requirements for accreditation and market surveillance relating to the marketing of products (Official Journal of the European Union L 218 of 9 July 2008, p. 30). DAkkS is a signatory to the Multilateral Agreements for Mutual Recognition of the European co-operation for Accreditation (EA), International Accreditation Forum (IAF) and International Laboratory Accreditation Cooperation (ILAC). The signatories to these agreements recognise each other's accreditations.

The up-to-date state of membership can be retrieved from the following websites:

EA: www.european-accreditation.org

ILAC: www.ilac.org IAF: www.isf.nu





Deutsche Akkreditierungsstelle GmbH

Annex to the Accreditation Certificate D-VS-14153-01-00 according to DIN EN ISO 14065:2013

Period of validity: 04.03.2022 to 13.12.2023

Date of issue:

04.03.2022

Holder of certificate:

TÜV SÜD Industrie Service GmbH Westendstraße 199, 80686 München, GERMANY

Verification of greenhouse gases emissions reports and tenne-kilometres reports according to DIN EN ISO 14065:2013 and Regulation (EU) No. 2018/2067 and (EU) No. 2018/2066 in the following group of activities according to Annex I of directive 2003/87/EG and other activities according to Art. 10a and Art. 24 of subject directive

Combustion of fuels in installations, where only commercial standard fuels as defined in Regulation (EU) No. 601/2012 are used, or where natural gas is used in category A or B
installations
Combustion of fuels in installations, without restrictions
Refining of mineral oil
Production of coke Metal ore (including sulphide ore) roasting or sintering, including pelletisation Production of pig iron or steel (primary or secondary fusion) including continuous casting
Production of processing of ferrous metals (including ferroalloys) Production of secondary aluminium Production or processing of non-ferrous metals, including production of alloys

The management system requirements of DIN EN ISO 14065 are written in the language relevant to the operations of greenhouse gas validation and verification and verification bodies that conform to the requirements of this standard, operate generally in accordance with the principles of DIN EN ISO 9001.

The certificate together with the annex reflects the status as indicated by the date of issue.

The current status of any given scape of accreditation may be found respectively in the database of accredited bodies of Deutsche Akkreditierungsstelle GmbH https://www.dakks.de/en/content/accredited-bodies-dakks.

Abbreviations used: see last page

Page 1 of 4

This document is a translation. The definitive version is the original German annex to the accreditation sertificate.





Annex to the Accreditation Certificate 14153-01-00

No.	Scope of Accreditation
5	Production of primary aluminium (CO2 and PFC emissions)
6	Production of cement clinker Production of lime or calcinations of dolomite or magnesite Manufacture of glass including glass fibre Manufacture of ceramic products by firing Manufacture of mineral wool insulation material Drying or calcination of gypsum or products on of plaster boards and other gypsum products
7	Production of puip from timber or other fibrous materials Production of paper or cardboard
8	Production of black carbon Production of ammonia Production of bulk organic chemicals by cracking, reforming, partial or full oxidation by similar processes Production of hydrogen (H ₂) and synthesis gas by reforming or partial oxidation Production of soda ash {Na ₂ CO ₂ } and sodium bicarbonate (NaHCO ₃)
9	Production of nitric acid (CO ₂ and N ₂ O emissions) Production of adipic acid (CO ₂ and N ₂ O emissions) Production of glyoxal and glyoxylic acid (CO ₂ and N ₂ O emissions) Production of caprolactam
12	Aviation activities (emissions and tonne-kilometre data)
98	Other activities pursuant to Article 10a of Directive 2003/87/EC

Verification and Validation according to DIN EN ISO 14065:2013 and DIN EN ISO 14064-3:2020 for nonregulated Greenhousegas schemes according to the following standards:

DIN EN ISO 14064-1:2019 Greenhouse gases - Part 1: Specification with guidance at the organization level for quantification and reporting of greenhouse gas emissions and removals in the following sectors:

Sectors for Organization Verification according to IAF MD 14:2014 - Annex A	
Power Generation and Electric Power Transaction	
General Manufacturing (physical or chemical transformation of materials or substance products)	s into new
Oil and Gas Funlaration Futraction Bradustics and Boffeles and similar distribution	Sandar Plan

Oil and Gas Exploration, Extraction, Production and Refining, and pipeline distribution, including Petrochemicals

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ectors for Organization Verification according to IAF MD 14:2014 – Annex A	The late with
Metals Production	AND
luminum Production	
Aining and Mineral Production	2 m 3 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1
ulp, Paper and Print	
hemical Production	
arbon Capture and Storage	
ransport	
Vaste Handling and disposal	///
Agriculture, Forestry and Other Land Use	******
acility Management, Operation of Buildungs and related Infrastructure, etc.	

DIN EN ISO 14064-2:2020 Greenhouse gases - Part 2: Specification with guidance at the project level for quantification, monitoring and reporting of greenhouse gas emission reductions or removal enhancements in the following sectors:

ectors for Project Validation and Verification according to IAF MD 14:2014 - Annex A	***************************************
nergy generation from renewable and non-renewable sources	
ergy Distribution	
nergy Demand	
anufacturing Industry (Cement sector, Aluminum, Iron and Steel, Refinery	
nemical Industry	
onstruction	
ansport	
letal Production	
gitive Emissions from Fuels (solid, oil and gas)	
gitive Emissions from Production and Consumation of Halocerbons and Sulphur Hexafluor Themical process industries, GHG capture and destruction	ide
olvent use in chemical process indstries	
aste Handling and Disposal	
griculture, Afforstation and Reforestation	
arbon Capture and Storage of CO₂ in Geological Formations	

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Abbreviations used:

MD

DIN	German Institute for Standardization - DIN e.V.
EN	European Standard
EU	European Union
IAF	International Accreditation Forum
ICAO	International Civil Aviation Organization
IEC	International Electrotechnical Commission
ISO	International Standardization Organisation

Mandatory Document

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