







CDM Watch Rue d'Edimbourg 26 B-1050 Brussels Belgium

Louis Redshaw
Head of Environmental Markets
Barclays Capital
5, The North Colonnade
Canary Wharf
London
E14 4BB
UK

OPEN LETTER: Civil society concerns about HFC-23 projects under the CDM

1 November 2010

Dear Mr Redshaw,

We write with reference to our letter of 22 September to which we have received no reply to date. We would be grateful if you would take the time to consider the following and provide clear answers to the questions set out below.

As you are no doubt aware, HFC-23 projects under the CDM have come under increasing focus, in the media and at UN level, over their lack of environmental integrity.

An analysis of data of all registered HFC-23 projects clearly shows that some manufacturers are gaming the CDM system and that many of the carbon credits generated by HFC-23 projects do not represent real emission reductions.

Our key concerns are as follows: the current system effectively rewards those projects which produce the highest levels of HFC-23 by failing to punish the use of suboptimal waste gas production ratios. This has prevented the application of more efficient technology, resulting in the generation of millions of phony credits. The prospect of earning vast revenues from HFC-23 destruction also incentivizes and subsidizes the production of HCFC-22, of which HFC-23 is a by-product, and which is a potent ozone depleting substance and greenhouse gas in its own right.

As a result of these serious concerns, the CDM Executive Board has launched an official investigation into this matter, and has suspended the issuance of CERs for several HFC-23 projects. In addition, the European Commission is about to finalise a proposal to introduce quality restrictions on the use of credits from industrial gas projects in the post-2012 EU ETS.

According to UNFCCC data, Barclays has signed at least one purchasing agreement for a CDM HFC-23 project. On behalf of civil society and of the organisations listed above, we would like to address our concerns to you regarding your involvement in this project. In particular, we would like your feedback on the following:

 Does Barclays share our concerns regarding multiple problems with the HFC-23 CDM methodology? In particular, are you aware of the allegations of fraud regarding a large number of these projects?









- Based on these concerns, do you intend to investigate these issues with respect to
 the project that your company is involved in, and potentially reassess your
 participation in said project? As Director at the International Emissions Trading
 Association, will you also encourage your fellow members to reconsider their
 involvement in such projects?
- Do you support a change in the CDM methodology to eliminate the perverse incentives inherent in the current system?
- Do you support calls for this type of CDM project to be excluded from current and future use within the EU ETS?
- Given that these credits have the potential to seriously undermine the EU ETS, do
 you support our call for a strict ban on banking these credits into Phase 3 of the EU
 ETS, regardless of the project's approved crediting period?

We look forward to hearing from you. Please note that this is an open letter which will be shared with the media and other interested parties. We also plan to publish the contents of your response on our respective websites.

Yours sincerely,

Eva Filzmoser Programme Director CDM Watch

C. Almin

Chaim Nissim Secretary-General

Noe21

Jürgen Maier Director

Forum Environment & Development

Granvale Worke

Global Environment Campaigner

ase C'-

Environmental Investigation Agency

Fionnuala Walravens