

Question 49: (translated from French)

1) Is a project of 25MW or less acceptable if it straddles two RCM?

If yes,

2) Must both RCM involved recognize the project in accordance with resolutions adopted to this effect?

3) Must the two municipalities participate in the capitalization and control of the project?

If yes,

4) Does participation in the project's capitalization and control can be done on a proportional basis of the number of MW installed in their respective territories?

5) Can the criteria of 30% (both in terms of capitalization than control) be met by the combined participation of both RCM?

Answer 49:

1. A project of 25 MW or less is acceptable in the community block, even if it overlaps two RCM.

2. As mentioned in Section 1.3.1.2 of the call for tenders document, the bidder must submit a resolution from each MRC supporting the project on its territory, but not more than 25 MW may be granted on the territory of a same RCM.

3. The RCM have no obligation to participate in the capitalization and control of the project but the project must meet the minimum requirements of 30% of the capitalization and control of the wind farm owned by the local community, as defined in Section 2.2.3 of the call for tenders document.

4. Yes, participation in the capitalization and control can be done on a proportional basis of the number of MW installed in their respective territories.

5. Minimum requirements of 30% of the capitalization and control will be assessed from the cumulative sum of the interests and voting shares.