

## Draft MX ODS Project Protocol – Public Comment

### Quimobásicos – Rodolfo Garza

Page / Reference	Comment
3, 2 The GHG Reduction Project, 2.1 Background	Is it possible to extent the source to other countries? Or, can the destruction facilities in Mexico participate in other protocols for countries where there are no destruction facilities?
5, 2.3 Eligible ODS	There's a considerable amount of ODS used for other applications such as medical and blowing agent that can be recovered and destroyed, so our suggestion is to include another applications and not only to the refrigerants
18, 5.1 Quantifying Baseline Emissions	For new refrigerants the ineligible material has to be lower than 100ppm which is very low to determine the weight, also for recovered ODS the quantities are expected to be low. Can the protocol set a reference (somehow like the water content criteria) in those cases where the ineligible material is more than 1% has to be determined and deducted
23, 5.2.2 Calculating Default Project Emissions from ODS Destruction and Transportation	This number is high compared with another projects, where the CO2e per kilogram is 0.5, so we consider this number has to be reviewed
24, 5.3 Deduction for Vapor Composition Risk	We don't think the densities have to be determined since the amount of ODS to be destroyed are determined by the weight (full and empty) and there are rules to certify the weight
29, 6.4.1 ODS Quantity Analysis	Please clarify the sentence "3 months prior or after a project destruction event" we consider that the calibration certificate has to be no more than three months prior the destruction event (and no after)
30, 6.4.1 ODS Quantity Analysis	Per operation logistics we request no limitation in time for full and empty weight process
30, 6.4.2 ODS Composition and Concentration Analysis	We request that the laboratory should be accredited according to the applicable Mexican regulations (ISO17025 Laboratory accreditation regulation)
30, 6.4.2 ODS Composition and Concentration Analysis	Does this refers to samples taken before ODS collection? Or any sample during the destruction process? If so QUIMOBASICOS request that the technician shows prof of proper training but not according to SEMARNAT

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