Commonwealth Coat of Arms of Australia

Carbon Credits (Carbon Farming Initiative) (Audit Thresholds) Instrument 2025

The Clean Energy Regulator makes the following instrument.

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1 Name

This instrument is the *Carbon Credits (Carbon Farming Initiative) (Audit Thresholds) Instrument 2025.*

2 Commencement

(1) Each provision of this instrument specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

| Commencement information | | |
| --- | --- | --- |
| Column 1 | Column 2 | Column 3 |
| Provisions | Commencement | Date/Details |
| 1. The whole of this instrument | 1 April 2025 |  |

Note: This table relates only to the provisions of this instrument as originally made. It will not be amended to deal with any later amendments of this instrument.

(2) Any information in column 3 of the table is not part of this instrument. Information may be inserted in this column, or information in it may be edited, in any published version of this instrument.

3 Authority

This instrument is made under subsection 75(4) of the *Carbon Credits (Carbon Farming Initiative) Rule 2015.*

4 Definitions

Note: A number of expressions used in this instrument are defined in the *Carbon Credits (Carbon Farming Initiative) Act 2011* and the CFI Rule, including the following:

1. eligible offsets project;
2. initial audit;
3. subsequent audit.

In this instrument:

***CFI Rule*** means the *Carbon Credits (Carbon Farming Initiative) Rule 2015.*

***New project*** means an eligible offsets project, other than a transitioning project which is not required to have an initial audit.

***tCO2-e*** means tonnes of carbon dioxide equivalent.

5 Audit thresholds

The audit thresholds for eligible offsets projects (other than alternative assurance projects) are as follows:

|  |  |
| --- | --- |
| **Annual average abatement amount** | **Audit threshold** |
| 50 000 tCO2-e or less | Threshold A (small) |
| 50 001 to 150 000 tCO2-e | Threshold B (medium) |
| More than 150 000 tCO2-e | Threshold C (large) |

6 Number of subsequent audits

The number of subsequent audits required for eligible offsets projects (other than alternative assurance projects) that meet an audit threshold set out in Column I of the following table is the number set out adjacent to that audit threshold in Column II or Column III, as applicable, of the following table.

|  |  |  |
| --- | --- | --- |
| **Column I** | **Column II** | **Column III** |
| **Audit threshold** | **New projects** | **Transitioning projects that are not required to have an initial audit** |
| Threshold A (small) | 2 | 3 |
| Threshold B (medium) | 3 | 4 |
| Threshold C (large) | 5 | 6 |

7 Trigger audit threshold

The trigger audit threshold for eligible offsets projects is 100 000 tCO2-e.

8 Alternative assurance projects

(1) For the purposes of subsection 73(7) of the CFI Rule, a project is an alternative assurance project if:

(a) the project is included in the class of projects mentioned column 2 of an item in the table in subsection (3); and

(b) the applicable methodology determination for the project is prescribed by column 3 of that item; and

(c) the project meets the criteria prescribed by column 4 of that item; and

(d) the project proponent meets the conditions (if any) specified by column 5 of that item relating to the operation, monitoring or reporting for the project.

(2) For the purposes of paragraph 75(4)(bb) of the CFI Rule, if the project is an alternative assurance project because of subsection (1), column 6 of the item of the table in subsection (3) sets out:

(a) the number of scheduled audits (if any) for the project; and

(b) whether the first of those audits is an initial audit.

(3) The following table has effect:

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **Item** | **Column 1** | **Column 2** | **Column 3** | **Column 4** | **Column 5** |
|  | **Class of project** | **Prescribed methodology determination**  **(CFI Rule paragraph 73(7)(a))** | **Project related criteria that must be met**  **(CFI Rule paragraph 73(7)(b))** | **Conditions related to operation, monitoring, or reporting for the project that must be met**  **(CFI Rule paragraph 73(7)(c))** | **Number of subsequent audits required for projects that meet an audit threshold (CFI Rule paragraph 75(4)(b)), and whether the first is an initial audit (CFI Rule paragraph 75(4)(bb))** |
| 1 | Low Risk Environmental Plantings 2014 Projects | *Carbon Credits (Carbon Farming Initiative) (Reforestation by Environmental or Mallee Plantings—FullCAM) Methodology Determination 2014,* including whenapplied under section 125, 126 or 127 of the Act. | 1. The project proponent, or nominee of multiple project proponents, must be a freehold title holder, leaseholder, or native title holder or registered native title body corporate for all project areas of the project.  2. The anticipated and reported carbon estimation area for the project must be no more than 200 hectares.  3. The project must be modelled as a mixed species block planting using the generic calibration in FullCAM (within the meaning of the prescribed methodology determination).  4. The project is subject to geospatial tool monitoring by the Clean Energy Regulator. | No conditions | Zero |
| 2 | Low Risk Plantation Forestry Projects | *Carbon Credits (Carbon Farming Initiative—Plantation Forestry) Methodology Determination 2022*, including whenapplied under section 125, 126 or 127 of the Act. | 1. The project must be a plantation forest project (within the meaning of the prescribed methodology determination) which is covered only by either or both paragraphs 8(1)(a) and 8(1)(b) of that determination.  2. The anticipated and reported carbon estimation area for the project must be no more than 200 hectares.  3. The project is subject to geospatial tool monitoring by the Clean Energy Regulator. | No conditions | One, which is an initial audit |
| 3 | Low Risk Environmental Plantings 2024 Projects | *Carbon Credits (Carbon Farming Initiative) (Reforestation by Environmental or Mallee Plantings—FullCAM) Methodology Determination 2024,* including whenapplied under section 125, 126 or 127 of the Act. | 1. The project proponent, or nominee of multiple project proponents, must be a freehold title holder, leaseholder, or native title holder or registered native title body corporate for all project areas of the project.  2. The anticipated and reported carbon estimation area for the project must be no more than 200 hectares.  3. The project must be modelled as a mixed species block planting using FullCAM (within the meaning of the prescribed methodology determination).  4. The project is subject to geospatial tool monitoring by the Clean Energy Regulator. | No conditions | Zero |

Note: If a project no longer satisfies a criterion or condition specified in the table, the Clean Energy Regulator may amend the audit schedule for the project in accordance with paragraph 73(5)(ab) of the CFI Rule.