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# CLEAN DEVELOPMENT MECHANISM PROJECT DESIGN DOCUMENT FORM (CDM-PDD) Version 02 - in effect as of: 1 July 2004)

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## SECTION A. General description of project activity

## A.1 Title of the project activity:

Anaconda Landfill Gas Project.

Version 05

Date: 02/06/2006

The changes made to this version of the PDD compared to the PDD version 03 dated 20/09/2005 referred to in the letter of approval of the DNA of Brazil are related to the recalculation of the combined margin emission factor with the plant efficiencies recommended by the CDM Executive Board at its 22<sup>nd</sup> meeting, to the starting date of the first crediting period, to the addition of a new project participant(private entity) and the update of the methodology version used.

## A.2. Description of the project activity:

Anaconda Ambiental is a company specialized in the management of sanitary landfills. The Anaconda Sanitary Landfill, located in Santa Isabel next to São Paulo city, embraces a total area of 42 alqueires (101,64 hectares) from which 20 (41,67% of the total area) are used for garbage dump. The area is rich in clay deposits, which provided an excellent material for the waterproofing of the landfill bottom, 6-meter thick and with a 98% Normal Proctor compaction and for the intermediate layers in the cell execution, with a 1-meter compact thickness. The landfill receives about 419 tons of garbage daily, having contracts with several city halls nearby and also with countless industries for the reception of the class 2 and 3 residues. The landfill operations began in 2000 and the durability of the site is forecasted to last until the year 2030. In the last 5 years, Anaconda Ambiental was ranked among the best companies of the country in the segment of solid residue, certified by CETESB with a 9.8 classification. Anaconda permanently monitors the water tables through wells built in the perimeter, whose depths vary between 16 and 205 meters.

#### A.2.1. Project Activity Objective:

Currently Anaconda Ambiental only burns passively a small portion of the gas generated by the landfill through 78 vertical drains. The objective of the Anaconda Project is to proceed the flaring of the Greenhouse effect gases generated in the context of the Anaconda Sanitary Landfill, based on the Clean Development Mechanism. The implementation of the project forecasts the interconnection of the vertical drains through aerial horizontal tubing and the connection of those to the gas suction and flaring equipment. This will require an investment in the system for gas capture for incineration, which will reduce the emission of CH<sub>4</sub> in the next 7 years in 40 165 tons. Technical analyses have been conducted with the purpose of quantifying the potential volume of the emissions that the project might generate. These analyses were conducted based on equivalent carbon emission projections, both in the project scenario and its baseline. It was observed that the project is capable of reducing 842 960 tCO<sub>2</sub> within its 7-year life span.

The project activity involves the installation of equipment to improve the capture process and the methane flaring, with the initial capacity of 1 535 m3/h in the beginning of the operations in 2 006, expanding to 2 378 m3/h until 2 012, which represents an increase of about 55% in the gas flaring. The project also aims at optimizing the garbage decomposition to heighten the efficiency of the methane flaring; this will also contribute to increase the landfill life span. The project foresees the donation of 2% of the value raised with the selling of the certified emission reduction(CER) for activities which will benefit the local community, the environment and the economy, as part of the social responsibility of the company.

A.2.2. Project participants' opinion on the contribution of the activity for sustainable development:





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#### a) Contribution to local environmental sustainability

Mitigation of local environmental impacts (solid residues, liquid effluents, atmosphere pollutants, among others) enabled by the project against local environmental impacts estimated for the reference scenario.

Uncontrolled landfill-gas release impacts negatively on the quality of the environment and on local inhabitants' health in addition to increasing risks of fires and explosions in the surrounding areas; therefore, are expected, due to this project, positive impacts on people's health and will lead to an improved environment in the area and outskirts as described next:

- the main contribution to local environmental sustainability firstly involves atmosphere pollutants by specifically reducing emissions of methane, greenhouse gas (GHG) produced by the landfill object of the project activity;
- optimized, careful and rational handling will increase the landfill's useful life (to be estimated when operations are monitored) and have positive impacts on its final capacity of solid residue disposal.

#### b) Contribution to improve work conditions and job generation

It assesses the commitment of the project to social and labor responsibilities, to health, education and civil-rights programs. It also assesses increases in jobs' quality and quantity (direct and indirect) by comparing the project scenario with the reference scenario.

Anaconda Ambiental is fully aware of its social responsibilities inherent to its activities and it undertakes to meet all labor obligations and corresponding regulations. It is worth remembering that its CETESB certification assumes such fulfillment and also demands some quality and excellence standards in all activities of the company. Nevertheless, introducing a new technology with a list of specifications, procedures, techniques, responsibilities, etc. will have a positive impact on qualification of the personnel involved in the landfill operations and will also impact on the very quality culture of the company. The introduction of QA/QC procedures involved in the project activity will contribute to improve the Quality System. These factors account for a qualitative improvement to job conditions brought by the project activity. Only a few jobs will actually be created, in a first estimate the landfill will need a flare operator, two workers to handle drain lines, a CPD technician and a foreman totaling six direct jobs. Due to the qualifications demanded by those positions, training programs should be implemented as disposed in the QA/QC procedures in Annex 4 including further information on health, education and safety at work.

## c) Contribution to income distribution

It assesses direct and indirect effects on low-income population's quality of life by observing the socioeconomic benefits brought by the project against the reference scenario.

The project's effects on low-income population's quality of life cannot be assessed immediately once no activities have been oriented towards such approach. However, one has to consider that activities with some degree of technological innovation as the one in the scope of this Project Design Document – PDD (included therein all the landfill handling procedures involved in the technology proposed) will bring general benefits to the sanitary-landfill industry in Brazil in particular because of its multiplying effect. Moreover, populations in the regions surrounding the area of Anaconda Landfill will also benefit from a decrease in the odors emanated from the landfill and in risks of fire and explosions as already mentioned; the environmental improvement thus achieved will additionally add value to the real-estate properties in the region.





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## d) Contribution to technological qualification and development

It assesses the degree of technological innovation of the project against the reference scenario and technologies used in activities comparable to those in the project. It also assesses the possibility of reproducing the technology used by observing its demonstrative effect and also by evaluating the origin of the equipment, existence of royalties and technological licenses and need of international technical support.

The project does not use innovative technology, only modern technology; the innovation inherent to the project activity lies on the landfill handling procedures and on the monitoring of mass conditions and gas operations. Those procedures based on the monitoring methodology consolidated and approved ACM0001 (version 03) - Monitoring Methodology for Landfill Gas Project Activities (Annex 4) stand for a revolution in handling sanitary landfills not only in Brazil, but worldwide. The project has a multiplying potential: the dissemination of the procedures in other landfills due to the outcome of the implementation of the project activity will represent the creation of a new state-of-the-art scenario in the activity. On the other hand, the technology used does not demand any payments of royalties or any kind of licenses; it is public and does not demand international technical support because it is part of a group of technologies used in Brazil. However, inserting Anaconda Landfill in the Kyoto Protocol represents articulating its QA/QC procedures with the environment of the Quality Systems of other projects within the UNFCC ambit and the consequent internationalization of the concepts therein.

e) Contribution to regional integration and articulation with other industries Contribution to regional development may be gauged by the integration of the project into other socioeconomic activities in the region it is to be implemented.

Once residue disposal is one of the basic issues to be considered when choosing places to set up industrial facilities and other production activities, the presence of a sanitary landfill rendering quality services with the storage capacity the project activity is to bring Anaconda may represent a significant argument in a decision-making process. Thus, improving the conditions in Anaconda Landfill will stand for an important step towards integrating its specific activities into the socioeconomic dynamics of the region it is located.

#### A.3. **Project participants:**

A.3.1. Part(s) and private and/or public entity (ties) involved in the project activity (inform data for contact in Annex 1):

- Anaconda Ambiental Empreendimentos Ltda.
- Araúna Participações e Investimentos Ltda.
- Brasmetano Indústria e Comércio Ltda.







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| Name of Party involved (*)<br>((host) indicates a host<br>Party) | Private and/or public entity(ies) project participants (*) (as applicable)  | Kindly indicate if the<br>Party involved wishes to<br>be considered as project<br>participant (Yes/No) |
|--|---|--|
| Brazil (host)  | <ul> <li>Anaconda Ambiental Empreendimentos Ltda. (Private Entity)</li> <li>Araúna Participações e Investimentos Ltda (Private Entity)</li> <li>Brasmetano Indústria e Comércio Ltda (Private Entity).</li> </ul> | No   |

<sup>(\*)</sup> In accordance with the CDM modalities and procedures, at the time of making the CDM-PDD public at the stage of validation, a Party involved may or may not have provided its approval. At the time of requesting registration, the approval by the Party(ies) involved is required.

## A.4. Technical description of the project activity:

## A.4.1. Location of the project activity:

• Anaconda Ambiental Sanitary Landfill.

### **A.4.1.1.** <u>Host Party</u>(ies):

Brazil.

## A.4.1.2. Region/State/Province etc.:

• São Paulo, Southeast region.

### A.4.1.3. City/Town/Community etc:

• Santa Isabel.

## A.4.1.4. Detail of physical location, including information allowing the unique identification of this <u>project activity</u> (maximum one page):

• Estrada Velha de Santa Isabel Mogi km 3 - Bairro Cachoeira - Santa Isabel - CEP 07500-000 - SP.

## A.4.2. Category(ies) of project activity:

Waste handling and disposal.

## A.4.3. Technology to be employed by the project activity:

The technology to be used in the project activity is available in the Brazilian market, consisting basically of a vertical drains system interconnected to tubing which is connected to the suction and flaring equipment. All materials and equipment are made in Brazil.

The technology for gas capture includes:

- Landfill cells covered with a compacted clay layer about one meter thick;
- Residue of water canalized and treated at an used water treatment plant;
- Vertical drains used to extract gas;
- Spacing between drains adequate for maximum gas collection, which minimizes costs;







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• Gas bonnet projected as a looping system to allow that, in case of partial or total loss of bonnet function in one direction, the functionality of the gas system is not lost, and;

• Extraction and condensed storage system designed in low strategic points through the gas system.

Companies that design and build flares usually operate in wider markets such as combustion, landfill technology or environmental engineering. This is because the overall demand for flares is not sufficient to drive the formation of a dedicated biogas flares industry. However there are a number of companies which manufacture many units per annum and who operate both national and internationally. There are also many smaller light engineering companies in Brazil which produce more basic flares but who do not have the same grounding in combustion or environmental engineering.

The technology for the collected landfill gas flaring includes:

- Elevated Biogas flare type for continuous running;
- Continuous and automated pilot, using LPG/LFG;
- Ignition and control panel with Processing Central Logistic(CLP Central Logistica de Processamento);
- Hydraulic seal in the base;
- Flaring monitored by flow through thermal-pairs which will measure the gas speed through temperature difference in the passage;
- Gas filtering and drying system through decanting or separation.

The company responsible for the providing the flares should also provide all the documents for the approval and final registry, in digital media solely, including drawings for the approval an for final filing and Operation and Maintenance Manual.

A list of these documents will be prepared in due time. Furthermore, the company will also assist the pre-commissioning, training of operators and start, and will provide technical assistance and consulting, including all the specialized engineering services and related to the Biogas System as flowchart elaboration, data sheets, specifications, reports, manuals or other services eventually required and not included among the items above.

A.4.4. Brief explanation of how the anthropogenic emissions of anthropogenic greenhouse gas (GHGs) by sources are to be reduced by the proposed CDM project activity, including why the emission reductions would not occur in the absence of the proposed project activity, taking into account national and/or sectoral policies and circumstances:

According to the National Inventory of Greenhouse Effect Gas Emission conducted by CETESB in 1994, Brazil has more than 6 000 garbage dumping sites that receive more than 60 000 tons of garbage a day (note that this study is being updated now).

According to the same study, 84% of methane emissions in Brazil come from garbage dumping in dumping sites without control. 76% of the total garbage amount produced in Brazil is disposed in "dumping sites" without administration, gas capture or water treatment. The 24% of the remaining garbage are partially dumped in "controlled" landfill and partially dumped in "sanitary" landfills, as planned by the project and apt to regulations of the environmental authorities.

The current Brazilian legislation does not require landfill to capture and disposing of landfill gas and no landfill operating in Brazil was planned to capture and use (or even incinerate) the amount of total gas generated, although there are some places being planned. In some cases where the gases are captured this is done by safety reasons (to prevent explosions) and it is frequent the case when





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the amounts effectively captured are very low, due to the high levels of chorume (which is usually drained or treated) that block the drain tubes.

The implementation of the environmental protection legislation in Brazil has been quite long and the Environment Ministry does not have immediate plans to introduce the legislation that requires the capture and incineration of landfill gas from the landfill sites.

This project is based on the capture and flaring of the landfill gas (LFG), converting thus, its methane content into CO<sub>2</sub>, reducing its Greenhouse gas effect. The situation at the referred scene is the absence of LFG controlled flaring, and the presence of simple ventilation.

## A.4.4.1. Estimated amount of emission reductions over the chosen crediting period:

The period of credit chosen is 7 years, with the possibility of renewal twice. In the table below it is shown the emissions reductions for the first period of credit.

Please indicate the chosen crediting period and provide the total estimation of emission

| reductions as well as annual estimates for the chosen crediting period. Information on the emission reductions shall be in using the following tabular format |  |  |  |  |  |  |
|---|--|--|--|--|--|--|
| Years   | Annual estimation of emission reductions in tones of CO <sub>2</sub> e |  |  |  |  |  |
| 1 <sup>st</sup> year  | 92.821   |  |  |  |  |  |
| 2 <sup>nd</sup> year  | 103.574  |  |  |  |  |  |
| 3 <sup>rd</sup> year  | 113.303  |  |  |  |  |  |
| 4 <sup>th</sup> year  | 122.107  |  |  |  |  |  |
| 5 <sup>th</sup> year  | 130.073  |  |  |  |  |  |
| 6 <sup>th</sup> year  | 137.280  |  |  |  |  |  |
| 7 <sup>th</sup> year  | 143.802  |  |  |  |  |  |
| Total estimated reductions (tones of CO <sub>2</sub> e)   | 842.960  |  |  |  |  |  |
| Total number of crediting years   | 7  |  |  |  |  |  |
| Annual average over the crediting period of estimated reductions (tones of CO <sub>2</sub> e)   | 120.423  |  |  |  |  |  |

## A.4.5. Public funding of the project activity:

There are no public financing for the project activity.

## **SECTION B.** Application of a <u>baseline methodology</u>

## B.1. Title and reference of the approved baseline methodology applied to the project activity:





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Approved consolidated baseline methodology ACM0001(version 03): "Consolidated baseline methodology for landfill gas project activities"

## B.1.1. Justification of the choice of the methodology and why it is applicable to the <u>project</u> activity:

The approved methodology was developed for cases such as the Anaconda Sanitary Landfill in this work, in which the baseline scenario is the total or partial release of gases in the atmosphere and whose project activity foresees only the capture and flaring of the generated gas.

The applicability requirements of this methodology are as follows:

- The greenhouse gas emission reduction achieved by the project activity during a given year "y" is the difference between the amount of methane actually destroyed/combusted during the year and the amount of methane that would have been destroyed/combusted during the year in the absence of the project activity, times the approved Global Warming Potential value for methane, plus the net quantity of electricity displaced during the year multiplied by the CO<sub>2</sub> emissions intensity of the electricity displaced, minus the quantity of fossil fuel used in the baseline and fossil use during project, for energy requirement on site under project activity during the year y, in TJ, multiplied by the CO<sub>2</sub> emissions intensity of the fuel used to generate thermal/mechanical energy, in tCO<sub>2</sub>e. Electricity and thermal energy emission reductions apply only to case in which the captured gas is used to produce energy (e.g. electricity/thermal energy), and emission reductions are claimed for displacing or avoiding energy generation from other sources.
- The methane destroyed by the project activity during a year is determined by monitoring the quantity of methane actually flared and gas used to generate electricity and/or produce thermal energy, if applicable.
- The project boundary is the site of the project activity where the gas is captured and destroyed/used.
- The baseline is the atmospheric release of the gas and the baseline methodology considers that some of the methane generated by the landfill may be captured and destroyed to comply with regulations or contractual requirements, or to address safety and odor concerns. The baseline was established from current and historical existing emissions.
- No leakage effects need to be accounted under this methodology.

This baseline methodology shall be used in conjunction with the approved monitoring methodology

ACM0001 (version 03 - "Consolidated monitoring methodology for landfill gas project activities").

## B.2. Description of how the methodology is applied in the context of the <u>project activity</u>:

The baseline draws a scenario in which the future anthropogenic emissions per source are projected above the current levels. The baseline was defined so that the CERs will not be obtained from the decreasing in the levels of activities other than the project activity or even due to a higher force.

For the calculation of the base scenario it was used the First Order Decay Model according to the US EPA manual "Turning a Liability into an Asset: a Landfill Gas to Energy Handbook for Energy Handbook for Landfill Owners and Operators" (December 1994).





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In this model we adopted the variables and parameters presented in the table below:

#### PROJECT INFORMATION

| Landfill Information                  |        |
|---------------------------------------|--------|
| Year when operation started           | 2000   |
| Year when flaring started             | 2006   |
| R= Dailu Avarege deposition (ton/day) | 419    |
| Lo (cf/lb)=                           | 2,7379 |
| Lo (m3/ton)=                          | 170,8  |
| k(1/ano) =                            | 0,1    |
| Methane Global Warming Potential      | 21     |
| % of Methane in Landfill gas          | 50%    |

| Informações de perdas/emissões do Projeto            |        |
|--|--------|
| Crediting Period                                     | 7 anos |
| Landfill Losses                                      | 25%    |
| Efficiency Adjustment Factor(EAF)                    | 20%    |
| Flare efficiency                                     | 96%    |
| Energy Consumption (MWh/year)                        | 262,8  |
| Emission Factor (Grid energy utilization) (tCO2/MWh) | 0,2636 |

The daily average of garbage disposal of 419 tons/day was obtained through adding up all the existing contracts between the garbage supply companies and Anaconda and the contracts with towns

The value of "k" depends on the local weather conditions and residue composition. To estimate this value we used the table of the work: "A Landfill Gas to Energy Handbook for Landfill Owners e Operators" (December 1994), part 1, pages 2-9 presented below:

| Variable   | Dangs      | Su            | ggested Values |             |
|------------|------------|---------------|----------------|-------------|
| variable   | Range      | Humid climate | Medium         | Dry climate |
| Lo (cf/lb) | 0-5        | 2.25-2.88     | 2.25-2.88      | 2.25-2.88   |
| k (1/yr)   | 0.003-0.40 | 0.1-0.35      | 0.05-0.15      | 0.02-0.10   |

Source: Landfill Control Technologies, "Landfill Gás System Engineering Design Seminar", 1994

In the case of Anaconda, the weather type is humid and adopting the most conservative value we reach the number of 0.1 (1/year).

According to USEPA the "Lo" factor depends on the composition of the garbage and the landfill conditions for the processing of methanizing, being the values available in the literature between 4.4 to 194 kg CH4/ton of residue (Pelt, 1998). For the years of 1941 to 1989, the Lo value is 165 kg of CH4/ton of residue, as suggested by USEPA (Levelton, 1991) Ortech, 1994, established a Lo for use of 117 Kg CH4/ton of residue. Therefore we are adopting conservatively this value corresponding to a Lo = 2.7379 cf/lb of residue. For losses through the skirts of the landfill the volume of 25% of the total LFG produced was considered and the EAF adopted was 20%. The methodology ACM0001 (version 03) foresees the usage according to contractual and regulatory requirements, in this case it is not defined. Even so, as a conservative measure, it was adopted 20%. In the case of the flare we are adopting a efficiency factor of 96%, i.e. 4% of the LFG will be lost in the environment.





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## B.3. Description of how the anthropogenic emissions of GHG by sources are reduced below those that would have occurred in the absence of the registered CDM project activity:

ACM0001(version 03) requires the use of the "Tool for demonstration and assessment of additionality" to show the project is not the baseline scenario. This tool is applied as follows.

### Step 0. Preliminary screening based on the starting date of the project activity

- a) ALGP activity has so far being a study only. Project is expected to be operational in December 1<sup>st</sup> 2006
- b) This PDD is documented evidence that project developers have seriously considered CDM in the decision to proceed with the project activity.

## Step 1. Identification of alternatives to the project activity consistent with current laws and regulations

## Sub-step 1a. Define alternatives to the project activity:

Since the flaring of the gases represent just an effort to improve the environmental quality of the landfill, without the generation of energy or any sub-products of the activity that might bring profit or dividends, the results show the project does not present economically attractive results.

The only realistic alternative to ALGP is the maintenance of the situation prior to project implementation. This would incur in landfill gas release to the atmosphere through the passive venting system installed at the landfill. In that case, methane would escape and enhance the global warming effect. Also, other volatile organic compounds would be released as well. The proposed project activity not undertaken as a CDM project activity is neither credible nor realistic since it is not financially attractive.

The alternatives to the project activity are:

Option 1: the landfill operator would maintain the present activities according to the common practice of not flaring the landfill gas from its garbage operations.

Option 2: the landfill operator would invest in LFG capture and flaring.

Due to the current Brazilian legislation, the location and conditions of the landfill, the achievement of Option 2 above is not necessary. It would not be an economically attractive course of action for the landowner or for the landfill operator. Therefore its adoption is not plausible. That makes Option 1 the only plausible alternative.

Option 3: the landfill operator would invest in LFG capture and utilization to produce electricity or for commercial purposes..

Considering that the place where Anaconda is located is far for any industry or residential area, there are many technical constraints due to the distributional lines as well as infrastructure to be implemented. Moreover, there is no reason for Anaconda in spending money in a non compulsory activity.





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## Sub-step 1b. Enforcement of applicable laws and regulations:

In the present context the proposed baseline scenario might be described like this:

There is no gas capture and treatment in the site, only ventilation; thus, the release of the landfill gas without obstacles will continue in these guidelines until a time in the future where the capture and treatment of landfill gas will be required by law or will become an economically attractive course of action. These alterations in the possible future of the baseline will be followed by the monitoring plan elaborated for the project.

This scenario is the base for the definition of the emission reductions of the project. Due to the uncertain gas volume to be captured by the current ventilation system, we can affirm that the volume of captured gas is low, since most of the methane is generated in the deeper layers of the landfill. The gas flux in the top of the upper layers (where the decomposition is more aerobic) is so low that no type of flaring is possible, verifying solely the ventilation. The existing contractual documents do not specify the minimum gas amount that must be captured and flared. Due to the fact that the Anaconda Landfill is far from any human housing, it is reasonable to assume that no gas amount would necessarily be flared (and not only ventilated) to minimize the risks for explosion.

As shown in A.4.4, Brazil do not have any law to mitigate landfill gas emissions. In state of São Paulo, CETESB, the environmental agency, has been acting towards closing rubbish dumps and forcing municipalities to give proper destination to the waste generated. That may be done through concessions to private entities either to build and operate sanitary landfills or to be responsible for the whole municipality's waste management. In all cases, however, active collection and flaring of the landfill gas has never been a demand. Passive venting at Anaconda landfill, as already considered, is the only credible and realistic alternative to ALGP.

Therefore, the situation prior to the project's implementation – the alternative to ALGP – is in compliance with all regulations.

#### Step 2. Investment analysis

### Sub-step 2a. Determine appropriate analysis method

Option I – simple cost analysis – is chosen.

## Sub-step 2b – Option I. Apply simple cost analysis

The Anaconda Landfill worked in the past without the LFG flaring. There are no reasons to believe that a LFG capture and flaring system would be installed for safety, operational reasons or because of the bad smell; the location of the landfill also does not require such a system be installed, because the site is very distant from any human housing. The installation of a LFG capture and flaring system, even an undeveloped one, would require costs for the landfill operator with no sort of financial compensation.

Analysis of the attractive economical aspects of the project alternative - the capture and flaring of gases produced by Anaconda Landfill - without the incomes of carbon credits.

Since the flaring of the gases represent just an effort to improve the environmental quality of the landfill, without the generation of energy or any sub-products of the activity that might bring profit or dividends, show the project does not present economically attractive results.





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## Cost estimate to implement and operate Anaconda Landfill Gas Project - ALGP

| Specifications  | 1         | 2         | 3         | 4         | 5         | 6         | 7         | 14            | 21             |
|---|-----------|-----------|-----------|-----------|-----------|-----------|-----------|---------------|----------------|
|   | (year)    | (years)       | (years)        |
| Term  | 1         | 2         | 3         | 4         | 5         | 6         | 7         | 14            | 21             |
| (years)   | CER year  | CER<br>(8a14) | CER<br>(15a21) |
| Construction work<br>(Euros)                                  | 83.000    | 5.000     | 5.000     | 5.000     | 5.000     | 5.000     | 5.000     | 35.000        | 35.000         |
| Collection network, machines and assembling work (Euros)      | 731.120   | 5.000     | 5.000     | 5.000     | 5.000     | 5.000     | 5.000     | 35.000        | 35.000         |
| Monitoring – automation,<br>equipment and software<br>(Euros) | 30.000    | 3.000     | 3.000     | 3.000     | 3.000     | 3.000     | 3.000     | 21.000        | 21.000         |
| Unpredictable events (Euros)                                  | 84.412    | 1.300     | 1.300     | 1.300     | 1.300     | 1.300     | 1.300     | 9.100         | 9.100          |
| Obtaining Carbon Credits<br>(Euros)                           | 100.000   | 0         | 0         | 0         | 0         | 0         | 0         | 100.000       | 100.000        |
| Annual certification (Euros)                                  | 5.000     | 5.000     | 5.000     | 5.000     | 5.000     | 5.000     | 5.000     | 70.000        | 105.000        |
| Topography, Projects, PDD, etc. (Euros)                       | 227.936   | 0         | 0         | 0         | 0         | 0         | 0         | 40.415        | 40.415         |
| Equipment maintenance (Euros)                                 | 29.245    | 29.245    | 29.245    | 29.245    | 29.245    | 29.245    | 29.245    | 409.427       | 614.141        |
| Management & operation (Euros)                                | 174.533   | 177.113   | 179.447   | 181.559   | 183.470   | 185.199   | 186.764   | 1.309.501     | 1.376.125      |
| Watch-keeping & safety<br>(Euros)                             | 49.800    | 49.800    | 49.800    | 49.800    | 49.800    | 49.800    | 49.800    | 348.600       | 348.600        |
| Financial expenses<br>(Euros)                                 | 212.968   | 0         | 0         | 0         | 0         | 0         | 0         | 0             | 0              |
| Equipment depreciation (Euros)                                | 36.556    | 36.556    | 36.556    | 36.556    | 36.556    | 36.556    | 36.556    | 511.784       | 767.676        |
| Insurance (Euros)   | 36.556    | 36.556    | 36.556    | 36.556    | 36.556    | 36.556    | 36.556    | 255.892       | 255.892        |
| Total costs (annual)<br>(Euros)                               | 1.801.125 | 348.569   | 350.904   | 353.016   | 354.927   | 356.656   | 358.221   | 3.145.719     | 3.707.949      |
| Accumulated costs (Euros)                                     | 1.801.125 | 2.149.694 | 2.500.598 | 2.853.613 | 3.208.540 | 3.565.196 | 3.923.416 | 7.069.135     | 10.777.084     |

## Step 4. Common practice analysis

### Sub-step 4a. Analyze other activities similar to the proposed project activity:

There is no similar project to ALGP being carried out in Brazil at the current moment.

### Sub-step 4b. Discuss any similar options that are occurring:

Considering there is no similar activities widely observed and commonly carried out, it is not necessary to perform an analysis at this point.

## Step 5. Impact of CDM registration

Once ALGP is registered as a CDM project, it will be entitled to sell emission reductions from methane destruction to Annex-I countries. Naturally ALGP will have a major impact in bringing new investors to the Brazilian market, as replicability will surely occur in this sort of situation. As benefit derived from the project activity, the anthropogenic greenhouse gas emission reduction is indeed a very important one. Furthermore this project will attract new players to implement similar projects activities.







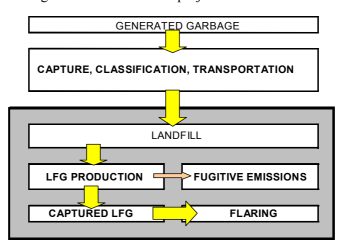
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## B.4. Description of how the definition of the <u>project boundary</u> related to the <u>baseline</u> <u>methodology</u> selected is applied to the <u>project activity</u>:

The project boundary is the site of the project activity where the gas is captured and destroyed/used. Possible CO<sub>2</sub> emissions resulting from combustion of other fuels than the methane recovered should be accounted as project emissions. Such emissions may include fuel combustion due to pumping and collection of landfill gas or fuel combustion for transport of generated heat to the consumer locations. In addition, electricity required for the operation of the project activity, including transport of heat, should be accounted and monitored. Where the project activity involves electricity generation, only the net quantity of electricity fed into the grid should be used in equation above to account for emission reductions due to displacement of electricity in other power plants.

Where the project activity does not involve electricity generation, project participants should account for CO<sub>2</sub> emissions by multiplying the quantity of electricity required with the CO<sub>2</sub> emissions intensity of the electricity displaced.

The project boundary is limited to the area currently occupied by Anaconda Landfill because there are no emissions that might be attributed to the project activities that are outside its perimeter.



## B.5. Details of <u>baseline</u> information, including the date of completion of the baseline study and the name of person (s)/entity (ies) determining the baseline:

- B.5.1 Date of completion of this section of the baseline
- 22/03/2005
- B.5.2 Name of the person/entity that determines the baseline
- Herjack Engenharia e Serviços Ltda.
   Rua do Tesouro, 23 18o. Andar São Paulo, SP CEP 01015-020
   Contact e-mail: <a href="mailto:larry@herjack.com.br">larry@herjack.com.br</a>
- B.5.3 Name of the person/entity that revised the baseline
- Green Domus Desenvolvimento Sustentável LDTA.
   Street Nova Orleans, 297 Brooklin Novo São Paulo, SP Brazil CEP 04561-030 e-mail: andrell@greendomus.com.br





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## SECTION C. Duration of the project activity / Crediting period **C.1 Duration of the project activity:** C.1.1. Starting date of the project activity: • 01/01/2006 C.1.2. Expected operational lifetime of the project activity: • 21 years **C.2** Choice of the <u>crediting period</u> and related information: C.2.1. Renewable crediting period C.2.1.1. Starting date of the first crediting period: 01/12/2006 **C.2.1.2.** Length of the first <u>crediting period</u>: • 7 years C.2.2. Fixed crediting period: C.2.2.1. Starting date:

Not applicable

**C.2.2.2.** Length:

Not applicable

## SECTION D. Application of a monitoring methodology and plan

## D.1. Name and reference of approved monitoring methodology applied to the project activity:

Approved consolidated monitoring methodology ACM0001 (version 03)

"Consolidated monitoring methodology for landfill gas project activities"

## D.2. Justification of the choice of the methodology and why it is applicable to the <u>project</u> <u>activity</u>:

The project activities monitoring plan proposed is based on a monitoring methodology previously approved that:

- (a) is determined by the designed operational entity as appropriated to the circumstances of the project activity proposed and it has been successfully used in other places; and
- (b) reflects a good monitoring practice, adequate to the type of the project activity.

This methodology is applicable to landfill gas capture project activities, where the baseline scenario is the partial or total atmospheric release of the gas and the project activities include situations such as:



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- a) The captured gas is flared; or
- b) The captured gas is used to produce energy (e.g. electricity/thermal energy), but no emission reductions are claimed for displacing or avoiding energy from other sources6; or
- c) The captured gas is used to produce energy (e.g. electricity/thermal energy), and emission reductions are claimed for displacing or avoiding energy generation from other sources.

In the specific case of Anaconda Landfill, the only foreseen project activity consists of flaring the captured gas. Therefore the monitoring behavior more adequate will be the direct and continuous measurement of the quantity of methane effectively flared, that will result in reductions of emission. These reductions are not calculated by comparing the scenario described in the baseline, because each ton of methane that is destroyed by the project activity will be the equivalent to a ton of methane not released in the atmosphere, there is, it will be the equivalent to a ton reduced emission; thus, the count and monitoring of the reductions of emissions do not have to be referred to the numbers of the baseline.

The reduction of emissions will be calculated using the correction Effectiveness Adjustment Factor pre-established: estimated in 20% (whatever the scenario is) and a loss estimated in about 4% due to the imperfection of the flaring.

## D.2. 1. Option 1: Monitoring of the emissions in the project scenario and the <u>baseline</u> <u>scenario</u>

## D.2.1.1. Data to be collected in order to monitor emissions from the <u>project activity</u>, and how this data will be archived:

| ID number (Please use numbers to ease cross-referencin g to D.3) | Data<br>variable | Source<br>of data | Data<br>unit | Measured (m), calculated (c) or estimated (e) | Recording frequency | Proportion<br>of data to be<br>monitored | How will<br>the data be<br>archived?<br>(electronic/<br>paper) | Comment |
|--|------------------|-------------------|--------------|---|---------------------|--|--|---------|
|  |                  |                   |              |   |                     |  |  |         |
|  |                  |                   |              |   |                     |  |  |         |
|  |                  | <u> </u>          |              |   |                     |  |  |         |
|  |                  |                   |              |   |                     |  |  |         |

Not applicable



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## D.2.1.2. Description of formulae used to estimate project emissions (for each gas, source, formulae/algorithm, emissions units of CO<sub>2</sub> equ.)

Not Applicable

| D   | D.2.1.3. Relevant data necessary for determining the <u>baseline</u> of anthropogenic emissions by sources of GHGs within the project boundary |                   |           |   |                        |  |   |         |  |  |  |  |
|---|--|-------------------|-----------|---|------------------------|--|---|---------|--|--|--|--|
| and how such da   | and how such data will be collected and archived :   |                   |           |   |                        |  |   |         |  |  |  |  |
| ID number<br>(Please use<br>numbers to ease<br>cross-referencing<br>to D.3) | Data<br>variable   | Source of<br>data | Data unit | Measured (m),<br>calculated (c) or<br>estimated (e) | Recording<br>frequency | Proportion of<br>data to be<br>monitored | How will the data be archived?<br>(electronic/ paper) | Comment |  |  |  |  |
|   |  |                   |           |   |                        |  |   |         |  |  |  |  |
|   |  |                   |           |   |                        |  |   |         |  |  |  |  |

Not Applicable

D.2.1.4. Description of formulae used to estimate baseline emissions (for each gas, source, formulae/algorithm, emissions units of CO<sub>2</sub> equ.)

Not Applicable

D. 2.2. Option 2: Direct monitoring of emission reductions from the <u>project activity</u> (values should be consistent with those in section E).





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|   | D.2.2.1. Data to be collected in order to monitor emissions from the project activity, and how this data will be archived: |                     |   |   |                                       |   |   |  |
|---|--|---------------------|---|---|---------------------------------------|---|---|--|
| ID number<br>(Please use<br>numbers to ease<br>cross-referencing<br>to table D.3) | Data variable  | Data<br>unit        | Measured (m),<br>calculated (c) or<br>estimated (e) | Recording<br>frequency                                    | Proportion of data to<br>be monitored | How will the data<br>be archived?<br>(electronic: e/<br>paper: p) | For how long is archived data kept?                   | Comment  |
| 1. LFG <sub>Total,y</sub>   | Total amount of<br>landfill gas<br>captured  | m3                  | m   | continuously  | 100%                                  | Paper   | During the crediting<br>period and two years<br>after | All the captured gas will be flared, there is no electricity.  Measured by a flow meter.  Data to be aggregated monthly and yearly.  |
| 2.<br>LFG <sub>flared,y</sub>   | Total amount of<br>landfill gas flared   | т3                  | m   | continuously  | 100%                                  | Paper   | During the crediting<br>period and two years<br>after | All the captured gas will be flared, there is no electricity.  Measured by a flow meter.  Data to be aggregated monthly and yearly.  |
| 3.<br>FE  | Flare/combustion efficiency, determined by the operation hours(1) and the methane content in the exhaust gas (2)           | %                   | m/c   | (1) continuously<br>(2) quarterly, monthly<br>if unstable | n/a                                   | Paper   | During the crediting<br>period and two years<br>after | <ul><li>(1) Continuous measurement of operation time of flare (e.g. with temperature).</li><li>(2) Periodic measurement of methane content of flare exhaust gas</li></ul>  |
| <b>4.</b> WCH4,y  | Methane fraction in the landfill gas   | m3CH4<br>/m3LF<br>G | m   | continuously  | 100%                                  | Paper   | During the crediting<br>period and two years<br>after | Measured by continuous gas<br>quality analyzer.  |
| 5.<br>T   | Temperature of the landfill gas  | °C                  | m   | continuously  | 100%                                  | Paper   | During the crediting<br>period and two years<br>after | Measured to determine the density of methane <b>D</b> CH4.   |
| 6.<br><i>p</i>  | Pressure of the<br>landfill gas  | Ра                  | m   | continuously  | 100%                                  | Paper   | During the crediting<br>period and two years<br>after | Measured to determine the density of methane <b>D</b> CH4.   |
| $7.EL_{IMP}$  | Total amount of<br>electricity imported<br>to meet project<br>requirement.   | MWh                 | m   | continuously  | 100%                                  | paper   | During the crediting<br>period and two years<br>after | Required to determine CO2 emissions from use of electricity or other energy carriers to operate the project activity. The records of any electricity imported in the baseline too should bee recorded at the start of the project. |





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| 8. | Regulatory<br>requirements<br>relating to landfill<br>gas projects | test | n/a | annually | 100% | paper | During the crediting<br>period and two years<br>after | The information though recorded<br>annually, is used for changes to<br>the adjustement factor (AF) or<br>directly MDreg,y at renewal of the |
|----|--|------|-----|----------|------|-------|---|---|
|    | gas projecis   |      |     |          |      |       |   | credit period.  |







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## D.2.2.2. Description of formulae used to calculate project emissions (for each gas, source, formulae/algorithm, emissions units of $CO_2$ equ.):

There are no sources of emission which might be attributed to the project activities outside its limits because the project does not generate energy outside. The only emissions lost will result from energy consumed in the activities(EL<sub>IMP</sub>) to implement the system projected and also to operate compressors, burners, lighting the operating site and monitoring equipment as detailed below:

The calculation of emission factor due to energy consumption from the public grid is in accordance with ACM0002 (version 06) methodology and is developed as follows:

Initially is relevant to identify the grid the will supply ALGP. In Brazil there is a grid responsible for the South-Southeast-Center-West country regions supply. That is the grid considered on the following due to ALGP location:

## **Simple Adjusted Operating Margin Emission Factor**

According to the methodology the next equation shall be resolved to obtain EF OM, simple adjusted, y.

$$EF_{OM,simple\_ajusted,y} = (1 - \lambda_y) \cdot \frac{\sum_{i,j} F_{i,j,y} \cdot COEF_{i,j}}{\sum_{j} GEN_{j,y}} + \lambda_y \cdot \frac{\sum_{i,k} F_{i,k,y} \cdot COEF_{i,k}}{\sum_{k} GEN_{k,y}}$$
(1)

Assumption: All emissions from low-cost/must run resources are zero.

$$\frac{\sum_{i,k} F_{i,k,y} \cdot COEF_{i,k}}{\sum_{k} GEN_{k,y}} = 0 \quad (2)$$

The data obtained from souces:

- Agência Nacional de Energia Elétrica. *Banco de Informações da Geração* (http://www.aneel.gov.br/, data collected in november 2004).
- Bosi, M., A. Laurence, P. Maldonado, R. Schaeffer, A. F. Simoes, H. Winkler and J.-M. Lukamba. *Road testing baselines for greenhouse gas mitigation projects in the electric power sector.* OECD and IEA information paper, October 2002.
- Intergovernamental Panel on Climate Change. Revised 1996 Guidelines for National Greenhouse Gas Inventories.
- Operador Nacional do Sistema Elétrico. Centro Nacional de Operação do Sistema.
   Acompanhamento Diário da Operação do SIN (daily reports from Jan. 1, 2002 to Dec. 31, 2004).
- Agência Nacional de Energia Elétrica. Superintendência de Fiscalização dos Serviços de Geração. Resumo Geral dos Novos Empreendimentos de Geração (http://www.aneel.gov.br/, data collected in november 2004).
- Centrais Elétricas Brasileiras S/A. Plano anual de combustíveis Sistema interligado S/SE/CO 2005 (released December 2004).

Were use to generate the following factors for 2002, 2003 and 2004 using equation (1):





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 $EF_{OM, 2002} = 0.8504 \text{ tCO}_2\text{e}/\text{MWh}$ 

 $EF_{OM, 2003} = 0.9378 \text{ tCO}_2\text{e}/\text{MWh}$ 

 $EF_{OM, 2004} = 0.8726 \text{ tCO}_2\text{e}/\text{MWh}$ 

Adjust Factor  $\lambda_y$ :

 $\lambda_{2002} = 0,5053$ 

 $\lambda_{2003} = 0.5312$ 

 $\lambda_{2004} = 0.5041$ 

EF<sub>OM, simple adjusted 2002</sub>= 0,4207 tCO<sub>2</sub>e/ MWh

EF<sub>OM, simple adjusted 2003</sub>= 0,4396 tCO<sub>2</sub>e/ MWh

EF<sub>OM, simple adjusted 2004</sub>= 0,4327 tCO<sub>2</sub>e/ MWh

The Operating Emission Factor is calculated as the average of EF<sub>OM, simple ajusted</sub> from each year:

 $EF_{OM, simple adjusted 2002-2004} = 0,4310 \text{ tCO}_2\text{e}/\text{ MWh}$ 

## **Building Margin**

There are two ways to calculate the Building Margin factor ( $EF_{MB}$ ) described on ACM0002 (version 06) methodology. The second option was chosen, where the capacity of the most recent build resources responsible for 20% of the system generation is used on the adequate equation (3), for *ex ante* calculation.

$$EF_{BM,y} = \frac{\sum_{i,m} F_{i,m,y} \cdot COEF_{i,m}}{\sum_{m} GEN_{m,y}}$$
(3)

Using the same sources detailed on "Simple Adjusted Operating Margin Emission Factor", EF<sub>BM</sub> is:

 $EF_{BM, 2004} = 0,0962 \text{ tCO}_2\text{e/MWh}$ 

## **Combined Margin**

The factor calculated above shall compose the final factor  $EF_{electricity}$ , as follows:

$$EF_{electricity} = w_{OM}$$
.  $EF_{OM, y} + w_{BM}$ .  $EF_{BM, y}$ 

 $w_{OM} = w_{BM} = 0.5(50\%)$  as described by ACM0002 (version 06) methodology.

 $EF_{electricity} = 0.2636 \text{ tCO}_2\text{e/MWh}$ 

CO2e generated by the additional energy utilization from ALGP.





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The estimated power increase on the Landfill considers the pumps and light utilization increase. The power increase is estimated in 30 KW.

Consumption per year: 30 KW . 8760 hours = 262,8 MWh

 $CO_2$  equivalent per year: 262,8 MWh x 0.2636  $tCO_2$ e/MWh = 69.27  $tCO_2$ e which leads approximately to 70  $tCO_2$ e per year

Total in 7 Years: 490 tCO<sub>2</sub>e

Those  $490 \text{ tCO}_2\text{e}$  shall be subtracted from the emission reductions generated by the ALGP due to the increase of energy needed.





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## D.2.3. Treatment of leakage in the monitoring plan

Not Applicable in accordance with ACM0001 (version 03) methodology

| D.2   | 2.3.1. If appli  | cable, please  | describe     | the data and info                                   | ormation that will b   | e collected in ord                 | er to monitor <u>leakage</u> effo                 | ects of the <u>project</u> |
|---|------------------|----------------|--------------|---|------------------------|------------------------------------|---|----------------------------|
| ID number (Please use numbers to ease cross-referencing to table D.3) | Data<br>variable | Source of data | Data<br>unit | Measured (m),<br>calculated (c) or<br>estimated (e) | Recording<br>frequency | Proportion of data to be monitored | How will the data be archived? (electronic/paper) | Comment                    |
|   |                  |                |              |   |                        |                                    |   |                            |
|   |                  |                |              |   |                        |                                    |   | !                          |

Not applicable.







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D.2.3.2. Description of formulae used to estimate  $\underline{leakage}$  (for each gas, source, formulae/algorithm, emissions units of  $CO_2$  equ.)

Not Applicable.

## D.2.4. Description of formulae used to estimate emission reductions for the <u>project activity</u> (for each gas, source, formulae/algorithm, emissions units of $CO_2$ equ.)

The greenhouse gas emission reduction achieved by the project activity during a given year "y"  $(ER_y)$  is the difference between the amount of methane actually destroyed/combusted during the year  $(MD_{project,y})$  and the amount of methane that would have been destroyed/combusted during the year in the absence of the project activity  $(MD_{reg,y})$  3, times the approved Global Warming Potential value for methane  $(GWP_{CH4})$ , plus the net quantity of electricity exported during the year  $(EL_y)$  multiplied by the CO<sub>2</sub> emissions intensity of the electricity displaced  $(CEF_{electricity,y})$ 4, minus the quantity of fossil fuel used in the baseline and fossil use during project, for energy requirement on site under project activity during the year  $(ET_y)$ , in TJ, multiplied by the CO<sub>2</sub> emissions intensity of the fuel used to generate thermal/mechanical energy, in tCO<sub>2</sub>e  $(CEF_{thermal,y})$ . Electricity and thermal energy emission reductions apply to case (c) only, which is not the case of Anaconda Landfill Gas Project.

$$ERy = (MD_{project,y} - MD_{reg,y}) * GWP_{CH4} + EL_y. CEF_{electricity,y} - ET_y. CEF_{thermal,y}$$
 (1)

*ERy* is measured in tonnes of CO<sub>2</sub> equivalents (tCO<sub>2</sub>e). *MD*<sub>project,y</sub> and *MD*<sub>reg,y</sub> are measured in tones of methane (tCH<sub>4</sub>). The approved Global Warming Potential value for methane (*GWP*<sub>CH4</sub>) for the first commitment period is 21 tCO<sub>2</sub>e/tCH<sub>4</sub>. EL<sub>y</sub> is measured in megawatt hours (MWh). The CO<sub>2</sub> emissions intensity, *CEF*<sub>electricity,y</sub>, is measured in tonnes of CO<sub>2</sub> equivalents per megawatt hour (tCO<sub>2</sub>e/MWh) and ET<sub>y</sub> is measured in TeraJoules (TJ) and *CEF*<sub>thermal,y</sub> is measured in terms of tones of CO<sub>2</sub> equivalents per TJ (tCO<sub>2</sub>e/TJ).

In the case where the *MD*<sub>reg,y</sub> is given/defined as a quantity that quantity will be used.

In cases where regulatory or contractual requirements do not specify  $MD_{reg,y}$  an "Adjustment Factor" (EAF) shall be used and justified, taking into account the project context.

$$MD_{reg,y} = MD_{projeto,y} * EAF * LF$$

Project proponents should provide an *ex ante* estimate of emissions reductions, by projecting the future GHG emissions of the landfill. In doing so, verifiable methods should be used. *Ex ante* emission estimates may have an influence on  $MD_{reg,y}$ .  $MD_{project,y}$  will be determined *ex post* by metering the actual quantity of methane captured and destroyed once the project activity is operational.

The methane destroyed by the project activity  $(MD_{project,y})$  during a year is determined by monitoring the quantity of methane actually flared and gas used to generate electricity and/or produce thermal energy, if applicable, and the total quantity of methane captured.

The sum of the quantities fed to the flare, to the power plant and to the boiler must be compared annually with the total generated. The lowest value must be adopted as  $MD_{project, y}$ . The following procedure applies when the total generated is the highest.

The hours where the energy plant and the boiler are working should be monitored and no emission reduction could be claimed for the methane destruction in the energy plant or the boiler when they are not working.

As Anaconda Landfill Gas Project will only flare the landfill gas, there will only be the monitoring of the quantity fed into the flare.



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$$MD_{project,y} = MD_{flaret,y} + MD_{eletricity,y} + MD_{thermal,y}$$

$$MD_{flaret,y} = LFG_{flaret,y} * Wch4_{t,y} * Dch4 * FE$$

Where  $MD_{flared,y}$  is the quantity of methane destroyed by flaring,  $LFG_{flare,y}$  is the quantity of landfill gas flared during the year measured in cubic meters (m<sub>3</sub>),  $w_{CH4,y}$  is the average methane fraction of the landfill gas as measured during the year and expressed as a fraction (in m<sup>3</sup> CH<sub>4</sub>/m<sup>3</sup> LFG), FE is the flare efficiency (the fraction of the methane destroyed) and  $D_{CH4}$  is the methane density expressed in tonnes of methane per cubic meter of methane (tCH<sub>4</sub>/m<sub>3</sub>CH<sub>4</sub>).

$$MD$$
electricity, $y = LFG$ electricity, $y * Wch4, y * Dch4$ 

where *MDelectricity*, *y* is the quantity of methane destroyed by generation of electricity and *LFGelectricity*, *y* is the quantity of landfill gas fed into electricity generator.

$$MD$$
thermal,y =  $LFG$ thermal,y \*  $Wch4$ ,y \*  $Dch4$ 

where  $MD_{thermal,y}$  is the quantity of methane destroyed for the generation of thermal energy and  $LFG_{thermal,y}$  is the quantity of landfill gas fed into the boiler.

$$MD_{total,y} = LFG_{total,y} * Wch4_{,y} * Dch4$$

where  $MD_{total,y}$  is the quantity of methane generated and  $LFG_{total,y}$  is the total quantity of landfill gas generated.

For the calculation of the *MD*<sub>project,y</sub> *em* (1) we used the First Order Decay Model according to the US EPA manual "Turning a Liability into an Asset: A Landfill Gas to Energy Handbook for Landfill Owners and Operators" (December, 1994). The emissions will be calculated using the correction Effectiveness Adjustment Factor (EAF) pre-established: estimated in 20%(0,80). The adopted equation is presented below:

$$MD_{reg,y} = \text{Lo * R * K (e }^{(-k^*(t-x))}) * EAF * FE_{queima}$$

Where:

 $FE_{flare}$  is the factor of efficiency of the flame in the Flare = 0.96

For the case of the Anaconda Project the value of  $ET_y = 0$ , since there is not a source of thermal power in the project.

EL<sub>v</sub> is calculated as:

$$EL_y = EL_{EX,LGFG} - EL_{IMP}$$

considering that EL<sub>EX,LGFG</sub>=0 since there is no electricity export in the project.

As estimated on the item D2.2.2. the  $EL_{IMP} = 268.8$  MWh (30Kw x 8760 hours).

$$EF_{electricity} = 0.2636 \text{ tCO}_2\text{e/MWh}$$

Consequently:

 $MD_{eletricity} = -70 \text{ tCO}_2\text{e per year}$ 

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 $MD_{eletricity,y}$  Total in 7 Years = -490 tCO<sub>2</sub>e

 $\mathrm{EL}_{\mathrm{y}}$  will be monitored as described on the D2.2.1 item.





data monitored



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D.3. Quality control (QC) and quality assurance (QA) procedures are being undertaken for

| Data<br>(Indicate table<br>and ID number)  | Uncertainty level of data (High/Medium/Low ) | Explain QA/QC procedures planned for these data, or why such procedures are not necessary.   |
|--|--|--|
| D.2.2.1-1/2:<br>LFGtotal,y<br>/LFGflared,y | Low  | Flow meters will be subjected to a regular maintenance and testing regime to ensure accuracy   |
| D.2.2.1-3:<br>FE                           | Low  | Regular maintenance should ensure optimal operation of the flare. Flare efficiency should be checked quarterly, with monthly checks if the efficiency shows significant deviations from previous values. |
| <b>D.2.2.1-4: W</b> CH4,y                  | Low  | The gas analyzer will be subject to a regular maintenance and testing regime to ensure accuracy.   |
| D.2.2.1-5:<br>T                            | Low  | The gas analyzer will be subject to a regular maintenance and testing regime to ensure accuracy.   |
| D.2.2.1-6:<br>p                            | Low  | The gas analyzer will be subject to a regular maintenance and testing regime to ensure accuracy.   |
| D.2.2.1-7:<br>KWh                          | Low  | Energy meters will be subjected to a regular maintenance and testing regime to ensure accuracy   |

D.4 Please describe the operational and management structure that the project operator will implement in order to monitor emission reductions and any <u>leakage</u> effects, generated by the <u>project activity</u>

The monitoring of the emission reductions is based on an operational and managerial structure which includes equipment for direct gathering of field data and processing of these data in an electronic media. Continuous measurers of gas flow and flared gas quality will be installed next to the flares in order to allow the calculation of the amount of flared gas and the fraction of methane contained in this gas. In the same way measuring of flare quality will be conducted for periodical evaluation of the efficiency of the flares.





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## D.5 Name of person/entity determining the monitoring methodology:

Herjack Engenharia e Serviços Ltda.

Rua do Tesouro, 23 – 18o. Andar – São Paulo, SP – CEP 01015-020

E-mail para contato: <u>larry@herjack.com.br</u>

### Revised by:

Green Domus Desenvolvimento Sustentável LDTA.

Street Nova Orleans, 297 – Brooklin Novo – São Paulo, SP – Brazil – CEP 04561-030

e-mail: andrell@greendomus.com.br

## SECTION E. Estimate of GHG emissions by sources

## **E.1.** Estimate of GHG emissions by sources:

Emissions related to Flare Efficiency factor has been estimated at 96% of the baseline's figure.

Emissions related to power consumption in implementing, operating and monitoring the system have been considered as detailed in item D.2.2.2.

In the following table we present the project emissions for the period of acquisition, including EAF 20%:

| Year  | Project<br>Emissions<br>Flare<br>(tCO₂e/Year) | Project<br>Emissions<br>Electricity<br>(tCO₂e/year) | Project<br>Emissions<br>EAF<br>20% | Project<br>Emissions<br>Total<br>(tCO₂e/ano) |  |  |  |
|-------|---|---|------------------------------------|--|--|--|--|
| 2006  | 3.830   | 70  | 23,205                             | 27,105                                       |  |  |  |
| 2007  | 4.274   | 70  | 25,894                             | 30,238                                       |  |  |  |
| 2008  | 4.675   | 70  | 28,326                             | 33,071                                       |  |  |  |
| 2009  | 5.038   | 70  | 30,527                             | 35,635                                       |  |  |  |
| 2010  | 5.366   | 70  | 32,518                             | 37,954                                       |  |  |  |
| 2011  | 5.663   | 70  | 34,320                             | 40,053                                       |  |  |  |
| 2012  | 5.932   | 70  | 35,951                             | 41,953                                       |  |  |  |
| Total | 34.778  | 490   | 210,740                            | 246,008                                      |  |  |  |

## **E.2.** Estimate <u>leakage</u>:

There is no leakage, so E.2 = 0

## E.3. The sum of E.1 and E.2 representing the <u>project activity</u> emissions:

See E.1.

## E.4. Estimated anthropogenic emissions by sources of greenhouse gases of the <u>baseline</u>:

We used the "First Order Decay Model" - to account for changing gas generation rates over the life of the landfill or a proposed project.

The First Order Decay Model is more complicated than the rough approximation described above, and requires that the landfill owner/operator know or estimate five variables:







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- the average annual waste acceptance rate;
- the number of years the landfill has been open;
- the number of years the landfill has been closed, if applicable;
- the potential of the waste to generate methane; and
- the rate of methane generation from the waste.

The basic first order decay model is as follows:

LFG =  $2* \text{Lo*R} (e^{(-kc)} - e^{(-kt)})$ 

#### Where:

LFG = Total amount of landfill gas generated in current year (cf)

Lo = Total methane generation potential of the waste (cf/lb)

R = Average annual waste acceptance rate during active life (lb)

k = Rate of methane generation (1/year)

t = Time since landfill opened (years)

c = Time since landfill closure (years)

The methane generation potential, Lo, represents the total amount of methane that one pound of waste is expected to generate over its lifetime. The decay constant, k, represents the rate at which the methane will be released from each pound of waste. If these terms were known with certainty, the first order decay model would predict methane generation relatively accurately; however, the values for L and k are thought to vary widely, and are difficult to estimate accurately for a particular landfill. The values for L and k are dependent in part on local climatic conditions and waste composition; therefore, a landfill owner/operator may want to consult others in the local area, with similar landfills who have installed gas collection systems to narrow the range of potential values. On March 12, 1996, EPA issued final regulations for the control of landfill gas at new and existing municipal solid waste landfills with design capacities of 2.5 million metric tons or more. The value of "K" depends on the local weather conditions and composition of residue. To estimate this value we used the table from the work "A Landfill Gas to Energy Handbook for Landfill

Owners e Operators" (december 1994), part 1, pages 2-9, present below:

| Variable   | Dange      | Suggested V   | Suggested Values |             |  |  |  |  |  |  |  |
|------------|------------|---------------|------------------|-------------|--|--|--|--|--|--|--|
|            | Range      | Humid Climate | Medium           | Dry climate |  |  |  |  |  |  |  |
| Lo (cf/lb) | 0-5        | 2,25-2,88     | 2,25-2,88        | 2,25-2,88   |  |  |  |  |  |  |  |
| k (1/yr)   | 0,003-0,40 | 0,1-0,35      | 0,05-0,15        | 0,02-0,10   |  |  |  |  |  |  |  |

Source: Landfill Control Technologies, "Landfill Gás System Engineering Design Seminar", 1994

In the case of Anaconda, the weather type is humid and adopting the most conservative value we reach the number of 0.1(1/year).

According to USEPA the "Lo" factor depends on the composition of the garbage and the landfill conditions for the processing of methanizing, being the values available in the literature between 4.4 to 194 kg CH4/ton of residue (Pelt, 1998). For the years of 1941 to 1989, the Lo value is 165 kg of CH4/ton of residue, as suggested by USEPA (Levelton, 1991) Ortech, 1994, established a Lo for use of 117 Kg CH4/ton of residue. Therefore we are adopting conservatively this value corresponding to a Lo = 2.7379 cf/lb of residue.

For losses through the skirts of the landfill the volume of 25% of the total LFG produced was considered and the EAF adopted was 20%. The methodology ACM0001 (version 03) foresees the usage according to contractual or regulatory requirements, in this case it is not defined. Even so, as a conservative measure, it was adopted 20%.





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As for the flares we are adopting a efficiency factor of 96%, i.e. 4% of the biogas will be lost in the environment. We are using a value much higher of losses, which favors safety for the calculations of CERs.

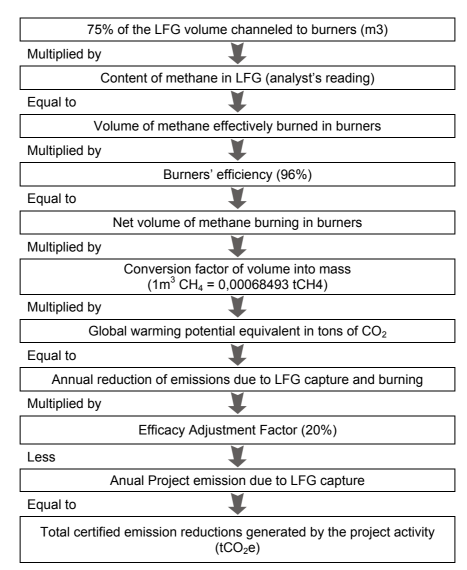
The disposal considered value is based on the current contracts signed with garbage companies as well as the towns.



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## E.5. Difference between E.4 and E.3 representing the emission reductions of the <u>project activity</u>:

The emissions reductions from the LFG incineration will be calculated according to the sequence below:





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## E.6. Table providing values obtained when applying formulae above:

The *ex post* calculation of baseline emission rates may only be used if proper justification is provided. Notwithstanding, the baseline emission rates shall also be calculated *ex ante* and reported in the CDM-PDD. The result of the application of the formulae above shall be indicated using the following tabular format.

| Years                               | Estimation of project activity emission reductions (tonnes of CO <sub>2</sub> e) | Estimation of baseline emission reductions (tonnes of CO <sub>2</sub> e) | Estimation of leakage (tonnes of CO <sub>2</sub> e) | Estimation of emission reductions (tonnes of CO <sub>2</sub> e) |  |  |
|-------------------------------------|--|--|---|---|--|--|
| 1 <sup>st</sup> year                | 27,105   | 119,926  | -   | 92.821  |  |  |
| 2 <sup>nd</sup> year                | 30,238   | 133,812  | -   | 103.574   |  |  |
| 3 <sup>rd</sup> year                | 33,071   | 146,374  | -   | 113.303   |  |  |
| 4 <sup>th</sup> year                | 35,635   | 157,742  | -   | 122.107   |  |  |
| 5 <sup>th</sup> year                | 37,954   | 168,027  | -   | 130.073   |  |  |
| 6 <sup>th</sup> year                | 40,053   | 177,333  | -   | 137.280   |  |  |
| 7 <sup>th</sup> year                | 41,953   | 185,755  | -   | 143.802   |  |  |
| Total (tonnes of CO <sub>2</sub> e) | 246,008  | 1,088,968  | -   | 842.960   |  |  |

## **SECTION F.** Environmental impacts

## F.1. Documentation on the analysis of the environmental impacts, including transboundary impacts:

The Anaconda landfill operations, working and installations is in fully accordance with Sao Paulo state legislation referent. See following licenses

#### Licenses list:

- Installation License
   nº 38000301 Process nº 38/00138/02 Date 03/09/2004 (dd/mm/yyyy).
- Working License
   n° 38000063 Process n° 15/00036/99 Data 21/02/2001(dd/mm/yyyy).
- "Operação a Título Precário" License
   nº 38000100 Process nº 38/00138/02 Data 21/09/2004(dd/mm/yyyy).
- Operation License
   n° 38000316 Process n° 38/00138/02 Data 21/03/2005(dd/mm/yyyy).



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Therefore environmental impacts which are landfill responsibility are in compliance with all regulatory requirements to sanitary landfill respecting environmental issue within the proper law.

The burning system considered on this project allows GHG emission reduction. Beside the methane, considered by ALGP, there are others gases, which are not quantified on this document, such as sulfur dioxide and volatile organic compounds which will be burned as well. The result will be emission reduction of other green house effects gases emissions besides the methane.

The increase of grid electricity utilization will generate a negative environmental impact, however, that impact have been quantified and discounted from the GHG emission reduction generated by this project. The increase of electricity utilization represents 0,06% of the total emission reduction of ALGP.

The LFG capture and flaring reduce the risks of explosion due to spontaneous combustion. This can be classified as a risk mitigation of a negative environment impact as it reduces this event probability.

LFG flaring also reduce in a significant way the impact of odors which are specially relevant for landfill neighborhood.

To reduce GHG emissions, explosion risks and odors are positive environmental impacts which are added to social and economic factor, also present don this project, contributing to sustainable development.

F.2. If environmental impacts are considered significant by the project participants or the <u>host Party</u>, please provide conclusions and all references to support documentation of an environmental impact assessment undertaken in accordance with the procedures as required by the <u>host Party</u>:

From all environmental impacts evaluated, no negative impacts were considered relevant.

## SECTION G. Stakeholders' comments

### G.1. Brief description how comments by local stakeholders have been invited and compiled:

According to the Resolution 1 of Brazilians DNA "Comissão Interministerial de Mudança Global do Clima", issued in December 2<sup>nd</sup> 2003, the decree from July 7<sup>th</sup> 1999, invitations to comment on the project were sent to entities listed in Article 3 item II on the referred resolution and, additionally, to other entities to which the subject could interest, allowing commenting on the project. Follows the entities consulted:

#### • Benedito Roberto de Castro - Substitute

Entity: ONG Oasis

Address: Av Coronel Bertoldo, 305 - Centro ZIP Code: 07500 000 - City: Santa Isabel/SP

Phone: 011 46564350

E-MAIL: ptatopografia@uol.com.br

## • Pedro Bellini Júnior - President

Entity: OAB

Address: Rua José Bonifácio, 28

ZIP Code: 07500-000 - City: Santa Isabel/SP





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Phone: 011 46562757

E-MAIL: dr.claudiogomes@ig.com.br

#### • Roberto Drumont Melo da Silva - Member

Entity: Jornal Ouvidor (ABS – Sistema Educacional) Address: Diogo Batista Nunes ,120 salas 04/06 ZIP Code: 07500 000 - City: Santa Isabel/SP

Phone: 011 46562333

E-MAIL: editor@jornalouvidor.com.br

#### • Sandra Yoko Barbosa - Member

Entity: Associação Comercial e Industrial de Santa Isabel Address: Av. Prefeito João Pires Filho, 40 - Centro

ZIP Code: 07500-000 - City: Santa Isabel/SP

Phone: 011 46562798

E-MAIL: sandrayib.projetos@ig.com.br

#### • Hélio Buscarioli - Mayor

Entity: Prefeitura Municipal de Santa Isabel

Address: Av: Republica ,297

ZIP Code: 07500 000 - City: Santa Isabel - SP

Phone: 011 46561000

E-MAIL: premusi@osite.com.br

### • Ademar Ramos Barbosa – Vice-Mayor

Entity: Prefeitura Municipal de Santa Isabel

Address: Av: Republica, 297 Centro

ZIP Code: 07500 000 - City: Santa Isabel - SP

Phone: 011 46574783

E-MAIL: dae@santaisabel.sp.gov.br

#### • Dr. Luíz Roberto Barrada Barata

Entity: Secretaria de Estado da Saúde

Address: Av. Dr. Enéas de Carvalho Aguiar, 188 ZIP Code: 05403-000 - City: São Paulo / SP

Phone: 011 30668000

### Dr. Rubens Lara - President

Entity: Companhia de Tecnologia de Saneamento Ambiental – CETESB Address: Av. Prof. Frederico Hermann Jr., 345 - Alto de Pinheiros

ZIP Code: 05459-900 - City: São Paulo - SP

Phone: 011 30306085

E-MAIL: rubenslara@cetesb.sp.gov.br

## • José Goldenberg

Entity: Secretaria do Meio ambiente do Estado de São Paulo Address: Av. Prof. Frederico Hermann Jr., 345 - Alto de Pinheiros

ZIP Code: 05459-900 - City: São Paulo - SP

Phone: 011 30306154

E-MAIL: jgoldenberg@sp.gov.br

## Tenente Marcelo Robis Francisco Nassaro - Chefe de Relações Públicas do Departamento de Comunicação Social (Public Relations Chief of Social Communication **Department**)





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Entity: Comando de Policiamento Ambiental

Address: Av. Prof. Frederico Hermann Jr., 345 – Prédio 1 – 4º andar - Alto de Pinheiros

ZIP Code: 05459-900 - City: São Paulo - SP

Phone: 011 30306625

E-MAIL: cpambp5@polmil.sp.gov.br

### • Dra Estefania Ferrazzini Paulin – Promotora de Justiça de Meio Ambiente

Entity: •Ministério Público de Santa Isabel – Promotoria de Justiça

Address: Praça da bandeira, s/nº - Fórum – Centro

ZIP Code: 07500-000 – Santa Isabel Phone: 011 4656-3836 / 011 4656-9724 E-MAIL: tjsantaisabel@mp.sp.gov.br

## • Ubirajara Tanuri Felix – Construction Director

Entity: Departamento de Águas e Energia Elétrica - DAEE

Address: Rua Boa Vista, 170 – 8° andar – bloco 05 ZIP Code: 01014-000 - City: São Paulo - SP

Phone: 011 32938571 E-MAIL: ufelix@sp.gov.br

## • Dr. Guilherme Augusto Cirne de Toledo

Entity: Companhia Energética de São Paulo – CESP Address: Av. Nossa Senhora do Sabará, 5312-E ZIP Code: 04447-011 - City: São Paulo-SP

Phone: 011 56132100

E-MAIL: guilherme.toledo@cesp.com.br

#### • Esther Neuhaus

Entity: Fórum Brasileiro de ONG's e Movimentos Sociais

Address: Edifício Venâncio 2000, SCS – Quadra 8 – Bloco B-50 – Salas 133/135

ZIP Code: 70333-970 - Brasília - D.F.

Phone: 011 56132100

E-MAIL: coordenacao@fboms.org.br

#### • Silvério José Chicarino da Silva - Presidente

Entity: Câmara dos Vereadores de Santa Isabel

Address: Praça Prefeito Hyeróclio Eloy Pessoa Barros, 33 – Jd. Monte Serrat

ZIP Code: 07500-000 - Santa Isabel / SP.

Phone: 011 46562144

E-MAIL: camarastaisabel@uol.com.br

Registered Letters were sent from March 22 to 30 of 2005. The comment period was from March 30 to April 30 of 2005(Seen Annex 7 and 8).

## **G.2.** Summary of the comments received:

See Annex 9.

## G.3. Report on how due account was taken of any comments received:

CETESB e DAEE answered and they were favorable to the project. There are no changes or considerations due to those answers.



CONTACT INFORMATION ON PARTICIPANTS IN THE PROJECT ACTIVITY



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## Annex 1

| Organization:    | Anaconda Ambiental Empreendimentos Ltda        |
|------------------|--|
| Street/P.O.Box:  | Rua José Felix de Oliveira, 836 - Granja Viana |
| Building:        |  |
| City:            | Cotia  |
| State/Region:    | São Paulo                                      |
| Postfix/ZIP:     | 06708-645                                      |
| Country:         | Brasil   |
| Telephone:       | 55 11 4612-0102                                |
| FAX:             | 55 11 4612-0102                                |
| E-Mail:          | anacondaambiental@uol.com.br                   |
| URL:             |  |
| Represented by:  |  |
| Title:           | Solicitor                                      |
| Salutation:      | Mr.  |
| Last Name:       | Arteiro  |
| Middle Name:     | de Mendonça                                    |
| First Name:      | Ricardo  |
| Department:      |  |
| Mobile:          |  |
| Direct FAX:      | 55 11 4612-0102                                |
| Direct tel:      | 55 11 4612-0102                                |
| Personal E-Mail: |  |

| Organization:    | Araúna Participações e Investimentos Ltda |
|------------------|---|
| Street/P.O.Box:  | Al. Jaú, 1742 - cj. 11                    |
| Building:        | Edificio Armando Petrella                 |
| City:            | São Paulo                                 |
| State/Region:    | São Paulo                                 |
| Postfix/ZIP:     | 01420-002                                 |
| Country:         | Brasil                                    |
| Telephone:       | 55 11 3894 33 11                          |
| FAX:             | 55 11 3849 33 11                          |
| E-Mail:          | grupoarauna@grupoarauna.com.br            |
| URL:             | www.grupoarauna.com.br                    |
| Represented by:  |   |
| Title:           | Director                                  |
| Salutation:      | Mr.                                       |
| Last Name:       | Maruca                                    |
| Middle Name:     | Roberto                                   |
| First Name:      | Mauricio                                  |
| Department:      | Board of Directors                        |
| Mobile:          |   |
| Direct FAX:      | 55 11 3894 33 11                          |
| Direct tel:      | 55 11 3894 33 11                          |
| Personal E-Mail: | maruca@grupoarauna.com.br                 |

| Organization: | Brasmetano Indústria e Comércio Ltda. |
|---------------|---------------------------------------|
|               |                                       |





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| Street/P.O.Box:  | Av. Eurico Gaspar Dutra, 230        |
|------------------|-------------------------------------|
| Building:        | -                                   |
| City:            | Piracicaba                          |
| State/Region:    | São Paulo                           |
| Postfix/ZIP:     | 13.421-450                          |
| Country:         | Brasil                              |
| Telephone:       | 55 19 34244566                      |
| FAX:             | 55 19 34244566                      |
| E-Mail:          | <u>brasmetano@brasmetano.com.br</u> |
| URL:             | www.brasmetano.com.br               |
| Represented by:  |                                     |
| Title:           | Director                            |
| Salutation:      | Mr.                                 |
| Last Name:       | Grÿschek                            |
| Middle Name:     | Marcos                              |
| First Name:      | José                                |
| Department:      | Board of Directors                  |
| Mobile:          |                                     |
| Direct FAX:      | 55 19 34244566                      |
| Direct tel:      | 55 19 34244566                      |
| Personal E-Mail: | <u>brasmetano@brasmetano.com.br</u> |



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## Annex 2

## INFORMATION REGARDING PUBLIC FUNDING

There are no public financing for the project.





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#### Annex 3

## **BASELINE INFORMATION**

As presented previously, the methodology of the baseline identifies two alternative scenarios (the active scenario and the proposed project activity). The first without the biogas flare and the second using flares where, in the adopted premise, 96% are burned.

To estimate the amount of incineration that would occur in the absence of the project, it was necessary to estimate the future emissions of the landfill gas (the methodology proposed uses the US EPA First Order Decomposing Model) and subtract the quantity of landfill gas that would be incinerated considering the efficiency of the gas capture systems.

Once the project becomes operational, the emission reductions associated to the project can be calculated directly, through the measuring of the quantity of incinerated methane.

The following table shows the main data and the presuppositions in the Anaconda Landfill case.







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| $LFG = Lo \times R \times k(exp(-k \times (t-x)))$ | Current year total of generated landfill gas |
|--|--|
|  | ='   |

2,7379 cf/lb Potential amount of generated methane gas R 419 t/day R 152.935 t/year R 152.935.000 kg/year 337.160.501 lb/year Garbage deposition tax 6 years Time since landfill inauguration 0 years Time since landfill closing 0,1 1/year Landfill gas generation tax

| Convertion Table |            |        |  |  |  |  |  |  |  |  |
|------------------|------------|--------|--|--|--|--|--|--|--|--|
| 1cf=             | 0,0283     | m3     |  |  |  |  |  |  |  |  |
| 1m3=             | 35,3107    | cf     |  |  |  |  |  |  |  |  |
| 11b=             | 0,4536     | kg     |  |  |  |  |  |  |  |  |
| 1kg=             | 2,2046     | lb     |  |  |  |  |  |  |  |  |
| 1CH4             | 21         | CO2    |  |  |  |  |  |  |  |  |
| 1LFG             | 0,5        | CH4    |  |  |  |  |  |  |  |  |
| 1CH4m3           | 0,00068493 | CH4ton |  |  |  |  |  |  |  |  |
| EAF              |            | 20%    |  |  |  |  |  |  |  |  |
| FLARE            |            | 96%    |  |  |  |  |  |  |  |  |
| Losses at Landfi | 11         | 25%    |  |  |  |  |  |  |  |  |

|    |   |      |             | LFG        |              |            | CH4        |          |            |             |              | CO2e     |             |              |              |             |                 |
|----|---|------|-------------|------------|--------------|------------|------------|----------|------------|-------------|--------------|----------|-------------|--------------|--------------|-------------|-----------------|
| t  | c | year | cf/year     | m3/year    | m3/year      | m3/hour    | m3/year    | ton/year | m3/year    | ton/year    | ton/year     | ton/year | ton/year    | ton/year     | ton/year     | ton/year    | ton/year        |
|    |   |      |             |            | loss total   | loss total |            |          | loss total | loss total  | reduction    |          |             | reduction    | project      | project     | reduction       |
|    |   |      |             |            | escape       | escape     |            |          | escape     | escape      | emission     |          | Baseline    | emission     | emission     | emission    | emission        |
|    |   |      | 75%         | 75%        |              |            | 75%        |          |            |             | flares       |          |             | flares       | flares       | electricity | Net             |
|    |   |      |             | (a)        | (b)=(a)x0,80 |            | (c)        | (d)      | (e)=©x0,8  | (f)=(d)x0,8 | (g)=(f)x0,96 | (h)      | (i)=(h)x0,8 | (j)=(i)x0,96 | (k)=(i)x0,04 | (e)         | (n)=(i)-(k)-(e) |
| 6  | 0 | 2006 | 593.615.770 | 16.811.215 | 13.448.972   | 1.535      | 8.405.607  | 5.757    | 6.724.486  | 4.606       | 4.423        | 120.902  | 96.722      | 92.891       | 3.830        | 70          | 92.821          |
| 7  | 0 | 2007 | 662.328.450 | 18.757.160 | 15.005.728   | 1.713      | 9.378.580  | 6.424    | 7.502.864  | 5.139       | 4.936        | 134.897  | 107.918     | 103.644      | 4.274        | 70          | 103.574         |
| 8  | 0 | 2008 | 724.502.294 | 20.517.925 | 16.414.340   | 1.874      | 10.258.962 | 7.027    | 8.207.170  | 5.622       | 5.399        | 147.560  | 118.048     | 113.373      | 4.675        | 70          | 113.303         |
| 9  | 0 | 2009 | 780.759.478 | 22.111.130 | 17.688.904   | 2.019      | 11.055.565 | 7.572    | 8.844.452  | 6.058       | 5.818        | 159.018  | 127.214     | 122.177      | 5.038        | 70          | 122.107         |
| 10 | 0 | 2010 | 831.663.101 | 23.552.722 | 18.842.178   | 2.151      | 11.776.361 | 8.066    | 9.421.089  | 6.453       | 6.197        | 169.386  | 135.509     | 130.143      | 5.366        | 70          | 130.073         |
| 11 | 0 | 2011 | 877.722.625 | 24.857.129 | 19.885.703   | 2.270      | 12.428.564 | 8.513    | 9.942.851  | 6.810       | 6.541        | 178.767  | 143.014     | 137.350      | 5.663        | 70          | 137.280         |
| 12 | 0 | 2012 | 919.398.997 | 26.037.405 | 20.829.924   | 2.378      | 13.018.702 | 8.917    | 10.414.962 | 7.134       | 6.851        | 187.255  | 149.804     | 143.872      | 5.932        | 70          | 143.802         |

#### ACCUMULATED

| <br>TO CONTO ENTIRE |      |               |             |             |  |            |        |            |        |        |           |         |         |        |     |         |
|---------------------|------|---------------|-------------|-------------|--|------------|--------|------------|--------|--------|-----------|---------|---------|--------|-----|---------|
|                     | 2006 | 593.615.770   | 16.811.215  | 13.448.972  |  | 8.405.607  | 5.757  | 6.724.486  | 4.606  | 4.423  | 120.902   | 96.722  | 92.891  | 3.830  | 70  | 92.821  |
|                     | 2007 | 1.255.944.219 | 35.568.375  | 28.454.700  |  | 17.784.187 | 12.181 | 14.227.350 | 9.745  | 9.359  | 255.799   | 204.639 | 196.535 | 8.104  | 140 | 196.395 |
|                     | 2008 | 1.980.446.513 | 56.086.300  | 44.869.040  |  | 28.043.149 | 19.208 | 22.434.519 | 15.366 | 14.758 | 403.359   | 322.687 | 309.909 | 12.778 | 210 | 309.699 |
|                     | 2009 | 2.761.205.992 | 78.197.430  | 62.557.944  |  | 39.098.714 | 26.780 | 31.278.971 | 21.424 | 20.576 | 562.377   | 449.902 | 432.085 | 17.816 | 280 | 431.805 |
|                     | 2010 | 3.592.869.092 | 101.750.152 | 81.400.122  |  | 50.875.075 | 34.846 | 40.700.060 | 27.877 | 26.773 | 731.763   | 585.410 | 562.228 | 23.182 | 350 | 561.878 |
|                     | 2011 | 4.470.591.717 | 126.607.281 | 101.285.825 |  | 63.303.639 | 43.359 | 50.642.911 | 34.687 | 33.314 | 910.530   | 728.424 | 699.578 | 28.846 | 420 | 699.158 |
|                     | 2012 | 5.389.990.714 | 152.644.686 | 122.115.749 |  | 76.322.341 | 52.276 | 61.057.873 | 41.821 | 40.165 | 1.097.785 | 878.228 | 843.450 | 34.778 | 490 | 842.960 |

### AVERAGE

|  | 2006 | 593.615.770 | 16.811.215 | 13.448.972 | 8.405.607  | 5.757 | 6.724.486 | 4.606 | 4.421 | 120.902 | 96.722  | 92.891  | 3.830 | 70 | 92.821  |
|--|------|-------------|------------|------------|------------|-------|-----------|-------|-------|---------|---------|---------|-------|----|---------|
|  | 2007 | 627.972.110 | 17.784.188 | 14.227.350 | 8.892.094  | 6.091 | 7.113.675 | 4.872 | 4.679 | 127.900 | 102.320 | 98.268  | 4.052 | 70 | 98.198  |
|  | 2008 | 660.148.838 | 18.695.433 | 14.956.347 | 9.347.716  | 6.403 | 7.478.173 | 5.122 | 4.919 | 134.453 | 107.562 | 103.303 | 4.259 | 70 | 103.233 |
|  | 2009 | 690.301.498 | 19.549.358 | 15.639.486 | 9.774.679  | 6.695 | 7.819.743 | 5.356 | 5.144 | 140.594 | 112.475 | 108.021 | 4.454 | 70 | 107.951 |
|  | 2010 | 718.573.818 | 20.350.030 | 16.280.024 | 10.175.015 | 6.969 | 8.140.012 | 5.575 | 5.355 | 146.353 | 117.082 | 112.446 | 4.636 | 70 | 112.376 |
|  | 2011 | 745.098.620 | 21.101.214 | 16.880.971 | 10.550.607 | 7.227 | 8.440.485 | 5.781 | 5.552 | 151.755 | 121.404 | 116.596 | 4.808 | 70 | 116.526 |
|  | 2012 | 769.998.673 | 21.806.384 | 17.445.107 | 10.903.192 | 7.468 | 8.722.553 | 5.974 | 5.738 | 156.826 | 125.461 | 120.493 | 4.968 | 70 | 120.423 |

Note: To Calculate the biogas First Order Decay Model was used

IPCC Gudeline Reference Book (1996)







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## PROJECT INFORMATION

| Landfill Information                  |        |
|---------------------------------------|--------|
| Year when operation started           | 2000   |
| Year when flaring started             | 2006   |
| R= Dailu Avarege deposition (ton/day) | 419    |
| Lo (cf/lb)=                           | 2,7379 |
| Lo (m3/ton)=                          | 170,8  |
| k(1/ano)=                             | 0,1    |
| Methane Global Warming Potential      | 21     |
| % of Methane in Landfill gas          | 50%    |

| Informações de perdas/emissões do Projeto            |        |
|--|--------|
| Crediting Period                                     | 7 anos |
| Landfill Losses                                      | 25%    |
| Efficiency Adjustment Factor(EAF)                    | 20%    |
| Flare efficiency                                     | 96%    |
| Energy Consumption (MWh/year)                        | 262,8  |
| Emission Factor (Grid energy utilization) (tCO2/MWh) | 0,2636 |

| Biogás e Metano produzidos no aterro | 7 Anos      |
|--------------------------------------|-------------|
| Total de Biogás (m3)                 | 152.644.686 |
| Total de Metano (ton)                | 52.276      |

| Redução de Emissões no Aterro (tCO2e) | Emissões   |         | Redução  |
|---------------------------------------|------------|---------|----------|
| Redução de Emissões no Ateno (1002e)  | Linha Base | Projeto | Emissões |
| 7 Anos                                | 878.228    | 35.268  | 842.960  |



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#### Annex 4

#### **MONITORING PLAN**

Approved consolidated monitoring methodology ACM0001 (version 03) "Consolidated monitoring methodology for landfill gas project activities"

## **Applicability**

This methodology is applicable to landfill gas capture project activities, where the baseline scenario is the partial or total atmospheric release of the gas and the project activities include situations such as:

- a) The captured gas is flared; or
- b) The captured gas is used to produce energy (e.g. electricity/thermal energy), but no emission reductions are claimed for displacing or avoiding energy from other sources (1); or
- c) The captured gas is used to produce energy (e.g. electricity/thermal energy), and emission reductions are claimed for displacing or avoiding energy generation from other sources. In this case a baseline methodology for electricity and/or thermal energy displaced shall be provided or an approved one used, including the ACM0002 (version 06) "Consolidated Methodology for Grid-Connected Power Generation from Renewable". If capacity of electricity generated is less than 15MW, and/or thermal energy displaced is less than 54 TJ (15GWh), small-scale methodologies can be used.

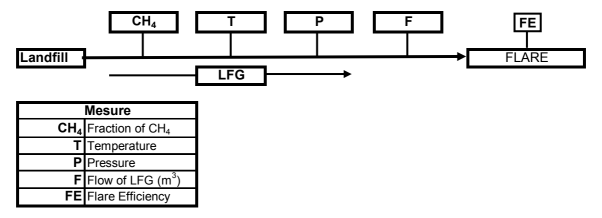
This monitoring methodology shall be used in conjunction with the approved baseline methodology ACM0001 (version 03 - "Consolidated baseline methodology for landfill gas project activities").

(1) Although in this case no emission reductions are claimed for displacing or avoiding energy from other sources, all possible financial revenues and/or emission leakages shall be taken into account in all the analyses performed.

#### **Monitoring Methodology**

The monitoring methodology is based on direct measurement of the amount of landfill gas captured and destroyed at the flare platform and the electricity generating/thermal energy unit(s) to determine the quantities as shown in Figure 1. The monitoring plan provides for continuous measurement of the quantity and quality of LFG flared. The main variables that need to be determined are the quantity of methane actually captured MDproject,y, quantity of methane flared (MDflared,y) and the quantity of methane used to generate electricity (MDelectricity,y)/thermal energy (MDthermal,y), and the quantity of the methane generated ( $MD_{total,y}$ ).

Figure 1: Monitoring Plan







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To determine these variables, the following parameters have to be monitored:

- The amount of landfill gas generated (in  $m^3$ , using a continuous flow meter), where the total quantity ( $LFG_{total,y}$ ) as well as the quantities fed to the flare ( $LFG_{flare,y}$ ), to the power plant ( $LFG_{electricity,y}$ ) and to the boiler ( $LFG_{thermal,y}$ ) are measured continuously. For  $LFG_{electricity,y}$  and to the boiler  $LFG_{thermal,y}$ ,.
- The fraction of methane in the landfill gas (*wcH4,y*) should be measured with a continuous analyzer or, alternatively, with periodical measurements, at a 95% confidence level, using calibrated portable gas meters and taking a statistically valid number of samples and accordingly the amount of land fill gas from *LFGtotaly*, *LFGflare,y*, *LFGelectricity,y*, and *LFGthermal,y* shall be monitored in the same frequency. The continuous methane analyser should be the preferred option because the methane content of landfill gas captured can vary by more than 20% during a single day due to gas capture network conditions (dilution with air at wellheads, leakage on pipes, etc.).
- The flare efficiency (FE), measured as the fraction of time in which the gas is combusted in the flare multiplied by the efficiency of the flaring process. For this purpose, the methane content of the flare emissions should be analysed at least quarterly, and where necessary more frequent, to determine the fraction of methane destroyed within the flare.
- Temperature (T) and pressure (p) of the landfill gas are required to determine the density of methane in the landfill gas.
- The quantities of fossil fuels required to operate the landfill gas project, including the pumping equipment for the collection system and energy required to transport heat, should be monitored. In projects where LFG gas is captured in the baseline to either meet regulation or for safety reason, fossil fuel in the baseline too should be recorded.
- The quantity of electricity exported out of the project boundary, generated from landfill gas, if any.
- Relevant regulations for LFG project activities shall be monitored and updated at renewal of each crediting period. Changes to regulation should be converted to the amount of methane that would have been destroyed/combusted during the year in the absence of the project activity (MD<sub>reg,y</sub>). Project participants should explain how regulations are translated into that amount of gas.
- The operating hours of the energy plant and the boiler.

The measurement equipment for gas quality (humidity, particulate, etc.) is sensitive, so a strong QA/QC procedure for the calibration of this equipment is needed.



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## **QA/QC PROCEDURES**

The actions of quality guarantee that will be implemented in the context of the Anaconda Project are the following:

**Process planning:** an implantation and operation process planning for the Anaconda Project will be elaborated, in which the following will be defined: objectives and goals of the Project and its respective deadlines, attributions and responsibilities of the technical personnel involved directly or indirectly in the services, system for document and process registering control, system for communication with the other prospects, system for controlling of the operation and the measuring and monitoring devices, maintenance of equipment, quality auditing, parameters of the monitoring process and operation, analysis of the collected data, system for the making of corrective actions, preventive actions and process improvement actions.

**Maintenance Plan:** A Maintenance Plan will be elaborated, aiming at obtaining the maximum performance and regularity of the system operation, covering at least the following aspects: frequency of equipment preventive maintenance, maintenance procedures detailed according to technical specifications of the equipment manufacturers, when applicable; frequency of equipment calibration, specially of those responsible for the measurement of data to be monitored and routines of periodical check ups to verify the functioning and performance of the equipment.

**Documents of quality:** documents will be elaborated containing instructions for the execution of the main activities attributed to the involved technical personnel of Anaconda Landfill, to guarantee that they will be done in conformity to the specified requirements.

**Process Register:** the registers to be generated will be defined for the variables of the process to be monitored already indicated, as well as to confirm the proceeding of the control activities and quality guarantee, in a way that allows the tracking of the process in any moment of the Project. For each register a system of identification, periodicity of capture/detection, storage, protection, recovery, retention and disposing time will be defined, when applicable.

**Register of Field Monitoring:** The monitoring of the variables of the process indicated previously will be continuously carried out in order to ensure the follow up of its behavior in time, allowing the verification of any anomalies in the process and the beginning of correctional and/or preventive actions in due time to eliminate its causes. At first these registers will be gathered "in loco" and written down in spread sheets or through telemetry equipment and digitally stored in the form of data bank with access determined by a granting policy.

Calibration of the measurement equipment: The calibration of the measurement equipment and/or monitoring will be done periodically, according to the requirements of INMETRO (Metrology National Institute), norms applied to ABNT and the precision requirements established in the used equipment Maintenance Plan. Whenever applicable, the calibration will be carried out by qualified companies/entities with recognized experience in the market in this activity, using methods and instruments traceable to international standards of quality..

**Periodical Inspection:** Inspections will be carried out by the responsible ones in the involved technical team, related to the: accompaniment of the operation; inspection of the equipment and analysis of the data collected and indexes of maintenance and regularity of the functioning of the equipment. Eventual unsolved matters that are detected will be registered for the proper action taking, including corrective maintenance, whenever necessary.







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**Unsolved task warning:** Following the checkup, a "unsolved task warning" is sent to the technical staff of the place, listing all the tasks considered necessary by the managing team. This is verified in the subsequent checkups to secure that these tasks were carried out. Registers of these checkups will be filed, as well as the items and services verified.

Quality auditing: Teams formed by capable technical staff that are not directly involved in the Project will conduct quality audits with the purpose of evaluate the adequacy of the operation being carried out in relation to the previously elaborated planning.

The resulting observations of eventual deviations will be reported and sent to the responsible people for the proper actions, so that they can be solved in the shortest possible time.

Corrective, Preventive and Improvement Actions: The quality guarantee measures include procedures for treating and correcting non-conformities in the implementation of the Project and in the operation and maintenance of the System. If such non-conformities are detected, specially those related to the corrective maintenance of the equipment:

- An analysis of the non-conformity and its causes will be conducted immediately by the Anaconda Landfill staff;
- The Anaconda Landfill administration will make a decision about the corrective actions adequate to eliminate the non-conformity and its causes;
- Corrective actions are implemented and reported to the Anaconda Landfill administration.

If non-conformities that might occur are detected, a similar procedure will be adopted on Preventive Action taking and register.

On the other hand, improvements that might be incorporated in the process will be registered and followed through Improvement Actions.

All these actions will be guided to the accomplishment of the objectives and goals established in the service planning.

Besides the quality guarantee measures described above, the Anaconda Landfill team will prepare a Operation Manual that will include procedures for training, capacitating, providing and adequate treatment of the equipment, infra-structure and working environment, emergency and safety at work plans. The Anaconda Landfill team will also guarantee the provision of human and material resources predicted in the service planning and necessary for the accomplishment of the activities, so that all the professionals involved will receive adequate training about the implementation of this Monitoring and Project Plan.