



Landfill Project Protocol Version 4.0 ERRATA AND CLARIFICATIONS

The Climate Action Reserve (Reserve) published its Landfill Project Protocol Version 4.0 (LFPP V4.0) in June 2011. While the Reserve intends for the LFPP V4.0 to be a complete, transparent document, it recognizes that correction of errors and clarifications will be necessary as the protocol is implemented and issues are identified. This document is an official record of all errata and clarifications applicable to the LFPP V4.0.¹

Per the Reserve's Program Manual, both errata and clarifications are considered effective on the date they are first posted on the Reserve website. The effective date of each erratum or clarification is clearly designated below. All listed and registered LFPP projects must incorporate and adhere to these errata and clarifications when they undergo verification. The Reserve will incorporate both errata and clarifications into future versions of the LFPP.

All project developers and verification bodies must refer to this document to ensure that the most current guidance is adhered to in project design and verification. Verification bodies shall refer to this document immediately prior to uploading any Verification Statement to assure all issues are properly addressed and incorporated into verification activities.

If you have any questions about the updates or clarifications in this document, please contact Policy at: policy@climateactionreserve.org or (213) 891-1444 x3.

¹ See Section 4.3.4 of the Climate Action Reserve Program Manual for an explanation of the Reserve's policies on protocol errata and clarifications. "Errata" are issued to correct typographical errors. "Clarifications" are issued to ensure consistent interpretation and application of the protocol. For document management and program implementation purposes, both errata and clarifications to the LFPP are contained in this single document.

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Section 3

1. Legal Requirement Test for Landfills in California (CLARIFICATION – August 16, 2012)

Section: 3.4.2.2 (State and Local Regulations, Ordinances and Permitting Requirements)

Context: Section 3.4.2 of the protocol states that if an eligible project begins operation at a landfill that later becomes subject to a regulation that calls for the installation of a landfill gas control system, GHG reductions may be reported to the Reserve up until the date that installation is legally required to be operational. The second paragraph of Section 3.4.2.2 on page 10 makes reference to the Landfill Methane Control Measure adopted on June 17, 2010 by the California Air Resources Board.² However, this section does not provide guidance on how landfill projects are to determine the status of their eligibility in regards to the Legal Requirement Test for additionality.

Based on the thresholds and timelines contained within the regulation, the Reserve has developed the following guidance for determining the additionality of landfill projects in California, provided that the projects meet all other requirements of the protocol.

Clarification: The California Landfill Methane Control Measure requires an active landfill gas control system (GCCS) to be installed and operated at MSW landfills that exceed the following two thresholds:³

- Size threshold: The regulation only applies to landfills with greater than 450,000 tons waste-in-place (WIP)
- LFG threshold: If a landfill exceeds the size threshold, the regulation only applies if the calculated heat input capacity exceeds 3.0 MMBtu/hr

Landfill projects at active landfills that had exceeded both thresholds and had begun operation of a GCCS prior to June 17, 2010 are eligible to receive CRTs for landfill gas destruction that occurs until December 17, 2012.⁴ If the same is true at a landfill that was closed or inactive as of June 17, 2010, eligibility extends until December 17, 2013.⁵

Landfill projects with a start date after June 17, 2010 must assess their status against the regulatory thresholds on an ongoing basis. Any project with a start date after June 17, 2010, but prior to exceeding both thresholds must report its landfill's WIP to the Climate Action Reserve during each verification, as of the end of the previous calendar year. Once the size threshold has been exceeded, the project must also calculate the landfill's heat input capacity according to the regulation⁶ and report this figure during each verification, as of the end of the previous

² <http://www.arb.ca.gov/cc/landfills/landfills.htm>

³ If a landfill exceeds both thresholds, there is a third, optional threshold for surface emissions specified in the regulation. For the purposes of this policy, it is conservative to assume that this optional testing and reporting would not have been carried out in the baseline scenario and thus is not included in this guidance.

⁴ In the baseline scenario for these sites, a design plan would have been required to be submitted by June 17, 2011. Upon approval of that design plan, the system would have been required to be operational within 18 months, or by December 17, 2012.

⁵ Closed or inactive landfills are allowed 30 months from the approval of the GCCS design plan before the system must be operational.

⁶ A tool for the annual quantification of landfill gas heat input capacity is available at: <http://www.arb.ca.gov/cc/landfills/landfills.htm>

calendar year (beginning the year the size threshold is exceeded). If the LFG threshold is exceeded, the project will remain eligible for a period of 30 months for active landfills and 42 months for closed or inactive landfills following December 31 of the year in which the LFG threshold was exceeded. For example, a landfill project verifying a reporting period covering January 2011 through December 2011 would report its WIP and heat input capacity as of December 31, 2011. A landfill project verifying a reporting period covering June 2011 through June 2012 would report its WIP and heat input capacity as of December 31, 2011.

Any project with a start date that occurs after exceeding both thresholds is not eligible.

In all cases, a project must still meet all other criteria of the Landfill Project Protocol.

Example Scenario	Climate Action Reserve Eligibility Status
A project began operation in 2009, having already exceeded the size and LFG thresholds in the regulation. The landfill remains open and active.	Project is eligible until December 17, 2012.
A project began operation in 2009, having already exceeded the size and LFG thresholds in the regulation. The landfill remains open and active. However, the GCCS does not currently meet the requirements of the regulation and must be modified or upgraded.	Project is eligible until December 17, 2012.
A project began operation in 2009. As of December 31, 2011 the landfill has 400,000 tons of WIP. The landfill continues to receive waste.	Project must monitor and report WIP on a calendar year basis. Once the size threshold is exceeded, project must calculate and report heat input capacity on a calendar year basis. Once the LFG threshold is exceeded, the project is eligible for 30 months if the landfill is active and 42 months if the landfill is closed or inactive.
A project began operation in 2011. As of December 31, 2012, the landfill has exceeded the size and LFG thresholds for the first time. The landfill continues to receive waste.	Project is eligible until June 30, 2014.
A project began operation in 2011. The landfill's report to the ARB for the reporting year 2010 indicated that the site had exceeded both the size and LFG thresholds.	Project is not eligible.
A landfill has exceeded both regulatory thresholds and has submitted a design plan to ARB, but has not yet received approval or begun installation.	Project is not eligible.

Section 5

2. Service Providers for Site-Specific Destruction Efficiency Testing (CLARIFICATION – January 21, 2014)

Section: 5.1 (Quantifying Baseline Emissions)

Context: Footnote 22 on page 23 states that service providers used to determine site-specific values for methane destruction efficiency must be “state or local agency accredited.” It is not clear what specific options are available and permissible to projects located in a state or locality

which does not have an accreditation program for source test service providers. The last paragraph of Section 6.2 on page 33, the comment section of Table 6.1 for Equations 5.4 and 5.12 (DE_i) on page 36, and the first paragraph of page 72 in Appendix C also contain similar language.

Clarification: The intent of this requirement is to ensure that any source testing conducted for the determination of a site specific value for methane destruction efficiency is of a quality that would be acceptable for compliance by a regulatory body. The following text shall be added to the end of footnote 22 on page 23, after the last paragraph of Section 6.2 on page 33, to the end of the comment section of Table 6.1 for Equations 5.4 and 5.12 (DE_i) on page 36, and after the first paragraph of page 72 in Appendix C:

“If neither the state nor locality relevant to the project site offer accreditation for source testing service providers, projects may use an accredited service provider from another U.S. state or domestic locality. Alternatively, projects may choose a non-accredited service provider, under the following conditions: 1) the service provider must provide verifiable evidence of prior testing which was accepted for compliance by a domestic regulatory agency, and 2) the prior testing procedures must be substantially similar to the procedures used for determining methane destruction efficiency for the project destruction device(s).”

3. Calculating Baseline Emissions (CLARIFICATION – June 18, 2015)

Section: 5.1 (Quantifying Baseline Emissions)

Context: Equation 5.3 on page 22 provides guidance for how to calculate baseline emissions during the reporting period, including discounts that must be applied to account for oxidation and uncertainties associated with monitoring equipment.

The oxidation factor (OX) accounts for the oxidation of methane by soil bacteria. The protocol requires that an OX discount be applied if the landfill does not incorporate a synthetic liner throughout the entire area of the final cover system. No guidance is provided for how to apply the OX discount factor for cover systems that were in place for less than a full reporting period.

The discount factor for uncertainties associated with monitoring equipment (DF) is applied to projects where methane concentration values were taken weekly, rather than continuously. No guidance is provided for how to apply the DF discount factor for methane concentration readings that were taken on a weekly basis using a portable gas analyzer for only part of the reporting period.

Clarification: The intent of the protocol is that both the OX discount factor and the DF discount factor shall only be applied to periods of time during the reporting period for which each factor is applicable. The OX discount factor shall only be applied for the number of days during the reporting period when the landfill did not incorporate a synthetic liner throughout the entire area of the final cover system. The DF discount factor shall only be applied for the number of days during the reporting period when methane concentration values were taken at a frequency that is less than continuous (every 15 minutes). Thus, Equation 5.3 may be calculated separately for different portions of the reporting period, with the results summed to provide a total BE value for the entire reporting period.

Section 6

4. Metering Multiple Destruction Devices (CLARIFICATION – October 26, 2011)

Section: 6.1 (Monitoring Requirements)

Context: Footnote 26 on page 30 states: “A single meter may be used for multiple, identical destruction devices. In this instance, methane destruction in these units will be eligible only if both units are verified to be operational.”

The Reserve has determined that in certain situations it may be acceptable for one flow meter to be used to monitor the flow of gas to multiple destruction devices without fulfilling the requirement that they be identical or that they all be operational. Such an arrangement will require extra steps for verification, depending on the situation and the monitoring data that are available.

Clarification: The following text shall replace footnote 26 on page 30:

“A single flow meter may be used for multiple destruction devices under certain conditions. If all destruction devices are of identical efficiency and verified to be operational, no additional steps are necessary for project registration. Otherwise, the destruction efficiency of the least efficient destruction device shall be used as the destruction efficiency for all destruction devices monitored by this meter.

If there are any periods when not all destruction devices are operational, methane destruction during these periods will be eligible provided that the verifier can confirm all of the following conditions are met:

- a. The destruction efficiency of the least efficient destruction device in operation shall be used as the destruction efficiency for all destruction devices monitored by this meter; and
- b. All devices are either equipped with valves on the input gas line that close automatically if the device becomes non-operational (requiring no manual intervention), or designed in such a manner that it is physically impossible for gas to pass through while the device is non-operational; and
- c. For any period where one or more destruction device within this arrangement is not operational, it must be documented that the remaining operational devices have the capacity to destroy the maximum gas flow recorded during the period. For devices other than flares, it must be shown that the output corresponds to the flow of gas.”

5. Monitoring Operational Status (CLARIFICATION – October 8, 2013)

Section: 6.1 (Monitoring Requirements)

Context: The first full paragraph of page 32 in Section 6.1 states that “the operational activity of the landfill gas collection system and the destruction devices shall be monitored and documented at least hourly to ensure actual landfill gas destruction.”

Certain types of destruction devices, such as internal combustion engines and most large boiler systems, are designed in such a way that gas may not flow through the device if it is not operational. It has not been clear how the requirements of Section 6.1 apply to these devices. There has been confusion related to the Clarification issued on October 26, 2011 regarding Metering Multiple Destruction Devices.

Clarification: The Clarification regarding Metering Multiple Destruction Devices (October 26, 2011) shall not be construed to relax the requirement for hourly operational data for all destruction devices. Rather, that clarification is allowing a specific metering arrangement during periods when one or more devices are *known* to not be operating. In order to know the operational status of a device, it must be monitored. All destruction devices must have their operational status monitored and recorded at least hourly. In other words, the project dataset will include an indication of operational status corresponding to each hour of landfill gas data. If these data are missing or never recorded for a particular device, that device will be assumed to be not operating and no emission reductions may be claimed for landfill gas destroyed by that device during the period when data are missing.

6. Verifying Off-Site Destruction in Direct Use Projects (CLARIFICATION – January 14, 2015)

Section: 6.1 (Monitoring Requirements)

Context: The protocol requires that “the operational activity of the landfill gas collection system and the destruction devices shall be monitored and documented at least hourly” (Section 6.1, page 32). A clarification issued on October 8, 2013 (“Monitoring Operational Status”) reiterates that this requirement applies to all destruction devices.

In scenarios where landfill gas is supplied to a third party end-user via a dedicated pipeline pursuant to a direct use agreement, the project developer may have no management control over the off-site destruction device. It has been unclear whether the operational status of those destruction devices must be monitored, or what alternative assurance may be given to verifiers to confirm that the destruction device is operational and project biogas is being destroyed.

Clarification: The following text shall be inserted after the last paragraph of Section 6.1 on page 32:

“In scenarios where landfill gas is delivered off-site to a third party end user (not to a commercial natural gas transmission and distribution system or to a facility under management control of the project operator), reasonable efforts must be made to obtain data demonstrating the operational status of the destruction device(s). If it is not possible to obtain such data, the verifier must use their professional judgment to confirm that there has been no significant release of project landfill gas and that the project developer is using the appropriate destruction efficiency value. Evidence that may assist a verifier in making a determination to that effect may include, but is not limited to, one or more of the following:

- a signed attestation from the third party operator of the destruction device that no catastrophic failure of destruction or significant release of landfill gas occurred during the reporting period;
- the verifier confirming the same via an interview with the third party operator;

- examination of the safety features and/or design of the destruction equipment, such that the destruction device does not allow landfill gas to pass through it when non-operational and/or that the project developer is able to switch off the flow of landfill gas off-site in the event of emergencies;
- records that can corroborate the type and level of operation of the destruction device during the reporting period, such as engine output data, etc.

If the verifier is reasonably assured that no significant release of landfill gas has occurred off-site during the reporting period, the project can use the destruction efficiency appropriate to that off-site destruction device, despite the lack of hourly data from a monitoring device confirming operational status.”

7. Meter Field Check Procedures (CLARIFICATION – October 8, 2013)

Section: 6.2 (Instrument QA/QC)

Context: The second paragraph below the bulleted list of page 32 in Section 6.2 states that “if the field check on a piece of equipment reveals accuracy outside of a +/- 5% threshold, calibration by the manufacturer or a certified service provider is required for that piece of equipment.”

Certain types of gas flow meters and methane analyzers are susceptible to measurement drift due to buildup of moisture or contaminants on the metering sensor, even if the equipment itself is not out of calibration. If the as-found condition of the meter is outside of the accuracy threshold, but the as-left condition (after cleaning) is within the accuracy threshold, it is not clear whether a full calibration is still required for this piece of equipment. In some cases the manufacturer provides specific guidance to the effect that no further calibration is required if the as-left condition shows the meter to be in calibration.

Clarification: The as-found condition (percent drift) of a field check must always be recorded. If the meter is found to be measuring outside of the +/- 5% threshold for accuracy, the data must be adjusted for the period beginning with the last successful field check or calibration event up until the meter is confirmed to be in calibration (unless the last event occurred during the prior reporting period, in which case adjustment is made back to the beginning of the current reporting period). If, at the time of the failed field check, the meter is cleaned and checked again, with the as-left condition found to be within the accuracy threshold, a full calibration is not required for that piece of equipment. This shall be considered a failed field check, followed by a successful field check. The data adjustment shall be based on the percent drift recorded at the time of the failed field check. However, if the as-left condition remains outside of the +/- 5% accuracy threshold (whether or not additional cleaning and accuracy testing occurs), calibration is required by the manufacturer or a certified service provider for that piece of equipment.

8. Field Check Requirements (CLARIFICATION – October 26, 2011)

Section: 6.2 (Instrument QA/QC)

Context: Section 6.2 sets the minimum field check requirements for flow meters and methane analyzers, but allows project developers to conduct field checks more frequently to minimize the risk of drift-related deductions. The protocol states that the field check at the end of the reporting period must be performed by a third-party technician, but it is not clear if additional field checks carried out at the project developer’s discretion must also be performed by third-party technicians. Furthermore, it is not clear what action is required if the discretionary field check

reveals accuracy outside of the +/- 5% threshold, or how a verification body should treat field checks not performed by a third party.

Clarification: The field check that is required to occur within the last two months of the reporting period must be carried out by a third-party technician. At other times during the reporting period, field checks are not required to be performed by a third-party technician. However, any field check that is not performed by a third-party technician shall be subject to additional verifier scrutiny, and may be deemed invalid for satisfying the requirements of Section 6.2. The following text shall be added to Section 6.2:

“Additional field checks carried out during the reporting period at the project developer’s discretion may be performed by an individual that is not a third-party technician. In this case, the competency of the individual and the accuracy of the field check procedure must be assessed and approved by the verification body. Furthermore, if the field check reveals accuracy outside of the +/- 5% threshold, calibration is required and the data must be scaled as detailed above.”

9. Portable Instruments QA/QC (CLARIFICATION – June 3, 2013)

Section: 6.2 (Instrument QA/QC)

Context: Section 6.2 (page 33) states: “If a portable instrument is used (such as a handheld methane analyzer), the portable instrument shall be maintained and calibrated per the manufacturer’s specifications, and calibrated at least annually by the manufacturer, by a laboratory approved by the manufacturer, or at an ISO 17025 accredited laboratory. The portable instrument must also be field calibrated to a known sample gas prior to each use.”

It has been unclear what sort of portable instruments must satisfy this requirement. Some portable pieces of equipment are used in the process of the field check, but are not themselves instruments that are able to measure and produce data. The Reserve has determined that all portable instruments used for field checks and calibrations that have the ability to measure the parameter that the meter in question would normally measure must themselves be calibrated annually. Some devices however, namely those pieces of equipment that do not produce a data output that could be used in emission reduction calculations, are not considered to be “portable instruments” per the protocol requirement, and must simply be maintained and calibrated according to the manufacturer’s specifications.

In addition, the final sentence of this requirement is only intended to apply to portable methane analyzers, rather than all portable instruments.

Clarification: The following text shall replace the second paragraph (cited above) on page 33:

“If a portable instrument either:

1. acquires project data (e.g. a handheld methane analyzer is used to take weekly methane concentration measurements), or
2. is used to field check the calibration accuracy of equipment that acquires project data and the portable instrument produces a data output that is or could be used in emission reduction calculations (i.e. flow or concentration),

the portable instrument shall be maintained and calibrated per the manufacturer's specifications, and calibrated at least annually by the manufacturer, by a laboratory approved by the manufacturer, or at an ISO 17025 accredited laboratory. Other pieces of equipment used for QA/QC of monitoring instruments shall be maintained according to the manufacturer's specifications, including calibration where specified. Portable methane analyzers must also be field calibrated to a known sample gas prior to each use."

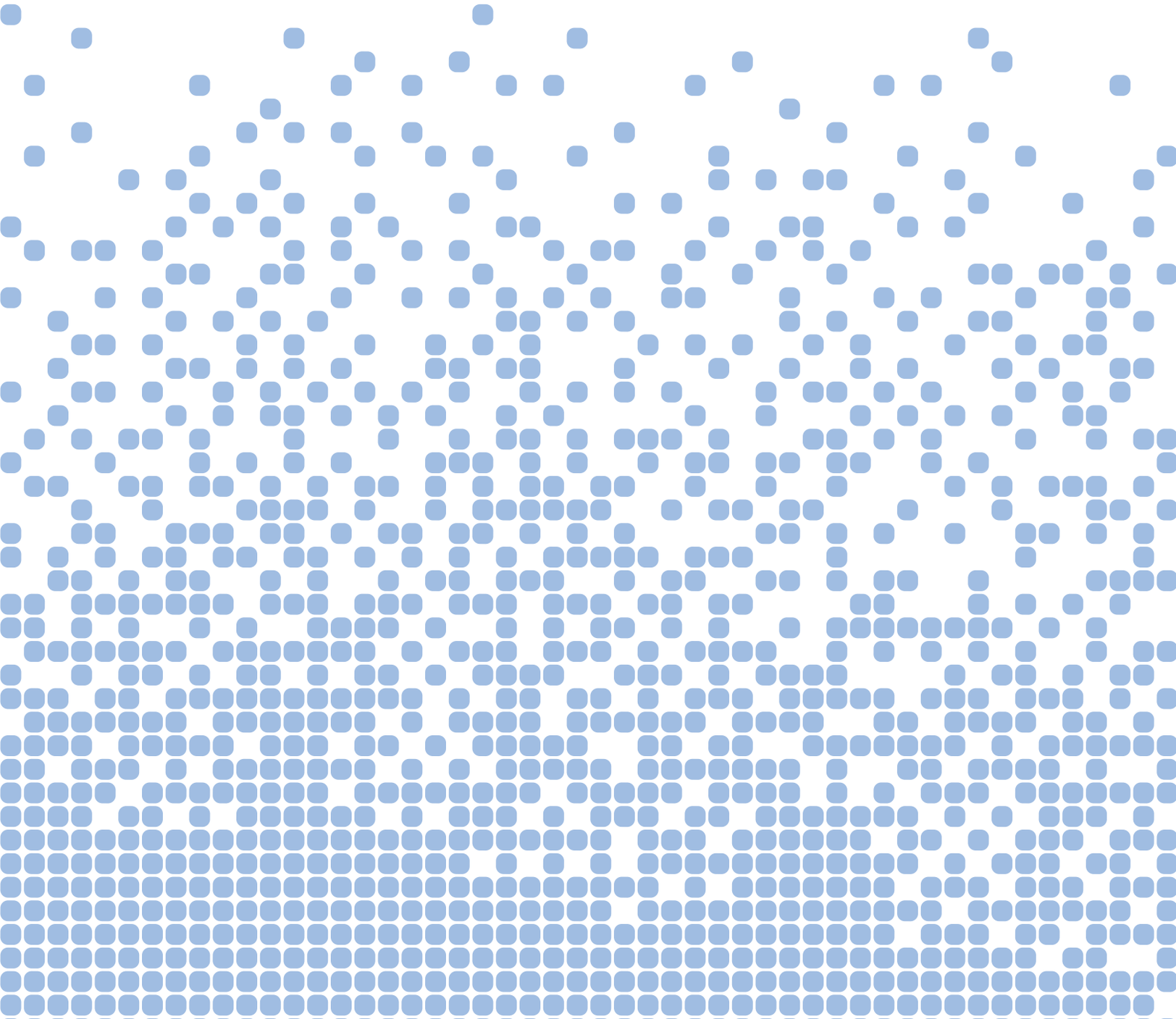


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Landfill

Project Protocol



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Abbreviations and Acronyms

ACF	Actual cubic feet
CAA	Clean Air Act
CARB	California Air Resources Board
CEQA	California Environmental Quality Act
CH ₄	Methane
CNG	Compressed natural gas
CO ₂	Carbon dioxide
EG	Emission Guidelines
EPA	U.S. Environmental Protection Agency
GHG	Greenhouse gas
IPCC	Intergovernmental Panel on Climate Change
LFG	Landfill gas
LFGE	Landfill gas-to-energy
LNG	Liquefied natural gas
Mg	Mega gram (1,000,000 grams or one tonne, or “t”)
MMT	Million metric tons
MSW	Municipal solid waste
N ₂ O	Nitrous oxide
NEPA	National Environmental Policy Act
NESHAP	National Emission Standards for Hazardous Air Pollutants
NG	Natural gas
NMOC	Non-methane organic compounds
NSPS	New Source Performance Standards
NSR	New Source Review
PSD	Prevention of Significant Deterioration
QA/QC	Quality Assurance/Quality Control

RCRA	Resources Conservation and Control Act
Reserve	Climate Action Reserve
SCF	Standard cubic feet (60°F and 1 atm)
VOC	Volatile organic compound
WIP	Waste in place

1 Introduction

The Climate Action Reserve (Reserve) Landfill Project Protocol provides guidance to account for and report greenhouse gas (GHG) emission reductions associated with installing a landfill gas collection and destruction system at a landfill.

As the premier carbon offset registry for the North American carbon market, the Climate Action Reserve works to ensure environmental benefit, integrity and transparency in market-based solutions that reduce greenhouse gas (GHG) emissions. It establishes high quality standards for carbon offset projects, oversees independent third-party verification bodies, issues carbon credits generated from such projects and tracks the transaction of credits over time in a transparent, publicly-accessible system. By facilitating and encouraging the creation of GHG emission reduction projects, the Climate Action Reserve program promotes immediate environmental and health benefits to local communities, allows project developers access to additional revenues and brings credibility and value to the carbon market. The Climate Action Reserve is a private 501c(3) nonprofit organization based in Los Angeles, California.

Project developers that install landfill gas capture and destruction technologies use this document to register GHG reductions with the Reserve. This protocol provides eligibility rules, methods to calculate reductions, performance-monitoring instructions, and procedures for reporting project information to the Reserve. Additionally, all project reports receive annual, independent verification by ISO-accredited and Reserve-approved verification bodies. Guidance for verification bodies to verify reductions is provided in the Verification Program Manual and the corresponding Landfill Project Verification Protocol.

This protocol is designed to ensure the complete, consistent, transparent, accurate, and conservative quantification of GHG emission reductions associated with a landfill project.¹

Project developers must comply with all local, state, and federal municipal solid waste (MSW), air and water quality regulations in order to register GHG reductions with the Reserve. To register GHG reductions with the Reserve, project developers are not required to take an annual entity-level GHG inventory of their MSW operations.

¹ See the WRI/WBCSD GHG Protocol for Project Accounting (Part I, Chapter 4) for a description of GHG accounting principles.

2 The GHG Reduction Project

2.1 Background

Most MSW in the United States is deposited in landfills, where bacteria decompose the organic material. A product of both the bacterial decomposition and oxidation of solid waste is landfill gas, which is composed of methane (CH₄) and carbon dioxide (CO₂) in approximately equal concentrations, as well as smaller amounts of non-methane organic compounds (NMOC), nitrogen (N₂), oxygen (O₂) and other trace gases. If not collected and destroyed, over time, this landfill gas is released to the atmosphere. In the United States, the Environmental Protection Agency (EPA) has concluded that landfills are the largest source of anthropogenic emissions of CH₄, accounting for 25 percent of total CH₄ emissions.² However, the solid waste industry has made significant efforts to reduce their GHG emissions over the past 20 years.³

There is considerable uncertainty regarding the actual amount of fugitive methane emissions from landfills. Therefore, this protocol does not address fugitive landfill methane emissions. Instead, it addresses the methane that is captured and destroyed in excess of any regulatory requirements.

2.2 Project Definition

For the purpose of this protocol, the GHG reduction project is the use of an eligible qualifying device for destroying methane gas collected at an eligible landfill. Qualifying destruction devices consist of utility flares, enclosed flares, engines, boilers, pipelines, vehicles, or fuel cells. An eligible landfill is one that:

1. Is not subject to regulations or other legal requirements requiring the destruction of methane gas; and
2. Is not a bioreactor, as defined by the US EPA: “a MSW landfill or portion of a MSW landfill where any liquid other than leachate (leachate includes landfill gas condensate) is added in a controlled fashion into the waste mass (often in combination with recirculating leachate) to reach a minimum average moisture content of at least 40 percent by weight to accelerate or enhance the anaerobic (without oxygen) biodegradation of the waste”⁴; and
3. Does not add any liquid other than leachate into the waste mass in a controlled manner.

Captured landfill gas may be destroyed on-site, transported for off-site use or used to power vehicles. Regardless of how project developers use the captured landfill gas, for the project to be eligible to register with the Reserve under this protocol, the ultimate fate of the methane must be destruction.⁵

Landfill gas collection and destruction systems typically consist of wells, pipes, blowers, caps and other technologies that enable or enhance the collection of landfill gas and convey it to a destruction technology. At some landfills, a flare will be the only device where landfill gas is

² U.S. Environmental Protection Agency, Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990-2005, EPA-430-R-07-002 (April 2007).

³ The updated Draft California Greenhouse Gas Inventory, developed by the Air Resources Board (August 2007), shows significant improvement in fugitive methane emission control at landfills within the state of California.

⁴ 40 CFR 63.1990 and 40 CFR 258.28a.

⁵ It is possible that at some point landfill gas may be used in the manufacture of chemical products. However, given that these types of projects are few, if any, these projects are not addressed in this protocol.

destroyed. For projects that utilize energy or process heat technologies to destroy landfill gas, such as turbines, reciprocating engines, fuel cells, boilers, heaters, or kilns, these devices will be where landfill gas is destroyed. Most projects that produce energy or process heat also include a flare to destroy gas during periods when the gas utilization project is down for repair or maintenance. Direct use arrangements which entail the piping of landfill gas to be destroyed by an industrial end user at an off-site location are also an eligible approach to destruction of the landfill gas. For instances of direct use, agreements between the project developer and the end user of the landfill gas (i.e. an industrial client purchasing the landfill gas from the project developer), must include a legally binding agreement to assure that the GHG reductions will not be claimed by more than one party.

Projects that utilize landfill methane for energy generation may avoid GHG emissions associated with fossil fuel combustion. However, under this protocol such projects do not receive credit for fossil fuel displacement. Although the Reserve does not issue CRTs for fossil fuel displacement, it strongly supports using landfill methane for energy production.

2.3 The Project Developer

The “project developer” is an entity that has an active account on the Reserve, submits a project for listing and registration with the Reserve, and is ultimately responsible for all project reporting and verification. Project developers may be landfill owners, landfill operators, GHG project financiers, utilities, or independent energy companies. The project developer must have clear ownership of the project’s GHG reductions. Ownership of the GHG reductions must be established by clear and explicit title, and the project developer must attest to such ownership by signing the Reserve’s Attestation of Title form.⁶

⁶ Attestation of Title form available at <http://www.climateactionreserve.org/how/projects/register/project-submittal-forms/>.

3 Eligibility Rules

Projects that meet the definition of a GHG reduction project in Section 2.2 must fully satisfy the following eligibility rules in order to register with the Reserve.

Eligibility Rule I:	Location	→	<i>U.S. and its territories</i>
Eligibility Rule II:	Project Start Date	→	<i>No more than 6 months prior to project submission</i>
Eligibility Rule III:	Additionality	→	<i>Meet performance standard</i>
		→	<i>Exceed legal requirements</i>
Eligibility Rule IV:	Regulatory Compliance	→	<i>Compliance with all applicable laws</i>

3.1 Location

Under this protocol, only projects located at landfills in the United States and its territories are eligible to register with the Reserve.⁷

3.2 Project Start Date

The project start date shall be defined by the project developer, but must be no more than 45 days after landfill gas is first destroyed in a project destruction device, regardless of whether sufficient monitoring data are available to report reductions. The start date is defined in relation to the commencement of methane destruction, not other activities that may be associated with project initiation or development.

To be eligible, the project must be submitted to the Reserve no more than six months after the project start date. Projects may always be submitted for listing by the Reserve prior to their start date. For projects that are transferring to the Reserve from other offset registries, start date guidance can be found in the Program Manual.

3.3 Project Crediting Period

The Reserve will issue CRTs for GHG reductions quantified and verified using this protocol for a period of ten years following the project start date. However, the Reserve will cease to issue CRTs for GHG reductions if at any point in the future landfill gas destruction becomes legally required at the landfill. If an eligible project has begun operation at a landfill that later becomes subject to a regulation, ordinance or permitting condition that would call for the installation and operation of a landfill gas control system, the Reserve will issue CRTs for GHG reductions achieved up until the date that the landfill gas control system is legally required to be operational.

The project crediting period begins at the project start date regardless of whether sufficient monitoring data are available to verify GHG reductions.

If a project developer wishes to apply for eligibility under a second crediting period, they must do so within the final six months of the initial crediting period.⁸ Thus, the Reserve may issue CRTs

⁷ Refer to Appendix A for information on the performance standard analysis supporting application of this protocol in the United States.

for GHG reductions quantified and verified according to the U.S. Landfill Project Protocol for a maximum of two ten-year crediting periods from the project start date. Sections 3.4.1 and 3.4.2 describe the requirements to qualify for a second crediting period. Deadlines and requirements for reporting and verification, as laid out in this protocol and the Verification Program Manual, will continue to apply without interruption.

3.4 Additionality

The Reserve strives to register only projects that yield surplus GHG reductions that are additional to what would have occurred in the absence of a carbon offset market.

Projects must satisfy the following tests to be considered additional:

1. The Performance Standard Test
 - a. Practice Threshold
 - b. Size Threshold (LFGE projects only)
2. The Legal Requirement Test

3.4.1 The Performance Standard Test

Projects pass the Performance Standard Test by meeting a performance threshold, i.e. a standard of performance applicable to all landfill projects, established on an ex-ante basis by this protocol.⁹

For this protocol, the Reserve uses both a technology-specific threshold (or “practice-based” threshold), which serves as “best practice standard” for managing landfill gas fugitive emissions, as well as a size threshold for projects that are generating energy from landfill gas. A project passes the Performance Standard Test if it satisfies all of the following criteria (A and B).

(A) **Practice Threshold.** The project must involve one of the following activities:

1. Installation of a landfill gas collection system and a new qualifying destruction device at an eligible landfill where landfill gas has never been collected and destroyed prior to the project start date.
2. Installation of a new qualifying destruction device at an eligible landfill where landfill gas is currently collected and vented, but has never been destroyed in any manner prior to the project start date.
3. Installation of a new qualifying destruction device at an eligible landfill where landfill gas was collected and destroyed at any time prior to the project start date using:
 - a. A non-qualifying destruction device (e.g. passive flare); or
 - b. A destruction device that is not otherwise eligible under the protocol (e.g. a destruction device installed prior to the earliest allowable project start date).

⁸ If a project has reached the end of its initial crediting period prior to the adoption of this version of the protocol, that project may apply for eligibility under a second crediting period within 90 days from the Effective Date of this protocol (Version 4.0). However, deadlines and requirements for reporting and verification, as laid out in this protocol and the Verification Program Manual, will continue to apply without interruption.

⁹ The Reserve defined the performance standard based upon an evaluation of landfill practices in the United States. A summary of the performance standard analysis is provided in Appendix A.

4. Installation of additional wells at an eligible closed landfill where landfill gas was collected and destroyed prior to the project start date using a qualifying flare (or flares) that is not otherwise eligible under the protocol (e.g. a flare installed prior to the earliest allowable project start date). The project is only eligible if a qualifying flare continues to be used to destroy collected methane.¹⁰ Installation of additional flares, or flare upgrades, is permitted under this provision, provided that all destruction devices at the landfill site are flares. Only incremental gas collection and destruction (beyond baseline levels) is eligible for crediting.

The practice threshold is applied as of the project start date, and is evaluated at the project's initial verification. If a project upgrades to a newer version of the protocol for a subsequent verification, it must meet the Practice Threshold of that version of the protocol, applied as of the original project start date. If a project is submitted for a second crediting period, it is subject to the Practice Threshold in the most current version of the protocol at that time, applied as of the original project start date.

Destruction devices that were installed temporarily and utilized only for pilot or testing purposes specifically in anticipation of the GHG project shall not be considered in determining project eligibility or quantification. Devices may only be excluded under this provision if they were installed as a direct precursor to the project activity in order to gather information or determine project viability. Verifiable evidence of this intent must be presented.

Changes in landfill ownership, or in the ownership of destruction devices, are not considered in determining prior landfill gas management practices. If landfill gas was previously collected and destroyed by a party other than the project developer, it still qualifies as "prior" collection and destruction.

Under activities (1), (2), and (3) above, expanding a well-field (either in conjunction with, or subsequent to, installing a new destruction device) constitutes a system expansion rather than a separate project. Expanding a well-field is eligible as a new, separate project only if it meets the conditions described in activity (4). In these cases, expanding a well-field initiates a new crediting period.

(B) Size Threshold (LFGE Projects Only). If the energy produced from destruction of any portion of the landfill gas is utilized on- or off-site (e.g. using an engine, turbine, microturbine, fuel cell or boiler), as of the first day of each reporting period¹¹, the waste in place (WIP) at the landfill must be less than 2.17 MMT for landfills located in "arid" counties and less than 0.72 MMT for landfills located in "non-arid" counties (see Figure A.1).

The size threshold must be applied each time a project is verified.

The Reserve will periodically re-evaluate the appropriateness of the performance standard criteria by updating the analysis in Appendix A.

¹⁰ Projects only pass the practice threshold (activity 4) if the device is a qualifying flare, not a beneficial use destruction device.

¹¹ For landfills that are required by a regulatory agency to submit an annual WIP report, the most recent of these reports as of the beginning of the reporting period may be used to determine eligibility against the size threshold.

The Reserve recognizes the importance of waste diversion and recycling programs. Therefore, as part of its periodic assessments of the performance threshold, the Reserve will use a stakeholder process to evaluate whether implementation of this protocol has resulted in negative environmental effects, such as increased emissions of criteria pollutants and/or methane. If it is determined that negative environmental effects have occurred, the Reserve will identify and implement revisions to the protocol to prevent such effects from occurring in the future, or may suspend implementation of the protocol if necessary.

If a project developer wishes to apply for a second crediting period, the project must meet the eligibility requirements of the most current version of this protocol, including any updates to the Performance Standard Test.

3.4.2 The Legal Requirement Test

All projects are subject to a Legal Requirement Test to ensure that the GHG reductions achieved by a project would not otherwise have occurred due to federal, state, or local regulations, or other legally binding mandates. Projects pass the Legal Requirement Test when there are no laws, statutes, regulations, court orders, environmental mitigation agreements, permitting conditions, or other legally binding mandates requiring the destruction of landfill gas methane at the project site.¹² To satisfy the Legal Requirement Test, project developers must submit a signed Attestation of Voluntary Implementation form¹³ prior to the commencement of verification activities each time the project is verified. In addition, the project's Monitoring Plan (Section 6) must include procedures that the project developer will follow to ascertain and demonstrate that the project at all times passes the Legal Requirement Test.

As of the project start date, landfills collecting and destroying landfill gas to comply with regulations or other legal mandates – or that are required by regulation or legal mandate to install a landfill gas control system in the future – are not eligible to register new projects with the Reserve. Landfills collecting and destroying landfill gas to comply with regulations or other legal mandates are not eligible to register GHG reductions associated with the early installation of gas control systems during landfill expansion into new cells.

If an eligible project begins operation at a landfill that later becomes subject to a regulation, ordinance, or permitting condition that calls for the installation of a landfill gas control system, GHG reductions may be reported to the Reserve up until the date that the installation of a landfill gas control system is legally required to be operational. If the landfill's methane emissions are included under an emissions cap (e.g. under a state or federal cap-and-trade program), emission reductions may likewise be reported to the Reserve until the date that the emissions cap takes effect.

3.4.2.1 Federal Regulations

There are several EPA regulations for MSW landfills that have a bearing on the eligibility of methane collection and destruction projects as voluntary GHG reduction projects. These regulations include:

¹² A project may pass the Legal Requirement Test if a landfill gas control system is installed to treat landfill gas for NMOC in order to comply with a regulation, ordinance, or permitting condition, but destruction of the landfill gas is not the only compliance mechanism available to the landfill operator, and the total mass flow of NMOC for the landfill gas control system is less than the applicable NMOC threshold (see Section 3.4.2.3).

¹³ Form available at <http://www.climateactionreserve.org/how/projects/register/project-submittal-forms/>.

- New Source Performance Standards (NSPS) for MSW Landfills, codified in 40 CFR 60 subpart WWW – Targets landfills that commenced construction or made modifications after May 1991
- Emission Guidelines (EG) for MSW Landfills, codified in 40 CFR 60 subpart Cc. – Targets existing landfills that commenced construction before May 30, 1991, but accepted waste after November 8, 1987
- The National Emission Standards for Hazardous Air Pollutants (NESHAP), codified in 40 CFR 63 subpart AAAA – Regulates new and existing landfills

These regulations require control of non-methane organic compounds (NMOC) from landfills according to certain size and emission thresholds. In most cases, activities to reduce NMOC will also lead to a reduction in CH₄ emissions, as gas collection and destruction is a common NMOC management technique employed at regulated landfills.

Landfills with a design capacity of at least 2.5 million megagrams and 2.5 million cubic meters of municipal solid waste are subject to the NSPS or EG rules. Landfills above the design capacity size cutoff must calculate their annual NMOC emissions using equations or procedures in the NSPS or EG rules. The landfill must install a gas collection and control system within 30 months after the first annual NMOC emissions rate report in which the emissions rate equals or exceeds 50 Mg/yr. A landfill is subject to the NESHAP if the design capacity is at least 2.5 million megagrams and 2.5 million cubic meters of municipal solid waste, and it has estimated uncontrolled emissions equal to or greater than 50 Mg/yr NMOC as calculated according to Section 60.754(a) of the NSPS or U.S. EPA-approved federal, state or tribal plan.

Landfills smaller than 2.5 million megagrams or 2.5 million cubic meters of waste, and those landfills not defined as MSW landfills such as landfills that contain only construction and demolition material or industrial waste, are not usually subject to NSPS, EG or NESHAP.

3.4.2.2 State and Local Regulations, Ordinances and Permitting Requirements

All states are required by the Clean Air Act (CAA) and Subtitle D of the Resource Conservation and Control Act (RCRA Subtitle D) to promulgate rules for landfills. Some landfills that exceed applicable emission thresholds will require site-specific permits requiring controls under the New Source Review (NSR) or Prevention of Significant Deterioration (PSD) permitting program authorized by the CAA and implemented by states. These state-level rules generally follow federal guidelines. However, the state rules can be more stringent, or require the installation of a gas collection and destruction system, or the destruction of volatile organic compounds (VOC), NMOC, or CH₄ earlier, or at smaller facilities, than the federal regulations would require.

For example, on June 17, 2010, California Air Resources Board (CARB) approved a discrete early action measure to reduce methane emissions from landfills. The control measure applies to landfills with greater than 450,000 MT WIP. The regulation reduces methane emissions from landfills by requiring gas collection and control systems where these systems were not previously required, and establishes statewide performance standards to maximize methane capture efficiencies.¹⁴

In recent years the inclusion of air quality, water quality and even GHG emission control measures in permitting requirements (CEQA, NEPA, etc.) has become more prevalent.

¹⁴ California Air Resources Board, Landfill Methane Control Measure webpage: <http://www.arb.ca.gov/cc/landfills/landfills.htm>.

State and local governments may regulate MSW landfills by putting in place nuisance laws or requiring solid waste facilities smaller than the facilities regulated by the CAA or RCRA Subtitle D to control landfill gas. Other regulations or ordinances may require minimal gas collection to prevent lateral migration of the landfill gas to neighboring properties. Collection and destruction activities required under NSPS, EG, NESHAP, CAA and other state and local regulations, ordinances or permitting requirements are not eligible as GHG reduction projects.¹⁵

The Reserve acknowledges that non-CAA programs such as RCRA Subtitle D, water quality regulations and other state and local regulations, ordinances or permitting requirements do not always dictate the installation of a landfill gas collection system as the only compliance mechanism to manage NMOC emissions or VOC water contamination, but that the installation of a landfill gas collection system is commonly the most effective and least demanding compliance mechanism available. Therefore, the installation of a landfill gas collection and destruction system for compliance with non-CAA regulations will not qualify as a GHG reduction project under this protocol unless these projects also meet the eligibility requirements discussed below.

Some water quality, explosive gas mitigation, and local nuisance regulations and ordinances allow for passive landfill gas control systems, which collect and vent landfill gas to the atmosphere, but are not required to treat or destroy the vented gases. Project activities that add a destruction device to a landfill that is only required to implement a passive landfill gas control system pass the Legal Requirement Test.

3.4.2.3 NMOC Threshold

Certain water quality, explosive gas mitigation, and local nuisance regulations or ordinances require landfill gas collection systems. Once the landfill gas is collected and vented, the landfill may then become subject to air quality regulations requiring the control of NMOC emissions. In some instances, the air quality regulations may allow for flexibility in the treatment of landfill gas for NMOC using either destruction devices or other systems such as carbon adsorption (for the latter, the methane would be vented to atmosphere). Even in the regulatory situation where carbon adsorption is a compliance option, oftentimes a landfill gas destruction device will be the preferred compliance mechanism. Where it is determined that the destruction system is the preferred option, the landfill gas control system in question will not pass the Legal Requirement Test.

The Reserve has developed an NMOC emissions threshold to determine the eligibility of projects at landfills where treatment of landfill gas for NMOC is required in order to comply with a regulation, ordinance, or permitting condition, but destruction of the landfill gas is not the only compliance mechanism available to the landfill operator.¹⁶ The applicable threshold depends on whether or not closed flares are required by law at the landfill (e.g. by air district or local regulations). Specifically:

1. For sites at which closed flares are not required by law, a project is eligible if the total mass flow of NMOC for the landfill gas control system is less than 1,775 pounds NMOC per month.

¹⁵ The Reserve acknowledges that the third party verifier will need to exercise some discretion when reviewing permits that require the installation of a landfill gas control system or any portion thereof. Permits tend to include strong language, such as "must" or "shall" install a landfill gas control system, even in the case that a landfill chooses to voluntarily install a landfill gas control system but is required to obtain a permit to do so.

¹⁶ A summary of the development of the NMOC emissions threshold is provided in Appendix B.

2. For sites at which closed flares are required by law, a project is eligible if the total mass flow of NMOC for the landfill gas control system is less than 2,575 pounds NMOC per month.

By default, projects must use the lower of the two thresholds. In order to use the higher threshold, the project developer must demonstrate to the satisfaction of a Reserve-approved verification body that an open flare could not be permitted at the landfill in question.

If the total mass flow of NMOC for the landfill gas control system is greater than the applicable NMOC threshold, then the landfill gas control system is not eligible as a GHG reduction project under this protocol.

3.5 Regulatory Compliance

As a final eligibility requirement, project developers must attest that the project is in material compliance with all applicable laws (e.g. air, water quality, safety, etc.) prior to verification activities commencing each time a project is verified. Project developers are required to disclose in writing to the verifier any and all instances of non-compliance of the project with any law. If a verifier finds that a project is in a state of recurrent non-compliance or non-compliance that is the result of negligence or intent, then CRTs will not be issued for GHG reductions that occurred during the period of non-compliance. Non-compliance solely due to administrative or reporting issues, or due to “acts of nature,” will not affect CRT crediting.

4 The GHG Assessment Boundary

The GHG Assessment Boundary delineates the GHG sources, sinks, and reservoirs (SSRs) that shall be assessed by project developers in order to determine the total net change in GHG emissions caused by a landfill project.

This protocol does not account for carbon dioxide emission reductions associated with displacing grid-delivered electricity or fossil fuel use.

CO₂ emissions associated with the generation and destruction of landfill gas are considered biogenic emissions¹⁷ (as opposed to anthropogenic) and are not be included in the GHG Assessment Boundary. This is consistent with the Intergovernmental Panel on Climate Change's (IPCC) guidelines for captured landfill gas.¹⁸

Figure 4.1 below provides a general illustration of the GHG Assessment Boundary, indicating which SSRs are included or excluded from the boundary. All SSRs within the dashed line are accounted for under this protocol.

Table 4.1 provides greater detail on each SSR and provides justification for the inclusion or exclusion of SSRs and gases from the GHG Assessment Boundary.

¹⁷ The rationale is that carbon dioxide emitted during combustion represents the carbon dioxide that would have been emitted during natural decomposition of the solid waste. Emissions from the landfill gas control system do not yield a net increase in atmospheric carbon dioxide because they are theoretically equivalent to the carbon dioxide absorbed during plant growth.

¹⁸ *IPCC Good Practice Guidance and Uncertainty Management in National Greenhouse Gas Inventories*; p.5.10, ftnt.

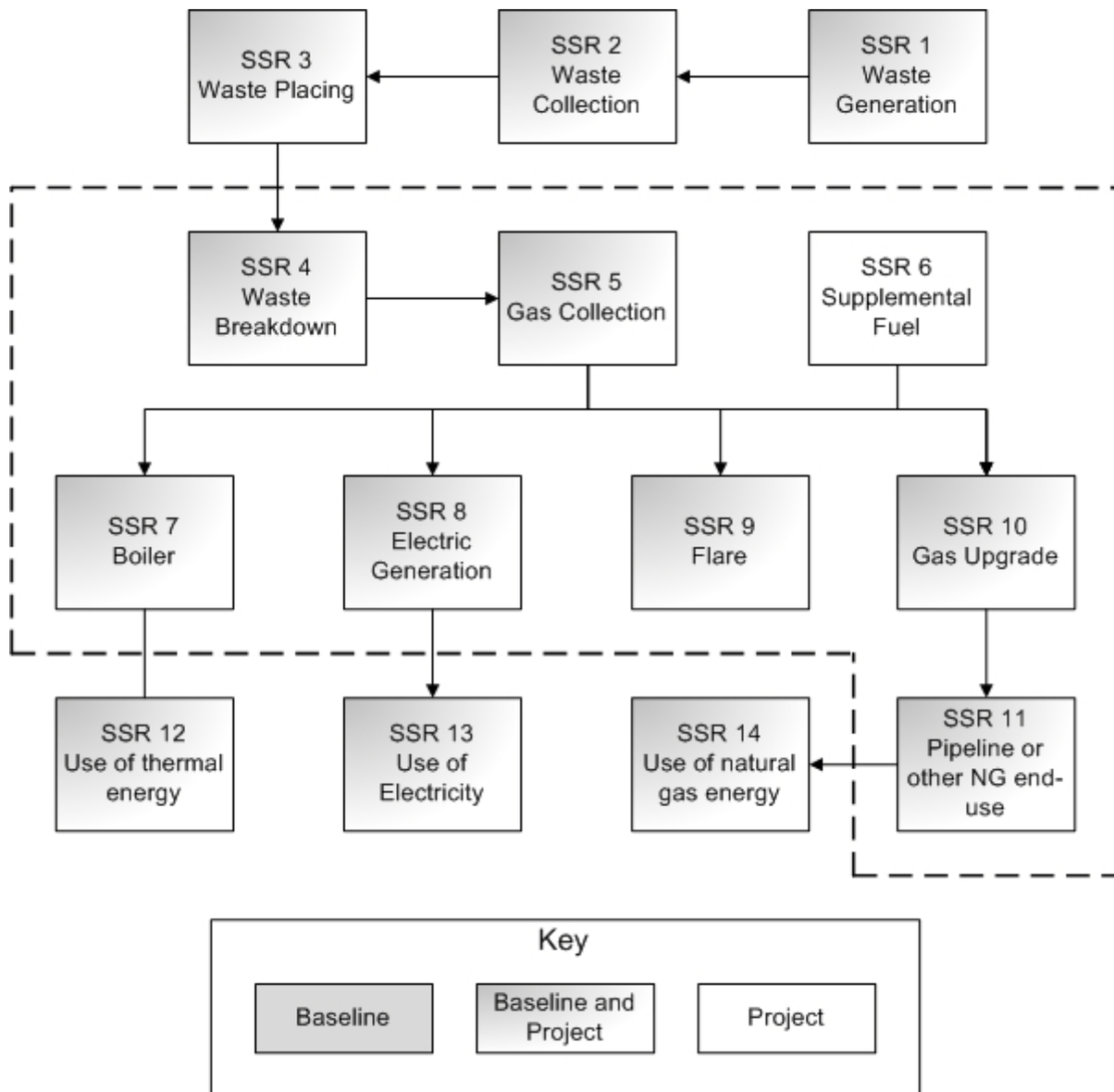


Figure 4.1. General Illustration of the GHG Assessment Boundary

Table 4.1. Summary of Identified Sources, Sinks, and Reservoirs

SSR	Source	Gas	Relevant to Baseline (B) or Project (P)	Included/ Excluded	Justification/Explanation
1	Emissions from Waste Generation	N/A	B,P	Excluded	GHG emissions from this source are assumed to be equal in the baseline and project scenarios
2	Emissions from Waste Collection	CO ₂	B,P	Excluded	GHG emissions from this source are assumed to be equal in the baseline and project scenarios
		CH ₄		Excluded	GHG emissions from this source are assumed to be equal in the baseline and project scenarios
		N ₂ O		Excluded	GHG emissions from this source are assumed to be equal in the baseline and project scenarios s
3	Emissions from Waste Placing Activities	CO ₂	B,P	Excluded	GHG emissions from this source are assumed to be equal in the baseline and project scenarios
		CH ₄		Excluded	GHG emissions from this source are assumed to be equal in the baseline and project scenarios
		N ₂ O		Excluded	This emission source is assumed to be equal in the baseline and project scenarios
4	Emissions from Waste Breakdown in Landfill	CO ₂	B,P	Excluded	Biogenic CO ₂ emissions are excluded
		CH ₄		Included	Primary source of GHG emissions in baseline. Calculated based on destruction in baseline and project destruction devices.
5	Emissions from Gas Collection System	CO ₂	P	Included	Landfill projects result in CO ₂ emissions associated with the energy used for collection and processing of landfill gas
		CH ₄		Excluded	This emission source is assumed to be very small
		N ₂ O		Excluded	This emission source is assumed to be very small
	Emissions from Baseline Gas Collection System	CO ₂	B	Excluded	This emission source is assumed to be very small
		CH ₄		Excluded	This emission source is assumed to be very small
		N ₂ O		Excluded	This emission source is assumed to be very small
6	Emissions from Supplemental Fuel	CO ₂	P	Included	Landfill projects may require use of supplemental fossil fuel, resulting in significant new GHG emissions
		CH ₄		Included	Calculated based on destruction efficiency of destruction device
		N ₂ O		Excluded	This emission source is assumed to be very small
	Emissions from Baseline Supplemental Fuel Use	CO ₂	B	Excluded	This emission source is assumed to be very small
		CH ₄		Excluded	This emission source is assumed to be very small
		N ₂ O		Excluded	This emission source is assumed to be very small

SSR	Source	Gas	Relevant to Baseline (B) or Project (P)	Included/ Excluded	Justification/Explanation
7	Emissions from Project LFG Boiler Destruction	CO ₂	P	Excluded	Biogenic CO ₂ emissions are excluded
		CH ₄		Included	Calculated in reference to destruction efficiency
		N ₂ O		Excluded	This emission source is assumed to be very small
	Emissions from Baseline LFG Boiler Destruction	CO ₂	B	Excluded	Biogenic CO ₂ emissions are excluded
		CH ₄		Included	Calculated in reference to destruction efficiency
		N ₂ O		Excluded	This emission source is assumed to be very small
8	Emissions from Project LFG Electricity Generation	CO ₂	P	Excluded	Biogenic CO ₂ emissions are excluded
		CH ₄		Included	Calculated in reference to destruction efficiency
		N ₂ O		Excluded	This emission source is assumed to be very small
	Emissions from Baseline LFG Electricity Generation	CO ₂	B	Excluded	Biogenic CO ₂ emissions are excluded
		CH ₄		Included	Calculated in reference to destruction efficiency
		N ₂ O		Excluded	This emission source is assumed to be very small
9	Emissions from Project LFG Flare Destruction	CO ₂	P	Excluded	Biogenic CO ₂ emissions are excluded
		CH ₄		Included	Calculated in reference to destruction efficiency
		N ₂ O		Excluded	This emission source is assumed to be very small
	Emissions from Baseline LFG Flare Destruction	CO ₂	B	Excluded	Biogenic CO ₂ emissions are excluded
		CH ₄		Included	Calculated in reference to destruction efficiency
		N ₂ O		Excluded	This emission source is assumed to be very small
10	Emissions from Upgrade of LFG	CO ₂	B,P	Included	Landfill projects may result in GHG emissions from additional energy used to upgrade landfill gas
		CH ₄		Excluded	This emission source is assumed to be very small
		N ₂ O		Excluded	This emission source is assumed to be very small
11	Emissions from Project LFG Pipeline or other NG end-use	CO ₂	P	Excluded	Biogenic emissions are excluded
		CH ₄		Included	Calculated in reference to destruction efficiency
		N ₂ O		Excluded	Assumed to be very small
	Emissions from Baseline LFG Pipeline or other NG end-use	CO ₂	B	Excluded	Biogenic emissions are excluded
		CH ₄		Included	Calculated in reference to destruction efficiency
		N ₂ O		Excluded	This emission source is assumed to be very small
12	Use of Project Generated Thermal Energy	CO ₂	P	Excluded	This protocol does not cover displacement of GHG emissions from use of LFG-generated thermal energy
	Use of Baseline Generated Thermal Energy	CO ₂	B	Excluded	This protocol does not cover displacement of GHG emissions from use of LFG-generated thermal energy

SSR	Source	Gas	Relevant to Baseline (B) or Project (P)	Included/ Excluded	Justification/Explanation
13	Use of Project Generated Electricity	CO ₂	P	Excluded	This protocol does not cover displacement of GHG emissions from use of LFG-generated electricity.
	Use of Baseline Generated Electricity	CO ₂	B	Excluded	This protocol does not cover displacement of GHG emissions from use of LFG-generated electricity.
14	Use of Natural Gas Energy	CO ₂	P	Excluded	This protocol does not cover displacement of GHG emissions from use of LFG delivered through pipeline or other end uses
	Use of Baseline Natural Gas Energy	CO ₂	B	Excluded	This protocol does not cover displacement of GHG emissions from use of LFG delivered through pipeline or other end uses

5 Quantifying GHG Emission Reductions

GHG emission reductions from a landfill project are quantified by comparing actual project emissions to baseline emissions at the landfill. Baseline emissions are an estimate of the GHG emissions from sources within the GHG Assessment Boundary (see Section 4) that would have occurred in the absence of the landfill project. Project emissions are actual GHG emissions that occur at sources within the GHG Assessment Boundary. Project emissions must be subtracted from the baseline emissions to quantify the project's total net GHG emission reductions (Equation 5.1).

GHG emission reductions must be quantified and verified on at least an annual basis. Project developers may choose to quantify and verify GHG emission reductions on a more frequent basis if they desire. The length of time over which GHG emission reductions are quantified and verified is called the "reporting period".

The calculations provided in this protocol are derived from internationally accepted methodologies.¹⁹ Project developers shall use the calculation methods provided in this protocol to determine baseline and project GHG emissions in order to quantify GHG emission reductions.

Models that estimate biological and physical processes, such as the biological decomposition of solid waste in landfills and the migration of the landfill gas to the atmosphere are becoming increasingly refined and available. Process models typically rely on a series of input data that research has shown to be important drivers of the biological and geochemical process. In terms of GHG emission models, process models identify the mathematical relationships between inputs, basic conditions, and GHG emissions. The procedure for modeling landfills can be quite complex and subject to many different interpretations of how to address site-specific landfill gas generation factors and how to apply models effectively to landfills. At this time, no widely accepted method exists for determining the total amount of uncontrolled landfill gas emissions to the atmosphere from landfills. As new technologies and/or widely accepted modeling methods become available for the estimation of fugitive methane emissions from landfills, the Reserve will consider updating the protocol to incorporate these new approaches into the methane emission reduction quantification methodologies.

¹⁹ The Reserve's GHG reduction calculation method is derived from the Kyoto Protocol's Clean Development Mechanism (ACM0001 V.6 and AM0053 V.1), the EPA's Climate Leaders Program (Draft Landfill Offset Protocol, October 2006), the GE AES Greenhouse Gas Services Landfill Gas Methodology V.1, and the RGGI Model Rule (January 5, 2007).

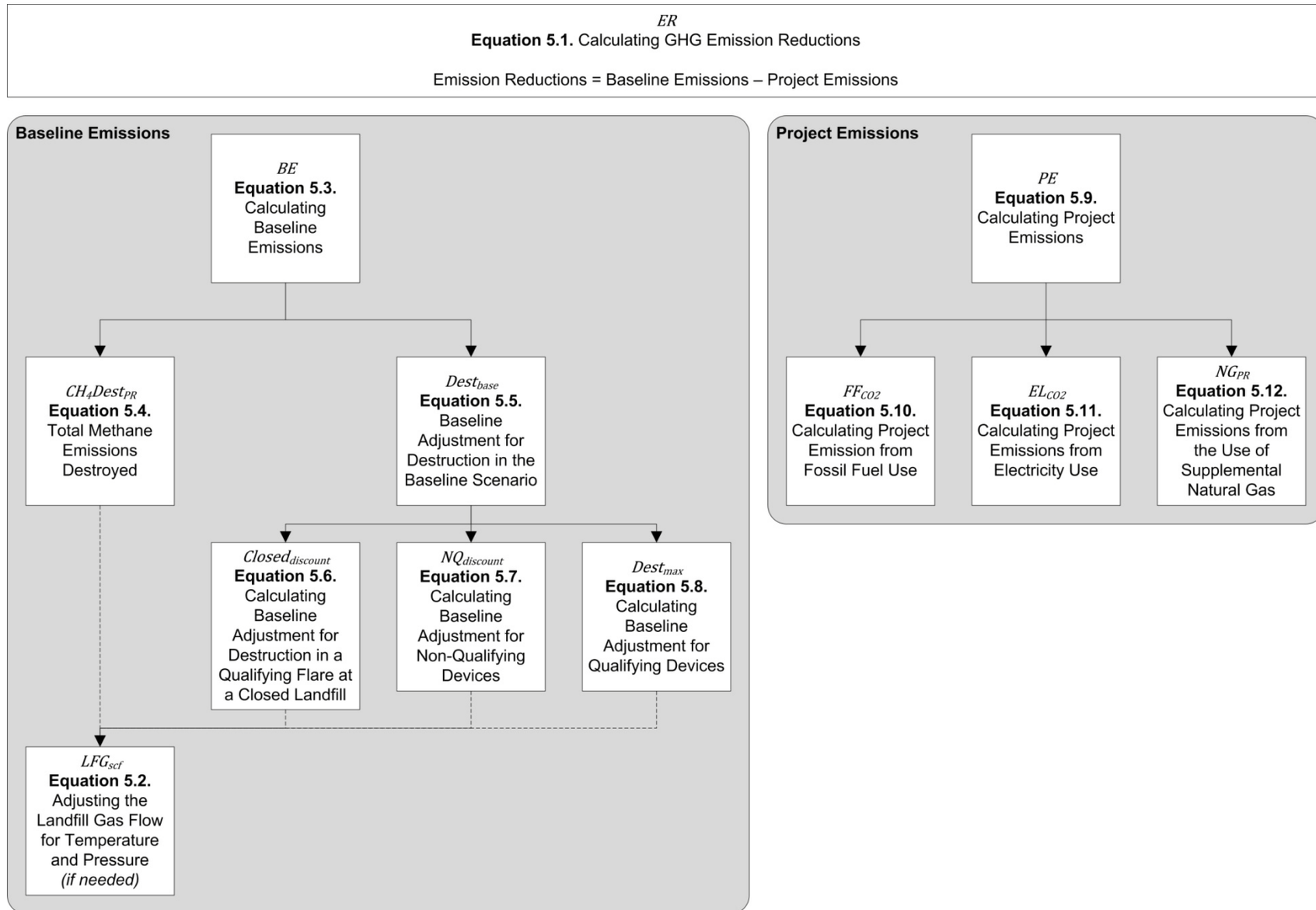


Figure 5.1. Organizational Chart for Equations in Section 5

Equation 5.1. Calculating GHG Emission Reductions

$$ER = BE - PE$$

Where,

		<u>Units</u>
ER	= GHG emission reductions of the project activity during the reporting period	tCO ₂ e
BE	= Baseline emissions during the reporting period	tCO ₂ e
PE	= Project emissions during the reporting period	tCO ₂ e

If any of the landfill gas flow metering equipment does not internally correct for the temperature and pressure of the landfill gas, separate pressure and temperature measurements must be used to correct the flow measurement. Corrected values must be used in all of the equations of this section. Apply Equation 5.2 only if the landfill gas flow metering equipment does not internally correct for temperature and pressure.

Equation 5.2. Adjusting the Landfill Gas Flow for Temperature and Pressure

$$LFG_{i,t} = LFG_{unadjusted} \times \frac{520}{T} \times \frac{P}{1}$$

Where,

		<u>Units</u>
LFG _{i,t}	= Adjusted volume of landfill gas fed to the destruction device i, in time interval t	scf
LFG _{unadjusted}	= Unadjusted volume of landfill gas collected for the given time interval	acf
T	= Measured temperature of the landfill gas for the given time period (°R = °F + 459.67)	°R
P	= Measured pressure of the landfill gas in for the given time interval	atm

5.1 Quantifying Baseline Emissions

Traditional baseline emission calculations are not required for this protocol for the quantification of methane reductions. The baseline scenario assumes that all uncontrolled methane emissions are released to the atmosphere except for the portion of methane that would be oxidized by bacteria in the soil of uncovered landfills absent the project,²⁰ or destroyed by a baseline destruction device. Therefore, with the exception of the deductions outlined below, baseline emissions are equal to the sum of all methane destroyed by eligible destruction devices.

As noted in Section 3.4.1, projects may fall into four categories based on the baseline state of the landfill and level of landfill gas management. Each of these categories requires a slightly different methodology for calculating relevant baseline emissions.

1. Landfills where no previous collection or destruction took place prior to the project start date must deduct the following from baseline emissions:

²⁰ Landfill cover systems incorporating a synthetic liner throughout the entire area of the final cover system should use a default methane oxidation rate of zero. A 10% methane oxidation factor shall be used for all other landfills. A small portion of the methane generated in landfills (around 10%) is naturally oxidized to carbon dioxide by methanotrophic bacteria in the cover soils of well managed landfills. The 10% factor is based on Intergovernmental Panel on Climate Change (IPCC) guidelines (2006).

- a. The amount of methane that would have been oxidized by soil bacteria in the absence of the project.
2. Landfills where previous collection and/or destruction took place in a non-qualifying destruction device must deduct the following from baseline emissions:
 - a. The amount of methane destroyed by the non-qualifying destruction device.
 - b. The amount of methane that would have been oxidized by soil bacteria in the absence of the project.
3. Landfills where previous collection and destruction took place in a qualifying destruction device must deduct the following from baseline emissions:
 - a. The amount methane that could have been destroyed if the baseline destruction device was operating at full capacity.
 - b. The amount of methane that would have been oxidized by soil bacteria in the absence of the project.
4. Closed landfills where previous collection and destruction took place in a qualifying flare must deduct the following from baseline emissions:
 - a. The amount of methane collected by baseline landfill gas wells and destroyed in the qualifying flare.
 - b. The amount of methane that would have been oxidized by soil bacteria in the absence of the project.

These conditions ensure that the reductions resulting from the GHG project can be accounted for separately from collection and destruction that would have occurred from the baseline equipment. Only the landfill gas destroyed beyond what would have been destroyed by the baseline collection and destruction system is considered eligible for crediting.

Baseline emissions shall be calculated using Equation 5.3.

Equation 5.3. Calculating Baseline Emissions

$BE = (CH_4Dest_{PR}) \times 21 \times (1 - OX) \times (1 - DF) - Dest_{base} \times (1 - OX)$			
<p>Where,</p>			
BE	=	Baseline emissions during the reporting period	tCO ₂ e
CH ₄ Dest _{PR}	=	Total methane destroyed by the project landfill gas collection and destruction system during the reporting period (see Equation 5.4)	tCH ₄
21	=	Global Warming Potential factor of methane to carbon dioxide equivalent ²¹	
OX	=	Factor for the oxidation of methane by soil bacteria. Equal to 0.10 for all landfills except those that incorporate a synthetic liner throughout the entire area of the final cover system, where OX = 0	
Dest _{base}	=	Adjustment to account for baseline LFG destruction device (see Equation 5.5). Equal to zero if no baseline LFG destruction system is in place prior to project implementation	tCO ₂ e
DF	=	Discount factor to account for uncertainties associated with the monitoring equipment. (See Section 6.1.) Equal to zero if using continuous methane monitoring	

The term CH₄Dest_{PR} represents the amount of methane destroyed by the project. This term is calculated according to Equation 5.4.

²¹ IPCC Second Assessment Report: Climate Change 1996.

Equation 5.4. Total Methane Emissions Destroyed

$$CH_4 Dest_{PR} = \sum_i (CH_4 Dest_i) \times (0.0423 \times 0.000454)$$

Where,

		<u>Units</u>
CH ₄ Dest _{PR}	= Total methane destroyed by the project landfill gas collection and destruction system during the reporting period	tCH ₄
CH ₄ Dest _i	= The net quantity of methane destroyed by destruction device i (flare, engine, boiler, upgrade, etc.) during the reporting period	scf CH ₄
0.0423	= Density of methane	lbCH ₄ / scf CH ₄
0.000454	= Conversion factor	tCH ₄ / lbCH ₄

And,

$$CH_4 Dest_i = Q_i \times DE_i$$

Where,

		<u>Units</u>
CH ₄ Dest _i	= The net quantity of methane destroyed by device i during the reporting period	scf
Q _i	= Total quantity of landfill methane sent to destruction device i during the reporting period	scf
DE _i	= Default methane destruction efficiency for device i. ^{22,23} See Appendix C for default factors	

And,

$$Q_i = \sum_t [LFG_{i,t} \times PR_{CH_4,t}]$$

Where,

		<u>Units</u>
Q _i	= Total quantity of landfill methane sent to destruction device i during the reporting period	scf
LFG _{i,t}	= Adjusted volume of landfill gas fed to the destruction device i, in time interval t	scf
t	= Time interval for which LFG flow and concentration measurements are aggregated. See Table 6.1 for guidance.	
PR _{CH₄,t}	= The average methane fraction of the landfill gas in time interval t	scf CH ₄ / scf LFG

For projects where methane was destroyed in the baseline, Equation 5.5 must be applied. This equation accounts for the methane emissions calculated in Equation 5.4 which would have been destroyed in the absence of the project activity.

²² If available, the official source tested methane destruction efficiency shall be used in place of the default methane destruction efficiency. Otherwise, project developers have the option to use either the default methane destruction efficiencies provided, or the site specific methane destruction efficiencies as provided by a state or local agency accredited source test service provider, for each of the combustion devices used in the project case.

²³ The default destruction efficiencies for enclosed flares and electricity generation devices are based on a preliminary set of actual source test data provided by the Bay Area Air Quality Management District. The default destruction efficiency values are the lesser of the twenty fifth percentile of the data provided or 0.995. These default destruction efficiencies may be updated as more source test data is made available to the Reserve.

Any project at a landfill where methane was collected and destroyed at any time prior to the project start date – even if the prior collection and/or destruction system was removed or has been dormant for an extended period of time – must apply the baseline deduction. The time period over which the value of $Dest_{base}$ is to be aggregated, using Equation 5.5, may be chosen by the project developer, but cannot be less than weekly, and must be consistent throughout the reporting period.

Equation 5.5. Baseline Adjustment for Destruction in the Baseline Scenario

$Dest_{base} = (Closed_{discount} + NQ_{discount} + Dest_{max}) \times 0.0423 \times 0.000454 \times 21$		
Where,		<u>Units</u>
$Dest_{base}$	= Adjustment to account for the baseline methane destruction associated with a baseline destruction device. Equal to zero if there is no baseline installation	tCO ₂ e
$Closed_{discount}$	= Adjustment to account for the methane that would have been combusted in the baseline flare from baseline wells at a closed landfill. Equal to zero if the project is not a flare project at a closed landfill	scf CH ₄
$NQ_{discount}$	= Adjustment to account for the methane that would have been combusted in the baseline, non-qualifying combustion device. Equal to zero if there is no non-qualifying combustion device	scf CH ₄
$Dest_{max}$	= Deduction of the un-utilized capacity of the baseline destruction device. This deduction is to be applied only when a new destruction device is used during project activity. See Box 5.1 below for an example of the application of the $Dest_{max}$ adjustment	scf CH ₄
0.0423	= Density of methane	lbCH ₄ / CH ₄ scf
0.000454	= Conversion factor	
21	= Global Warming Potential factor of methane to carbon dioxide equivalent	tCH ₄ / lbCH ₄

Equation 5.6. Calculating Baseline Adjustment for Destruction in a Qualifying Flare at a Closed Landfill

$$Closed_{discount} = LFG_{B1} \times B_{CH_4,closed}$$

Where,

		<u>Units</u>
$Closed_{discount}$	= Adjustment to account for the methane which would have been combusted in the baseline flare from baseline wells at a closed landfill. Equal to zero if the project is not a flare project at a closed landfill	scf CH ₄
LFG_{B1}	= Landfill gas from the baseline landfill gas wells that would have been destroyed by the qualifying destruction system during the reporting period. See Appendix D for guidance on calculating LFG_{B1}	scf
$B_{CH_4,closed}$	= Methane fraction of landfill gas destroyed by the collection system during the reporting period. See Appendix D for guidance on calculating $B_{CH_4,closed}$	scf CH ₄ / scf LFG

$NQ_{discount}$, may be determined using either of the following options.

1. $NQ_{discount}$ shall be equal to the measured quantity of methane recovered through an active gas collection system installed into the corresponding cell or waste mass of the landfill in which the baseline devices operated. The landfill gas flow from these active wells shall be determined using Equation 5.4 above for a minimum of one month.²⁴
2. $NQ_{discount}$ shall be monitored and calculated per Equation 5.7 and Appendix D.

Equation 5.7. Calculating Baseline Adjustment for Non-Qualifying Devices

$$NQ_{discount} = LFG_{B2} \times B_{CH_4,NQ}$$

Where,

		<u>Units</u>
$NQ_{discount}$	= Adjustment to account for the methane that would have been combusted in the baseline, non-qualifying combustion device. Equal to zero if there is no non-qualifying combustion device	scf CH ₄
LFG_{B2}	= Landfill gas that would have been destroyed by the original, non-qualifying destruction system during the reporting period. See Appendix D for guidance on calculating LFG_{B2}	scf
$B_{CH_4,NQ}$	= Methane fraction of landfill gas destroyed by non-qualifying devices in the baseline. Equal to average methane concentration over the reporting period if maximum capacity is used for LFG_{B2} . See Appendix D for further guidance on calculating $B_{CH_4,NQ}$	scf CH ₄ / scf LFG

²⁴ For the purpose of using Equation 5.4 to determine $NQ_{discount}$, the quantity of landfill gas would be only that which is being metered from the corresponding cell or waste mass in which the baseline devices had operated, and not necessarily all of the landfill gas being destroyed by the destruction system.

Equation 5.8. Calculating Baseline Adjustment for Qualifying Devices

$$Dest_{max} = \sum_t [(LFG_{B_{max,t}} - LFG_{B3,t}) \times PR_{CH_4,t}]$$

Where,		<u>Units</u>
$Dest_{max}$	= Deduction of the un-utilized capacity of the baseline destruction device. This deduction is to be applied only when a new destruction device is used during project activity. See Box 5.1 below for an example of the application of the $Dest_{max}$ adjustment	scf CH ₄
$LFG_{B_{max,t}}$	= The maximum landfill gas flow capacity of the baseline methane destruction device in time interval t	scf/t
$LFG_{B3,t}$	= The actual landfill gas flow of the baseline methane destruction device in time interval t	scf/t
$PR_{CH_4,t}$	= The average methane fraction of the landfill gas in time interval t as measured	scf CH ₄ /scf LFG
t	= Time interval for which LFG flow and concentration measurements are aggregated. See Table 6.1 for guidance	

Box 5.1. Applying the $Dest_{max}$ Adjustment

This adjustment was designed to help differentiate system upgrades from additional projects, while encouraging project developers to use their landfill gas beneficially. In short, this methodology assumes that any gas which *could* have been destroyed in the baseline qualifying device is not additional; diversion of that gas to a new destruction device represents an upgrade. Therefore, this term deducts from calculated project reductions that portion of gas which, in the absence of the new destruction device, still could have been destroyed.

Example:

A flare with a capacity of 1000 cfm was installed at a landfill in 1998. Therefore, because this flare was operational before 2001, the landfill gas control system is ineligible as a project under this protocol. However, in 2005, an electric generator with a 2000 cfm capacity was installed, and all landfill gas was diverted to this device. The addition of the electric generator meets the eligibility requirements of this protocol, and therefore qualifies as a new project. Because the baseline flare is a qualifying destruction device under this protocol and is not eligible as a project due to other eligibility criteria (i.e. operational date), it must be accounted for using $Dest_{max}$.

In 2005, 900 cfm was sent to generator, and 0 cfm was sent to the flare. In the year 2006, due to landfill expansion and installation of additional wells, the generator destroyed 1400 cfm while the flare was non-operational. In 2007, further well expansion allowed the generator to operate at full capacity and the flare was used to destroy an additional 300 cfm of landfill gas.

Calculations:

Year	Generator Destruction (cfm)	Flare Capacity (cfm)	Flare Destruction (cfm)	Deduction (cfm)	Project Reductions (cfm)
2005	900	1000	0	1000	-100 (0)
2006	1400	1000	0	1000	400
2007	1800	1000	300	700	1100

Note: this example and the calculations are significantly simplified for illustrative purposes. The example values are calculated on a cubic feet per minute of landfill gas basis. Reporters are actually required to report the cumulative value of methane gas sent to the destruction device for each time interval t .

5.2 Quantifying Project Emissions

Project emissions must be quantified at a minimum on an annual, *ex-post* basis. As shown in Equation 5.9, project emissions equal:

- Total indirect carbon dioxide emissions resulting from consumption of electricity from the grid related to project activities
- Total carbon dioxide emissions from the on-site destruction of fossil fuel related to project activities
- Total carbon dioxide emissions from the combustion of supplemental natural gas
- Total methane emissions from the incomplete combustion of supplemental natural gas

Project emissions shall be calculated using Equation 5.9.

Equation 5.9. Calculating Project Emissions

$$PE = FF_{CO_2} + EL_{CO_2} + NG_{PR}$$

<i>Where,</i>		<u>Units</u>
PE	= Project emissions during the reporting period	tCO ₂ e
FF _{CO2}	= Total carbon dioxide emissions from the destruction of fossil fuel during the reporting period	tCO ₂
EL _{CO2}	= Total carbon dioxide emissions from the consumption of electricity from the grid during the reporting period	tCO ₂
NG _{PR}	= Total quantity of emissions from supplemental natural gas, including both uncombusted methane and carbon dioxide emissions during the reporting period	tCO ₂

Equation 5.10. Calculating Project Emissions from Fossil Fuel Use

$$FF_{CO_2} = \frac{\sum_j (FF_{PR,j} \times EF_{FF,j})}{1000}$$

<i>Where,</i>		<u>Units</u>
FF _{CO2}	= Total carbon dioxide emissions from the destruction of fossil fuel during the reporting period	tCO ₂
FF _{PR,j}	= Total fossil fuel consumed by the project landfill gas collection and destruction system during the reporting period, by fuel type j	volume fossil fuel
EF _{FF,j}	= Fuel specific emission factor. See Appendix C	kgCO ₂ / volume fossil fuel
1000	= Conversion factor	kgCO ₂ / tCO ₂

Equation 5.11. Calculating Project Emissions from Electricity Use

$$EL_{CO_2} = \frac{(EL_{PR} \times EF_{EL})}{2204.62}$$

Where,		Units
EL _{CO2}	= Total carbon dioxide emissions from the consumption of electricity from the grid during the reporting period	tCO ₂
EL _{PR}	= Total electricity consumed by the project landfill gas collection and destruction system during the reporting period	MWh
EF _{EL}	= CO ₂ emission factor for electricity used ²⁵	lbCO ₂ / MWh
2204.62	= Conversion factor	lbCO ₂ / tCO ₂

Equation 5.12. Calculating Project Emissions from the Use of Supplemental Natural Gas

$$NG_{PR} = \sum_i \left[NG_i \times NG_{CH_4} \times 0.0423 \times 0.000454 \times \left[((1 - DE_i) \times 21) + \left(DE_i \times \frac{12}{16} \times \frac{44}{12} \right) \right] \right]$$

Where,		Units
NG _{PR}	= Total emissions from supplemental natural gas during the reporting period, including both uncombusted methane and carbon dioxide emissions	tCO ₂ e
NG _i	= Total quantity of supplemental natural gas delivered to the destruction device i during the reporting period	scf
DE _i	= Methane destruction efficiency of destruction device i. See Appendix C	
NG _{CH4}	= Average methane fraction of the supplemental natural gas as provided for by fuel vendor	scf CH ₄ / scf NG
0.0423	= Density of methane	lbCH ₄ / scf CH ₄
0.000454	= Conversion factor	tCH ₄ / lbCH ₄
21	= Global Warming Potential factor of methane to carbon dioxide equivalent	
12/16	= Carbon ratio of methane	C/CH ₄
44/12	= Carbon ratio of carbon dioxide	CO ₂ /C

²⁵ Refer to the most version of the U.S. EPA eGRID most closely corresponding to the time period during which the electricity was used. Projects shall use the annual total output emission rates for the subregion where the project is located, not the annual non-baseload output emission rates. The eGRID tables are available from the U.S. EPA website: <http://www.epa.gov/cleanenergy/energy-resources/egrid/index.html>.

6 Project Monitoring

The Reserve requires a Monitoring Plan to be established for all monitoring and reporting activities associated with the project. The Monitoring Plan will serve as the basis for verifiers to confirm that the stipulations of this section and Section 7 have been and will continue to be met, and that consistent, rigorous monitoring and record-keeping is ongoing at the project site. The Monitoring Plan must cover all aspects of monitoring and reporting contained in this protocol and must specify how data for all relevant parameters in Table 6.1 (below) will be collected and recorded.

At a minimum the Monitoring Plan shall stipulate the frequency of data acquisition; a record keeping plan (see Section 7.2 for minimum record keeping requirements); the frequency of instrument cleaning, inspection, field check and calibration activities; and the role of the individual performing each specific monitoring activity, as well as QA/QC provisions to ensure that data acquisition and meter calibration are carried out consistently and with precision. The Monitoring Plan shall also contain a detailed diagram of the landfill gas collection and destruction system, including the placement of all meters and equipment that affect SSRs within the GHG Assessment Boundary (see Figure 4.1).

Finally, the Monitoring Plan must include procedures that the project developer will follow to ascertain and demonstrate that the project at all times passes the Legal Requirement Test (Section 3.4.2).

Project developers are responsible for monitoring the performance of the project and operating the landfill gas collection and destruction system in a manner consistent with the manufacturer's recommendations for each component of the system.

6.1 Monitoring Requirements

Methane emission reductions from landfill gas capture and control systems must be monitored with measurement equipment that directly meters:

- The flow of landfill gas delivered to each destruction device²⁶, measured continuously and recorded every 15 minutes or totalized and recorded at least daily, adjusted for temperature and pressure
- The fraction of methane in the landfill gas delivered to the destruction device, measured continuously and recorded every 15 minutes and averaged at least daily (measurements taken at a frequency that is between daily and weekly may be used with the application of a 10% discount in Equation 5.3)

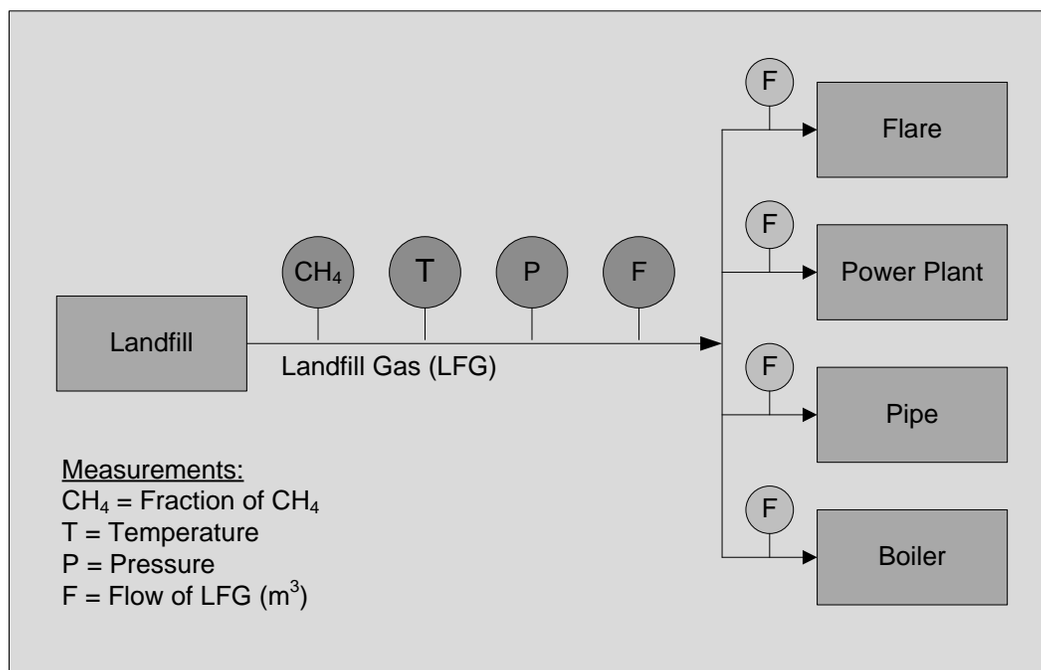
All flow data collected must be corrected for temperature and pressure at 60° F and 1 atm. If any of the landfill gas flow metering equipment does not internally correct for the temperature and pressure of the landfill gas, separate pressure and temperature measurements must be used to correct the flow measurement. The temperature and pressure of the landfill gas must be measured continuously. Corrected values must be used in all of the equations of this section.

²⁶ A single meter may be used for multiple, identical destruction devices. In this instance, methane destruction in these units will be eligible only if both units are monitored to be operational.

Apply Equation 5.2 only if the landfill gas flow metering equipment does not internally correct for temperature and pressure.

The continuous methane analyzer should be the preferred option for monitoring methane concentrations, as 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.).^{27, 28} When using the alternative approach of weekly methane concentration measurement using a calibrated portable gas analyzer, project developers must account for the uncertainty associated with these measurements by applying a 10% discount factor to the total quantity of methane collected and destroyed in Equation 5.3.

Figure 6.1 represents the suggested arrangement of the landfill gas flow meters and methane concentration metering equipment.



Note: The number of flow meters must be sufficient to track the total flow as well as the flow to each combustion device. The above scenario includes one more flow meter than would be necessary to achieve this objective. Source: Consolidated baseline methodology for landfill gas project activities, Clean Development Mechanism, Version 07, Sectoral Scope 13 (2007).

Figure 6.1. Suggested Arrangement of LFG Metering Equipment

Eligible projects may use monthly methane concentration measurements using a calibrated portable gas analyzer until January 1, 2009, after which a continuous methane analyzer or

²⁷ Methane fraction of the landfill gas to be measured on a wet/dry basis (must be measured on same basis as flow, temperature, and pressure). The methane analyzer and flow meter should be installed in the same relative placement to any moisture-removing components of the landfill gas system (there should not be a moisture-removing component separating the measurement of flow and methane fraction). An acceptable variation to this arrangement would be in the case where the flow meter is placed after a moisture-removing component (dry basis), while the methane analyzer is placed before this component (wet basis). The opposite arrangement is not permissible. No separate monitoring of temperature and pressure is necessary when using flow meters that automatically correct for temperature and pressure, expressing LFG volumes in normalized cubic meters.

²⁸ Consolidated baseline methodology for landfill gas project activities, Clean Development Mechanism, Version 07, Sectoral Scope 13 (2007).

weekly measurement using a calibrated portable gas analyzer is required. In the case where monthly methane concentration measurements are used, project developers must account for the uncertainty associated with these measurements by applying a 20% discount factor to the total quantity of methane collected and destroyed.

The operational activity of the landfill gas collection system and the destruction devices shall be monitored and documented at least hourly to ensure actual landfill gas destruction. GHG reductions will not be accounted for during periods which the destruction device was not operational. For flares, operation is defined as thermocouple readings above 500° F. For all other destruction devices, the means of demonstration shall be determined by the project developer and subject to verifier review.

6.2 Instrument QA/QC

Monitoring instruments shall be inspected and calibrated according to the following schedule.

All gas flow meters²⁹ and continuous methane analyzers must be:

- Cleaned and inspected on a regular basis, as specified in the project's Monitoring Plan, with activities and results documented by site personnel. Cleaning and inspection frequency must, at a minimum, follow the manufacturer's recommendations.
- Field checked for calibration accuracy by a third-party technician with the percent drift documented, using either a portable instrument (such as a pitot tube) or manufacturer specified guidance, at the end of – but no more than two months prior to or after – the end date of the reporting period³⁰
- Calibrated by the manufacturer or a certified third-party calibration service per manufacturer's guidance or every 5 years, whichever is more frequent

If the required calibration or calibration check is not performed and properly documented, no GHG credits may be generated for that reporting period. Flow meter calibrations shall be documented to show that the meter was calibrated to a range of flow rates corresponding to the flow rates expected at the landfill. Methane analyzer calibrations shall be documented to show that the calibration was carried out to the range of conditions (temperature and pressure) corresponding to the range of conditions as measured at the landfill.

If the field check on a piece of equipment reveals accuracy outside of a +/- 5% threshold, calibration by the manufacturer or a certified service provider is required for that piece of equipment.

For the interval between the last successful field check and any calibration event confirming accuracy outside of the +/- 5% threshold, all data from that meter or analyzer must be scaled according to the following procedure. These adjustments must be made for the entire period from the last successful field check until such time as the meter is properly calibrated.

²⁹ Field checks and calibrations of flow meters shall ensure that the meter accurately reads volumetric flow, and has not drifted outside of the prescribed +/-5% accuracy threshold.

³⁰ Instead of performing field checks, the project developer may instead have equipment calibrated by the manufacturer or a certified calibration service per manufacturer's guidance, at the end of but no more than two months prior to or after the end date of the reporting period to meet this requirement.

1. For calibrations that indicate under-reporting (lower flow rates, or lower methane concentration), the metered values must be used without correction.
2. For calibrations that indicate over-reporting (higher flow rates, or higher methane concentration), the metered values must be adjusted based on the greatest calibration drift recorded at the time of calibration.

For example, if a project conducts field checks quarterly during a year-long reporting period, then only three months of data will be subject at any one time to the penalties above. However, if the project developer feels confident that the meter does not require field checks or calibration on a greater than annual frequency, then failed events will accordingly require the penalty to be applied to the entire year's data. Frequent calibration may minimize the total accrued drift (by zeroing out any error identified), and result in smaller overall deductions. Additionally, strong equipment inspection practices that include checking all probes and internal components will minimize the risk of meter and analyzer inaccuracies and the corresponding deductions.

In order to provide flexibility in verification, data monitored up to two months after a field check may be verified. As such, the end date of the reporting period must be no more than two months after the latest successful field check.

If a portable instrument is used (such as a handheld methane analyzer), the portable instrument shall be maintained and calibrated per the manufacturer's specifications, and calibrated at least annually by the manufacturer, by a laboratory approved by the manufacturer, or at an ISO 17025 accredited laboratory. The portable instrument also must be field calibrated to a known sample gas prior to each use.

If available, the official source tested methane destruction efficiency shall be used in Equation 5.4 in place of the default methane destruction efficiency. Otherwise, project developers have the option to use either the default methane destruction efficiencies provided, or the site specific methane destruction efficiencies as provided by a state or local agency accredited source test service provider, for any of the destruction devices used in the project, performed on an annual basis. Device-specific source testing shall include at least three test runs, with the accepted final value being one standard deviation below the mean of the measured efficiencies.

6.3 Missing Data

In situations where the flow rate or methane concentration monitoring equipment is missing data, the project developer shall apply the data substitution methodology provided in Appendix E. If for any reason the destruction device monitoring equipment is inoperable (for example, the thermal coupler on the flare), then no emission reductions can be registered for the period of inoperability.

6.4 Monitoring Parameters

Prescribed monitoring parameters necessary to calculate baseline and project emissions are provided in Table 6.1.

Table 6.1. Monitoring Data to be Collected and Used to Estimate Emission Reductions

Eq. #	Parameter	Description	Data Unit	Measurement Frequency	Calculated (c) Measured (m) Reference (r) Operating records (o)	Comment
		Amount of waste in place	metric tons	Annually, or Each reporting period	o	Must be monitored and determined for each reporting period. The amount of waste in place shall be documented as of the beginning of the reporting period to assess whether the landfill continues to satisfy the performance standard test (Section 3.4.1). For landfills that are required by a regulatory agency to submit an annual WIP report, the most recent of these reports as of the beginning of the reporting period may be used
		Legal Requirement Test	Project developer attestation to compliance with regulatory requirements relating to landfill gas project	Each reporting period		Must be monitored and determined for each project period. The project developer shall document all federal, state, and local regulations, ordinances, and permit requirements (and compliance status for each) that apply to the GHG reduction project. The project developer shall provide a signed attestation to their compliance status for the above mentioned federal, state, and local regulations, ordinances, and permit requirements
		Operation of destruction device		Hourly	o	Required for each destruction device. For flares, operation is defined as thermocouple readings above 500° F
Equation 5.1	ER	GHG emission reductions during the reporting period	tCO ₂ e		c	

Eq. #	Parameter	Description	Data Unit	Measurement Frequency	Calculated (c) Measured (m) Reference (r) Operating records (o)	Comment
Equation 5.1 Equation 5.3	BE	Baseline emissions during the reporting period	tCO ₂ e		c	
Equation 5.1 Equation 5.9	PE	Project emissions during the reporting period	tCO ₂ e		c	
Equation 5.2 Equation 5.4	LFG _{i,t}	Adjusted volume of landfill gas fed to the destruction device i, in time interval t	scf	Continuous	m/c	Measured continuously by a flow meter and recorded at least once every 15 minutes. Data to be aggregated by time interval t (this parameter is calculated in cases where the metered flow must be corrected for temperature and pressure)
Equation 5.2	LFG _{unadjusted}	Unadjusted volume of landfill gas collected for the given time interval	acf	Continuous	m	Used only in cases where the flow meter does not automatically correct to 60° F and 1 atm
Equation 5.3 Equation 5.4	CH ₄ Dest _{PR}	Total methane destroyed by the project landfill gas collection and destruction system during the reporting period	tCH ₄		c	
Equation 5.3	DF	Discount factor to account for uncertainties associated with the monitoring equipment	0-1.0		r	Equal to zero if using continuous methane monitor (see Section 6.1)

Eq. #	Parameter	Description	Data Unit	Measurement Frequency	Calculated (c) Measured (m) Reference (r) Operating records (o)	Comment
Equation 5.3	OX	Factor for the oxidation of methane by soil bacteria	0, 0.1		r	Equal to 0.10 for all landfills except those that incorporate a synthetic liner throughout the entire area of the final cover system where OX = 0
Equation 5.3 Equation 5.5	Dest _{base}	Adjustment to account for the baseline methane destruction associated with a baseline destruction device	tCO ₂ e		c	Equal to zero if no baseline LFG destruction system is in place prior to project implementation
Equation 5.4	CH ₄ Dest _i	The net quantity of methane destroyed by destruction device i during the reporting period	scf CH ₄		c	
Equation 5.4	Q _i	Total quantity of landfill methane sent to destruction device i during the reporting period	scf CH ₄	Daily/Weekly	c	Calculated daily if methane is continuously metered or weekly if methane is measured weekly
Equation 5.4 Equation 5.12	DE _i	Default methane destruction efficiency for device i	%	Once	r/m	Project developers have the option to use a state or local agency accredited source test service provider to test the actual methane destruction efficiency of each of the destruction devices used in the project case. If using source test data for destruction efficiencies in Equation 5.2, all source test documentation shall be provided to the verifier. See Appendix C for default values

Eq. #	Parameter	Description	Data Unit	Measurement Frequency	Calculated (c) Measured (m) Reference (r) Operating records (o)	Comment
Equation 5.4	t	Time interval for which LFG flow and concentration measurements are aggregated	week, day, or smaller interval	Continuous/ Daily/ Weekly	r	Projects employing continuous methane concentration monitoring may use the interval of their data acquisition system. Otherwise, this parameter is equal to one day for continuously monitored methane concentration and one week for weekly monitored methane concentration.
Equation 5.4 Equation 5.8	PR _{CH₄,t}	The average methane fraction of the landfill gas in time interval t	scf CH ₄ / scf LFG	Continuous/ Weekly	m	Measured by continuous gas analyzer or a calibrated portable gas analyzer. Data to be averaged by time interval t.
Equation 5.5 Equation 5.6	Closed _{discount}	Adjustment to account for the methane which would have been combusted in the baseline flare from baseline wells at a closed landfill	scf CH ₄	Yearly	c	Calculated per year, but may be scaled for project reporting periods less than one year
Equation 5.5 Equation 5.7	NQ _{discount}	Adjustment to account for the methane which would have been combusted in the baseline, non-qualifying combustion device	scf CH ₄	Yearly	c	Calculated per year, but may be scaled for project reporting periods less than one year
Equation 5.5 Equation 5.8	Dest _{max}	Deduction of the un-utilized capacity of the baseline destruction device	scf CH ₄	Weekly, Monthly, or Per reporting period (no more than weekly)	c	This deduction is to be applied only when a new destruction device is used during project activity

Eq. #	Parameter	Description	Data Unit	Measurement Frequency	Calculated (c) Measured (m) Reference (r) Operating records (o)	Comment
Equation 5.6	LFG_{B1}	Landfill gas from the baseline landfill gas wells that would have been destroyed by the qualifying destruction system during the reporting period	scf LFG	Yearly	c	Calculated using Appendix D. Calculated per year, but may be scaled for project reporting periods less than one year
Equation 5.6	$B_{CH4,closed}$	Methane fraction of landfill gas destroyed by baseline flares at a closed landfill	scf CH ₄ / scf LFG	Continuously/ Weekly	m	Measured by continuous gas analyzer or a calibrated portable gas analyzer.
Equation 5.7	LFG_{B2}	Landfill gas that would have been destroyed by the original, non-qualifying destruction system during the reporting period	scf LFG / yr	Yearly	c	Calculated per Section 5, or according to guidance provided in Appendix D. Calculated per year, but may be scaled for project reporting periods less than one year
Equation 5.7	$B_{CH4,NQ}$	Methane fraction of landfill gas destroyed by non-qualifying devices in the baseline	scf CH ₄ / scf LFG	Continuously/ Weekly	m	Measured by continuous gas analyzer or a calibrated portable gas analyzer
Equation 5.8	$LFG_{Bmax,t}$	The maximum landfill gas flow capacity of the baseline methane destruction device in time interval t	scf	At beginning of first reporting period	c	Calculated based on manufacturer's and/or engineers specifications for the destruction device and blower system. The maximum capacity of the limiting component, either the destruction device or blower, shall be used

Eq. #	Parameter	Description	Data Unit	Measurement Frequency	Calculated (c) Measured (m) Reference (r) Operating records (o)	Comment
Equation 5.8	LFG _{B3, t}	The actual landfill gas flow of the baseline methane destruction device in time interval t	scf	Continuous	m	Measured continuously by a flow meter and recorded at least once every 15 minutes
Equation 5.9 Equation 5.10	FF _{CO2}	Total carbon dioxide emissions from the destruction of fossil fuel during the reporting period	tCO ₂	Per reporting period	c	
Equation 5.9 Equation 5.11	EL _{CO2}	Total carbon dioxide emissions from the consumption of electricity from the grid during the reporting period	tCO ₂		c	
Equation 5.9 Equation 5.12	NG _{PR}	Total quantity of emissions from supplemental natural gas, including both uncombusted methane and carbon dioxide emissions during the reporting period	tCO ₂	Per reporting period	c	Includes both uncombusted methane and carbon dioxide emissions

Eq. #	Parameter	Description	Data Unit	Measurement Frequency	Calculated (c) Measured (m) Reference (r) Operating records (o)	Comment
Equation 5.10	$FF_{PR,j}$	Total fossil fuel consumed by the project landfill gas collection and destruction system during the reporting period, by fuel type j	volume fossil fuel	Monthly	o	Calculated from monthly record of fossil fuel purchased and consumed
Equation 5.10	$EF_{FF,j}$	Fuel specific emission factor	kg CO ₂ / volume fossil fuel	Per reporting period	r	See Appendix C
Equation 5.11	EL_{PR}	Total electricity consumed by the project landfill gas collection and destruction system during the reporting period	MWh		m/o	Obtained from either onsite metering or utility purchase records. Required to determine CO ₂ emissions from use of electricity to operate the project activity
Equation 5.11	EF_{EL}	Carbon emission factor for electricity used	lbCO ₂ / MWh	Per reporting period	r	See the most up to date version available of the U.S. EPA eGRID. http://www.epa.gov/cleanenergy/energy-resources/egrid/index.html
Equation 5.12	NG_i	Total quantity of supplemental natural gas delivered to the destruction device i during the reporting period	scf	Continuous	m	Metered prior to delivery to destruction device

Eq. #	Parameter	Description	Data Unit	Measurement Frequency	Calculated (c) Measured (m) Reference (r) Operating records (o)	Comment
Equation 5.12	NG _{CH4}	Average methane fraction of the supplemental natural gas as provided for by fuel vendor	scf CH ₄ / scf NG		r	Refer to purchase records
	T	Temperature of the landfill gas	°C	Continuous	m	No separate monitoring of temperature is necessary when using flow meters that automatically adjust flow volumes for temperature and pressure, expressing LFG volumes in normalized cubic feet
	P	Pressure of the landfill gas	atm	Continuous	m	No separate monitoring of pressure is necessary when using flow meters that automatically measure adjust flow volumes for temperature and pressure, expressing LFG volumes in normalized cubic feet

7 Reporting Parameters

This section provides guidance on reporting rules and procedures. A priority of the Reserve is to facilitate consistent and transparent information disclosure among project developers. Project developers must submit verified emission reduction reports to the Reserve annually at a minimum.

7.1 Project Documentation

Project developers must provide the following documentation to the Reserve in order to register a landfill gas destruction project:

- Project Submittal form
- Signed Attestation of Title form
- Signed Attestation of Voluntary Implementation form
- Signed Attestation of Regulatory Compliance form
- Detailed system diagram from Monitoring Plan
- Verification Report
- Verification Opinion

Project developers must provide the following documentation each reporting period in order for the Reserve to issue CRTs for quantified GHG reductions:

- Verification Report
- Verification Opinion
- Signed Attestation of Title form
- Signed Attestation of Voluntary Implementation form
- Signed Attestation of Regulatory Compliance form

At a minimum, the above project documentation will be available to the public via the Reserve's online reporting tool of the same name, the Climate Action Reserve. Further disclosure and other documentation may be made available on a voluntary basis. Project submittal forms and project registration information can be found at:

<http://www.climateactionreserve.org/how/projects/register/project-submittal-forms/>.

7.2 Record Keeping

For purposes of independent verification and historical documentation, project developers are required to keep all information outlined in this protocol for a period of 10 years after the information is generated or 7 years after the last verification. This information will not be publicly available, but may be requested by the verifier or the Reserve.

System information the project developer should retain includes:

- All data inputs for the calculation of GHG reductions
- Copies of all solid waste, air, water, and land use permits; Notices of Violations (NOVs); and any administrative or legal consent orders dating back at least 3 years prior to the project start date, and for each subsequent year of project operation
- Project developer attestation of compliance with regulatory requirements relating to the landfill gas project
- Collection and control device information (installation dates, equipment list, etc.)

- LFG flow meter information (model number, serial number, manufacturer's calibration procedures)
- Methane monitor information (model number, serial number, calibration procedures)
- Destruction device monitor information (model number, serial number, calibration procedures)
- LFG flow data (for each flow meter)
- LFG flow meter calibration data (for each flow meter)
- Methane monitoring data
- Methane monitor calibration data
- Destruction device monitoring data (for each destruction device)
- Destruction device monitor calibration data (for each destruction device)
- CO₂e monthly and annual tonnage calculations
- Copies of the results of the NSPS/EG Tier 1 and/or Tier 2 NMOC emission rate estimates and the projected date when system start-up will be required by NSPS
- Initial and annual verification records and results
- All maintenance records relevant to the LFG control system, monitoring equipment, and destruction devices
- Operational records of the landfill relating to the amount of waste placed on site (scalehouse records, etc.), or most recent documented WIP report accepted by a regulatory agency

Calibrated portable gas analyzer information that the project developer should retain includes:

- Date, time, and location of methane measurement
- Methane content of LFG (% by volume) for each measurement
- Methane measurement instrument type and serial number
- Date, time, and results of instrument calibration
- Corrective measures taken if instrument does not meet performance specifications

7.3 Reporting Period and Verification Cycle

Project developers must report GHG reductions resulting from project activities during each reporting period. Although projects must be verified annually at a minimum, the Reserve will accept verified emission reduction reports on a sub-annual basis, should the project developer choose to have a sub-annual reporting period and verification schedule (e.g. quarterly or semi-annually). A reporting period cannot exceed 12 months, and no more than 12 months of emission reductions can be verified at once, except during a project's first verification, which may include historical emission reductions from prior years.

Reporting periods must be contiguous; there may be no time gaps in reporting during the crediting period of a project once the initial reporting period has commenced.

8 Verification Guidance

This section provides verification bodies with guidance on verifying GHG emission reductions from landfill gas projects developed to the standards of this protocol. This verification guidance supplements the Reserve's Verification Program Manual and describes verification activities in the context of landfill gas destruction projects.

Verification bodies trained to verify landfill gas projects must conduct verifications to the standards of the following documents:

- Climate Action Reserve Program Manual
- Climate Action Reserve Verification Program Manual
- Climate Action Reserve Landfill Project Protocol

The Reserve's Program Manual, Verification Program Manual, and project protocols are designed to be compatible with each other and are available on the Reserve's website at <http://www.climateactionreserve.org>.

In cases where the Program Manual and/or Verification Program Manual differ from the guidance in this protocol, this protocol takes precedent.

Only ISO-accredited verification bodies trained by the Reserve for this project type are eligible to verify landfill project reports. Verification bodies approved under other project protocol types are not permitted to verify landfill projects. Information about verification body accreditation and Reserve project verification training can be found in the Verification Program Manual.

8.1 Standard of Verification

The Reserve's standard of verification for landfill projects is the Landfill Project Protocol (this document), the Reserve Program Manual, and the Verification Program Manual. To verify a landfill project developer's project report, verification bodies apply the guidance in the Verification Program Manual and this section of the protocol to the standards described in Section 2 through 7 of this protocol. Sections 2 through 7 provide eligibility rules, methods to calculate emission reductions, performance monitoring instructions and requirements, and procedures for reporting project information to the Reserve.

8.2 Monitoring Plan

The Monitoring Plan serves as the basis for verification bodies to confirm that the monitoring and reporting requirements in Section 6 and Section 7 have been met, and that consistent, rigorous monitoring and record-keeping is ongoing at the project site. Verification bodies shall confirm that the Monitoring Plan covers all aspects of monitoring and reporting contained in this protocol and specifies how data for all relevant parameters in Table 6.1 are collected and recorded.

8.3 Verifying Project Eligibility

Verification bodies must affirm a landfill project's eligibility according to the rules described in this protocol. The table below outlines the eligibility criteria for a landfill project. This table does not represent all criteria for determining eligibility comprehensively; verification bodies must also look to Section 3 and the verification items list in Table 8.2.

Table 8.1. Summary of Eligibility Criteria

Eligibility Rule	Eligibility Criteria	Frequency of Rule Application
Start Date	Projects must be submitted for listing within 6 months of the project start date	Once during first verification
Location	United States and its territories	Once during first verification
Performance Standard: Practice Threshold	Installation of a qualifying destruction device where not required by law (see Section 3.4.1 for other requirements)	Once during first verification
Performance Standard: Size Threshold	Landfills whose landfill gas destruction results in energy generation must have a waste in place no greater than 2.17 MMT for arid counties and 0.72 MMT for non-arid counties	Every verification
Legal Requirement Test	Signed Attestation of Voluntary Implementation form and monitoring procedures that lay out procedures for ascertaining and demonstrating that the project passes the Legal Requirement Test	Every verification
Regulatory Compliance Test	Signed Attestation of Regulatory Compliance form and disclosure of all non-compliance events to verifier; project must be in material compliance with all applicable laws	Every verification
Exclusions	<ul style="list-style-type: none"> ▪ Bioreactors ▪ Landfills which re-circulate a liquid other than leachate in a controlled manner ▪ Indirect emissions from the displacement of grid electricity or natural gas 	Every verification

8.4 Core Verification Activities

The Landfill Project Protocol provides explicit requirements and guidance for quantifying GHG reductions associated with the destruction of landfill methane. The Verification Program Manual describes the core verification activities that shall be performed by verification bodies for all project verifications. They are summarized below in the context of a landfill project, but verification bodies shall also follow the general guidance in the Verification Program Manual.

Verification is a risk assessment and data sampling effort designed to ensure that the risk of reporting error is assessed and addressed through appropriate sampling, testing, and review. The three core verification activities are:

1. Identifying emissions sources, sinks and reservoirs
2. Reviewing GHG management systems and estimation methodologies
3. Verifying emission reduction estimates

Identifying emission sources, sinks, and reservoirs

The verification body reviews for completeness the sources, sinks, and reservoirs identified for a project, such as system energy use, fuel consumption, combustion and destruction from various qualifying and non-qualifying destruction devices, and soil oxidation.

Reviewing GHG management systems and estimation methodologies

The verification body reviews and assesses the appropriateness of the methodologies and management systems that the landfill project uses to gather data on methane collected and destroyed and to calculate baseline and project emissions.

Verifying emission reduction estimates

The verification body further investigates areas that have the greatest potential for material misstatements and then confirms whether or not material misstatements have occurred. This involves site visits to the project to ensure the systems on the ground correspond to and are consistent with data provided to the verification body. In addition, the verification body recalculates a representative sample of the performance or emissions data for comparison with data reported by the project developer in order to double-check the calculations of GHG emission reductions.

8.5 Landfill Project Verification Items

The following tables provide lists of items that a verification body needs to address while verifying a landfill project. The tables include references to the section in the protocol where requirements are further described. The table also identifies items for which a verification body is expected to apply professional judgment during the verification process. Verification bodies are expected to use their professional judgment to confirm that protocol requirements have been met in instances where the protocol does not provide (sufficiently) prescriptive guidance. For more information on the Reserve's verification process and professional judgment, please see the Verification Program Manual.

Note: These tables shall not be viewed as a comprehensive list or plan for verification activities, but rather guidance on areas specific to landfill projects that must be addressed during verification.

8.5.1 Project Eligibility and CRT Issuance

Table 8.2 lists the criteria for reasonable assurance with respect to eligibility and CRT issuance for landfill projects. These requirements determine if a project is eligible to register with the Reserve and/or have CRTs issued for the reporting period. If any one requirement is not met, either the project may be determined ineligible or the GHG reductions from the reporting period (or sub-set of the reporting period) may be ineligible for issuance of CRTs, as specified in Sections 2, 3, and 6.

Table 8.2. Eligibility Verification Items

Protocol Section	Eligibility Qualification Item	Apply Professional Judgment?
2.2	Verify that the project meets the definition of a landfill project and is properly defined per Section 2.2	No
2.3	Verify ownership of the reductions by reviewing Attestation of Title	No
2.3	For direct use agreements between the project developer and the end user of the landfill gas (i.e. an industrial client purchasing the landfill gas from the project developer), verify that a legally binding mechanism is built into the agreement language to assure that the GHG offset credits will not be double counted	No
3.2	Verify eligibility of project start date	No
3.2	Verify accuracy of project start date based on operational records	Yes
3.3	Verify that project is within its 10 year crediting period	No

Protocol Section	Eligibility Qualification Item	Apply Professional Judgment?
3.4.1	Verify that the project meets the appropriate Performance Standard Tests for the project type per Section 3.4.1	No
3.4.2	Confirm execution of the Attestation of Voluntary Implementation form to demonstrate eligibility under the Legal Requirement Test	No
3.4.2	Verify that the project activities comply with applicable laws by reviewing any instances of non-compliance provided by the project developer and performing a risk-based assessment to confirm the statements made by the project developer in the Attestation of Regulatory Compliance form	Yes
4	Confirm all baseline non-qualifying devices have been properly accounted for within project's GHG Assessment Boundary	No
4	Confirm all baseline qualifying devices have been properly accounted for within project's GHG Assessment Boundary	No
6	Verify that monitoring meets the requirements of the protocol. If it does not, verify that a variance has been approved for monitoring variations	No
6	Verify that the project monitoring plan contains procedures for ascertaining and demonstrating that the project passes the Legal Requirement Test at all times	Yes
6	Verify that the landfill gas control system operated in a manner consistent with the design specifications	Yes
6	Verify that there is an individual responsible for managing and reporting GHG emissions, and that individual properly trained and qualified to perform this function	Yes
6.2	Verify that all gas flow meters and methane analyzers adhered to the inspection, cleaning, and calibration schedule specified in the protocol. If they do not, verify that a variance has been approved for monitoring variations or that adjustments have been made to data per the protocol requirements	No
6.2	If any piece of equipment failed a calibration check, verify that data from that equipment was scaled according to the failed calibration procedure for the appropriate time period	No
6.3	If used, verify that data substitution methodology was properly applied	No
7.1	Verify that appropriate documents are created to support and/or substantiate activities related to GHG emission reporting activities, and that such documentation is retained appropriately	Yes
	If any variances were granted, verify that variance requirements were met and properly applied	Yes

8.5.2 Quantification of GHG Emission Reductions

Table 8.3 lists the items that verification bodies shall include in their risk assessment and re-calculation of the project's GHG emission reductions. These quantification items inform any determination as to whether there are material and/or immaterial misstatements in the project's GHG emission reduction calculations. If there are material misstatements, the calculations must be revised before CRTs are issued.

Table 8.3. Quantification Verification Items

Protocol Section	Quantification Item	Apply Professional Judgment?
4	Verify that SSRs included in the GHG Assessment Boundary correspond to those required by the protocol and those represented in the project	No
5	Verify that the project developer correctly accounted for baseline methane destruction in the baseline scenario	No
5	Verify that the project developer correctly monitored, quantified and aggregated the amount of methane collected from the landfill and destroyed by the project landfill gas control system?	No
5	Verify that the project developer correctly quantified and aggregated electricity use	Yes
5	Verify that the project developer correctly quantified and aggregated fossil fuel use	Yes
5	Verify that the project developer applied the correct emission factors for fossil fuel combustion and grid-delivered electricity	No
5	Verify that the project developer applied the correct methane destruction efficiencies	No
Appendix C	If the project developer used source test data in place of the default destruction efficiencies (Appendix C), verify accuracy and appropriateness of data and calculations	Yes

8.5.3 Risk Assessment

Verification bodies will review the following items in Table 8.4 to guide and prioritize their assessment of data used in determining eligibility and quantifying GHG emission reductions.

Table 8.4. Risk Assessment Verification Items

Protocol Section	Item that Informs Risk Assessment	Apply Professional Judgment?
6	Verify that the project monitoring plan is sufficiently rigorous to support the requirements of the protocol and proper operation of the project	Yes
6	Verify that appropriate monitoring equipment is in place to meet the requirements of the protocol	No
6	Verify that equipment calibrations have been carried out to satisfy the requirements of the protocol	No
6	Verify that the individual or team responsible for managing and reporting project activities are qualified to perform this function	Yes
6	Verify that appropriate training was provided to personnel assigned to greenhouse gas reporting duties	Yes
6	Verify that all contractors are qualified for managing and reporting greenhouse gas emissions if relied upon by the project developer. Verify that there is internal oversight to assure the quality of the contractor's work	Yes
6.2	Verify that the methane destruction equipment was operated and maintained according to manufacturer specifications	Yes
7.2	Verify that all required records have been retained by the project developer	No

8.6 Completing Verification

The Verification Program Manual provides detailed information and instructions for verification bodies to finalize the verification process. It describes completing a Verification Report, preparing a Verification Opinion, submitting the necessary documents to the Reserve, and notifying the Reserve of the project's verified status.

9 Glossary of Terms

Accredited verification body	A verification firm approved by the Climate Action Reserve to provide verification services for project developers.
Additionality	Landfill management practices that are above and beyond business-as-usual operation, exceed the baseline characterization, and are not mandated by regulation.
Anaerobic	Pertaining to or caused by the absence of oxygen.
Anthropogenic emissions	GHG emissions resultant from human activity that are considered to be an unnatural component of the Carbon Cycle (i.e. fossil fuel destruction, de-forestation, etc.).
Biogenic CO ₂ emissions	CO ₂ emissions resulting from the destruction and/or aerobic decomposition of organic matter. Biogenic emissions are considered to be a natural part of the Carbon Cycle, as opposed to anthropogenic emissions.
Bioreactor	Any landfill which: <ol style="list-style-type: none"> Meets the EPA definition of a bioreactor: "a MSW landfill or portion of a MSW landfill where any liquid other than leachate (leachate includes landfill gas condensate) is added in a controlled fashion into the waste mass (often in combination with recirculating leachate) to reach a minimum average moisture content of at least 40 percent by weight to accelerate or enhance the anaerobic (without oxygen) biodegradation of the waste."³¹ Has been designated by local, state, or federal regulators as a bioreactor. Has received grants or funding to operate as a bioreactor.
Carbon dioxide (CO ₂)	The most common of the six primary greenhouse gases, consisting of a single carbon atom and two oxygen atoms.
Closed landfill	A landfill that has ceased waste acceptance, and has submitted a closure report to EPA or the state indicating that it will no longer accept waste.
CO ₂ equivalent (CO ₂ e)	The quantity of a given GHG multiplied by its total global warming potential. This is the standard unit for comparing the degree of warming which can be caused by different GHGs.
Direct emissions	Greenhouse gas emissions from sources that are owned or controlled by the reporting entity.
Eligible landfill	An "eligible landfill" is a landfill that: <ol style="list-style-type: none"> Is not subject to regulations or other legal requirements requiring the destruction of methane gas Is not a bioreactor Does not add any liquid other than leachate into the waste mass in a controlled manner

³¹ 40 CFR 63.1990 and 40 CFR 258.28a.

Emission factor (EF)	A unique value for determining an amount of a greenhouse gas emitted for a given quantity of activity data (e.g. metric tons of carbon dioxide emitted per barrel of fossil fuel burned).
Emission guidelines (EG)	Guidelines for State regulatory plans that have been developed by the U.S. EPA. For landfills, emission guidelines are codified in 40 CFR 60 Subpart Cc.
Flare	A destruction device that uses an open flame to burn combustible gases with combustion air provided by uncontrolled ambient air around the flame.
Fossil fuel	A fuel, such as coal, oil, and natural gas, produced by the decomposition of ancient (fossilized) plants and animals.
Greenhouse gas (GHG)	Carbon dioxide (CO ₂), methane (CH ₄), nitrous oxide (N ₂ O), sulfur hexafluoride (SF ₆), hydrofluorocarbons (HFCs), or perfluorocarbons (PFCs).
Global warming potential (GWP)	The ratio of radiative forcing (degree of warming to the atmosphere) that would result from the emission of one unit of a given GHG compared to one unit of CO ₂ .
Indirect emissions	Emissions that are a consequence of the actions of a reporting entity, but are produced by sources owned or controlled by another entity.
Landfill	A defined area of land or excavation that receives or has previously received waste that may include household waste, commercial solid waste, non-hazardous sludge and industrial solid waste.
Landfill gas (LFG)	Gas resulting from the decomposition of wastes placed in a landfill. Typically, landfill gas contains methane, carbon dioxide and other trace organic and inert gases.
Landfill gas project	Installation of infrastructure that in operating causes a decrease in GHG emissions through destruction of the methane component of landfill gas.
Landfill gas-to-energy (LFGE)	A LFGE project is one where the LFG destruction involves a destruction device that generates saleable energy (engine, turbine, microturbine, fuel cell, boiler, upgrade to pipeline, upgrade to CNG/LNG, etc.). This does not include small-scale, non-commercial applications, such as leachate drying.
Metric ton or "tonne" (MT)	A common international measurement for the quantity of GHG emissions, equivalent to about 2204.6 pounds or 1.1 short tons.
Methane (CH ₄)	A potent GHG with a GWP of 21, consisting of a single carbon atom and four hydrogen atoms.
MMBtu	One million British thermal units.
Mobile combustion	Emissions from the transportation of materials, products, waste, and employees resulting from the combustion of fuels in company owned

	or controlled mobile combustion sources (e.g. cars, trucks, tractors, dozers, etc.).
National Emission Standards for Hazardous Air Pollutants (NESHAP)	Federal emission control standards codified in 40 CFR 63. Subpart AAAA of Part 63 prescribes emission limitations for MSW landfills.
New Source Performance Standards (NSPS)	Federal emission control standards codified in 40 CFR 60. Subpart WWW of Part 60 prescribes emission limitations for MSW landfills.
Non-methane organic compounds (NMOC)	Non-methane organic compounds as measured according to the provisions of 40 CFR 60.754.
Non-qualifying destruction device	A passive flare or other combustion system that results in the destruction of methane, but which cannot serve as the primary destruction device for a methane destruction project under this protocol.
Nitrous oxide (N ₂ O)	A GHG consisting of two nitrogen atoms and a single oxygen atom.
Project baseline	A business-as-usual GHG emission assessment against which GHG emission reductions from a specific GHG reduction activity are measured.
Project developer	An entity that undertakes a project activity, as identified in the Landfill Project Protocol. A project developer may be an independent third party or the landfill operating entity.
Qualifying destruction device	A utility flare, enclosed flare, engine, boiler, pipeline, vehicle, or fuel cell which can serve as the primary destruction device for a methane destruction project under this protocol.
Renewable Energy Certificates (RECs)	As defined by the U.S. EPA Green Power Partnership, a REC represents the property rights to the environmental, social, and other non-power qualities of renewable electricity generation. For a landfill project this is represented by the existence of a REC contract or participation of the landfill in a REC tracking system. The RECs may be sold as bundled (green power) or unbundled from the associated energy that is generated.
Reporting period	Specific time period of project operation for which the project developer has calculated and reported emission reductions and is seeking verification and issuance of credits. The reporting period must be no longer than 12 months.
Resource Conservation and Recovery Act (RCRA)	Federal legislation under which solid and hazardous waste disposal facilities are regulated.
Stationary combustion source	A stationary source of emissions from the production of electricity, heat, or steam, resulting from combustion of fuels in boilers, furnaces, turbines, kilns, and other facility equipment.

Verification	The process used to ensure that a given participant's GHG emissions or emission reductions have met the minimum quality standard and complied with the Reserve's procedures and protocols for calculating and reporting GHG emissions and emission reductions.
Verification body	An ISO-accredited and Reserve-approved firm that is able to render a verification opinion and provide verification services for operators subject to reporting under this protocol.
Verification cycle	The Reserve requires verification of landfill projects annually, but does not require verifications to be completed on specific dates. Project developers select the reporting period to be verified. Thus, each project has a unique verification cycle that begins the first time a project is verified, occurs at least annually, and ends once the crediting period expires or the project is no longer eligible, whichever happens first.
Waste in place	The cumulative amount of solid waste, measured in metric tons, that has been permanently placed into the landfill.

10 References

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<http://www.arb.ca.gov/cc/ccea/landfills/landfills.htm>.

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Appendix A Development of the Performance Standard Threshold

The initial performance standard for the Landfill Project Protocol Version 1.0 was adopted in 2007. This analysis used as its primary data source the database of nearly 2,400 landfills in the United States developed and maintained by the U.S. EPA's Landfill Methane Outreach Program (LMOP).³² This database does not represent all U.S. landfills, but rather a subset of all landfills that have been identified as having current LFGE projects or where potential opportunities exist for such projects. This database is updated on an ongoing basis by LMOP staff. Landfill gas projects take time to move from conception to operation (often two years or more) so the database does not see rapid, significant changes. However, it has been over four years since the Reserve first developed the Landfill Project Protocol using this database, and there have been many updates in the interim. These updates merit a new evaluation of data supporting the performance standard for this protocol.

The purpose of a performance standard analysis is to identify criteria or conditions that effectively distinguish landfill gas collection and destruction projects that are likely to be additional from those that are likely to be non-additional. The original analysis conducted in 2007 concluded that any new installation of a landfill gas collection system and/or qualifying destruction device where gas had not previously been collected and destroyed (or was destroyed using a non-qualifying destruction device) could be considered additional. Since the 2007 analysis, there has been a significant increase in the number and percentage of landfills employing gas collection and destruction systems. The purpose of this updated analysis is to identify whether new criteria are necessary to continue to ensure that only additional landfill gas destruction projects are eligible to register with the Reserve, and if so, what those criteria should be.

The focus of the original analysis, as well as this update, is on those landfills not currently subject to NSPS/EG, since these regulated landfills are generally required to collect and control landfill gas emissions.

A.1 2007 Performance Standard Analysis

Table A.1 and Table A.2 provide the summary conclusions of the Reserve's 2007 performance standard analysis, using the LMOP database available at that time. The original analysis excluded all landfills that were closed prior to 2001, since their methane production was assumed to have already dropped off significantly and they would therefore be poor candidates for landfill gas projects.

Because this database did not include information on state and local regulations, ordinances or permitting requirements that may affect landfill operations, it was necessary to make assumptions regarding additional regulatory influence on landfill operations. To estimate an upper bound for market penetration, it was assumed that all non-NSPS/EG landfills with gas collection and control systems (GCCS) were *not* required to collect and control gas (see Table

³² LMOP is a voluntary partnership program that was created to reduce methane emissions from landfills by encouraging the use of landfill gas for energy. LMOP tracks whether or not specific landfills are required to reduce landfill gas emissions under the New Source Performance Standards and Emission Guidelines for Municipal Solid Waste Landfills (NSPS/EG), promulgated March 1996. Because LMOP is not a regulatory program, it cannot make an official EPA designation regarding any landfill's NSPS/EG status. Information relating to NSPS/EG was obtained by voluntary submittal and is subject to change over time. Therefore, LMOP cannot guarantee the validity of this information.

A.2). Under this assumption, 261 out of the 1,169 landfills had implemented voluntary landfill gas projects, equating to a market penetration of 22.3%. To construct a lower bound, it was assumed that all 166 non NSPS/EG landfills with flares were required by state and local regulations, ordinances or permitting requirements to have flares installed (see Table A.2). This assumption was based on the observation that there is generally no incentive, financial or otherwise, for a landfill to install a flare absent requirements imposed by regulations, ordinances or permitting requirements. Therefore, it is likely that many non-NSPS/EG landfills with flares are required by state or local regulation, ordinances or permitting requirements to combust landfill gas. By assuming all 166 non-NSPS/EG landfills with flares were required to combust landfill gas, a lower bound for market penetration was estimated. Under this assumption, 95 out of 1,003 unregulated landfills had implemented voluntary landfill gas projects, resulting in a “natural” (non-mandated) market penetration of 9.5%.³³

Table A.1. Summary of Information on U.S. Landfills (NSPS/EG and Non-NSPS/EG) (2007)

	Landfills	Percent of Landfills	Number w/ LFG Collection	Percent w/ LFG Collection
Landfills in Analysis				
NSPS/EG	697	37.35	697	100
Non-NSPS/EG	1169	62.65	261	22.33
Subtotal	1866	100	958	51.34
Landfills Excluded from Analysis	518			
Total U.S. Landfills	2384			

Table A.2. Summary of Non-NSPS/EG Landfills under Assumption that Flare-Only Landfills Are Already Regulated (2007)

Non-NSPS/EG Landfills	Flares Included		Flares Excluded	
	Number of Landfills	Percentage	Number of Landfills	Percentage
Flare-Only	166	14.2	Excluded	Excluded
Electricity	67	5.7	67	6.7
Gas Projects	28	2.4	28	2.8
Subtotal	261	22.3	95	9.5
No LFG collection	908	77.7	908	90.5
Total	1169	100.0	1003	100.0
Estimated Market Penetration of LFG Collection Projects at Unregulated Landfills		22.3%		9.5%

³³ It is possible that some of the 95 projects in this category were required by state or local regulations; thus, the actual natural market penetration may have been lower. **Throughout this section, however, the term “unregulated” is used to refer to landfills that are not subject to NSPS/EG and that do not have flares installed, despite the fact that some of these landfills may still be subject to state or local regulations.**

A.2 2010 Update to the Performance Standard Analysis

In late 2010, the Reserve received an updated version of the LMOP database from the U.S. EPA. Using this new version with its updated information on nearly 2,400 landfills, it was possible to reconstruct the original analysis with more current data. This new analysis is summarized in Table A.3, Table A.4, and Table A.5.

As an initial step, we reproduced the original analysis without changing any assumptions; the only difference was the more current data, with the following exceptions:

- The categories for electricity projects and gas projects have been combined into one category of “LFGE” (landfill gas-to-energy) projects
- There are a number of non-NSPS/EG landfills in the database that specify that they have a gas collection system in place, but for which there are no records of associated flares or LFGE projects. Based on communications with LMOP staff it was assumed that these landfills have flares installed.

Under these assumptions, 227 out of 954 unregulated landfills have implemented voluntary LFGE projects, resulting in a current natural market penetration rate of 23.79%.

Table A.3. Summary of Information on U.S. Landfills (NSPS/EG and Non-NSPS/EG) (2011)

	Landfills	Percent of Landfills	Number w/ LFG Collection	Percent w/ LFG Collection
Landfills in Analysis				
NSPS/EG	382	25.20	382	100.00
Non-NSPS/EG	1134	74.80	377	33.25
Subtotal	1516	100.00	759	50.07
Landfills Excluded from Analysis³⁴	877			
Total U.S. Landfills	2393			

Table A.4. Summary of Non-NSPS/EG Landfills under Assumption that Flare-Only Landfills Are Already Regulated (2011)

Non-NSPS/EG Landfills	Flares Included		Flares Excluded	
	Number of Landfills	Percent of Non-NSPS Landfills	Number of Landfills	Percent of Non-NSPS Landfills
Flare-Only	180	15.87	Excluded	Excluded
LFGE	227	20.02	227	23.79
Subtotal	407	35.89	227	23.79
No LFG Collection	727	64.11	727	76.21
Total	1134	100.00	954	100.00
Estimated Market Penetration of Gas Destruction Projects into Unregulated Landfills		35.89%		23.79%

The 23.79% natural market penetration represents a significant increase from the results of the 2007 analysis (9.5%; see Table A.2). However, it is possible that the growth in the domestic

³⁴ Excluded landfills are those which had closed prior to 2001.

carbon market has contributed appreciably to this increase in market penetration. By comparing the landfills included in the LMOP database with the lists of landfill projects in publicly available carbon offset project registries^{35,36,37}, it is possible to identify those projects that appear to have been incentivized by the GHG offset market. Assuming that all registered GHG offset projects are additional and may therefore be excluded from the analysis, the result is that 158 of 867 unregulated landfills have implemented voluntary landfill gas projects in the absence of carbon market incentives. This equates to a natural market penetration rate of 18.22% (see Table A.5).

Table A.5. Summary of Non-NSPS/EG Landfills under Assumption that Flare-Only Landfills are Already Regulated, Excluding Landfills that are Enrolled in GHG Offset Programs (2011)

Non-NSPS/EG Landfills	Flares Included		Flares Excluded	
	Number of Landfills – Offsets Excluded	Percent of Non-NSPS/EG Landfills – Offsets Excluded	Number of Landfills – Offsets Excluded	Percent of Non-NSPS/EG Landfills – Offsets Excluded
Flare-Only	146	14.41	Excluded	Excluded
LFGE Projects	158	15.60	158	18.22
Subtotal	304	30.01	158	18.22
No LFG Collection	709	69.99	709	81.78
Total	1013	100.00	867	100.00
Estimated Market Penetration of Gas Destruction Projects into Unregulated Landfills		30.01%		18.22%

The 2007 analysis excluded all landfills closed prior to 2001, based on the assumption that their gas production would now have declined too much to be considered for a gas destruction project. However, landfills are only included in the LMOP database if there is some reason to believe they have potential for a LFGE project. For conservativeness, the updated analysis presented here includes landfills closed prior to 2001, unlike the 2007 analysis. Using this expanded dataset, the following categories of landfills were excluded from further analysis:

- a) Landfills that are regulated under NSPS/EG;
- b) Landfills with flare-only projects; and
- c) Landfills that are receiving GHG offsets.

1,507 landfills remained in the LMOP database after these exclusions. Of these landfills, 251 have installed LFGE projects. This equates to a natural market penetration rate of 16.66% (see Table A.6).

³⁵ Climate Action Reserve list of projects: <https://thereserve1.apx.com/myModule/rpt/myrpt.asp?r=111>

³⁶ American Carbon Registry list of projects: <http://www.americancarbonregistry.org/carbon-registry/projects>

³⁷ Chicago Climate Exchange list of projects: <https://registry.chicagoclimatex.com/public/projectsReport.jsp>

Table A.6. Summary of Non-NSPS/EG Landfills, Excluding Flare-Only and GHG Offset Projects

Non-NSPS/EG Landfills	Number of Landfills	Percent
LFGE Projects	251	16.66
No LFG Collection	1256	83.34
Total	1507	100.00
Estimated Market Penetration of LFGE Projects at Unregulated Landfills		16.66%

In other words, close to 17% of unregulated landfills have made the decision to voluntarily install and operate a LFGE system without pursuing the additional revenue from GHG offsets. This suggests that many LFGE projects are viable based solely on revenue from energy sales, and thus should not be considered additional as a GHG offset project. In fact, further analysis of the LMOP database (including landfills that closed prior to 2001) shows that 76% of LFGE projects at non-NSPS/EG landfills are not receiving revenues from GHG offsets (251 projects out of a total of 327). This supports the conclusion that many projects utilizing energy from landfill gas destruction do not require GHG offset revenues to be viable, and thus the Reserve should update its eligibility requirements to ensure the additionality of such projects. The Reserve examined two options for further restricting eligibility for LFGE projects:

1. Excluding projects that sell green power or renewable energy certificates (RECs).
2. Excluding projects above a certain size threshold.

A.3 New Performance Standard Option #1: RECs Exclusion for LFGE Projects

Although a majority of LFGE projects at non-NSPS/EG landfills do not receive revenue from GHG offsets, this does not necessarily mean that *all* such projects are viable based only on energy sales. In many areas of the country, LFGE projects are eligible to receive additional revenue in the form of green power contracts or the sale of renewable energy certificates (RECs). The market for RECs has grown and matured such that in many cases the incentive provided by RECs rivals that provided by GHG offsets. One possibility is that the LFGE projects that are not generating GHG offsets are instead obtaining additional revenue through REC sales.

To examine this possibility, the Reserve used data from the regional REC tracking registries to identify LFGE projects that currently sell RECs.^{38,39} As indicated above, according to the latest LMOP data there are 251 unregulated landfills with LFGE projects that are not receiving GHG offsets (and therefore appear to be non-additional). According to the REC registry data, 61 of these projects are selling RECs. One option for an additionality threshold, therefore, is to exclude LFGE projects that sell RECs. Going strictly by the numbers presented here, this would reduce the potential number of non-additional projects that could be (incorrectly) considered additional by 24% (61 / 251).

³⁸ The list of projects generating RECs was generated from the publicly available registries of REC tracking systems around the U.S.: PJM, WREGIS, ERCOT, NC-RETS, NARR, M-RETS, MIRECS, and NEPOOLGIS.

³⁹ LFGE projects may also receive additional revenue in the form of contracts for "green" power sold to utilities or other buyers. For this analysis, data on REC sales were used as a proxy for all green power sales.

One risk, however, is that by excluding projects that generate RECs we might also exclude some truly additional projects, i.e. those that require both GHG offset and REC revenues to be viable. Of the 327 unregulated landfills that have LFGE projects installed, 28% are selling RECs, while 24% are selling GHG offsets. The majority of the projects in these categories do not overlap (i.e. most do not sell both RECs and GHG offsets). Of those projects selling RECs, 66.3% do not sell GHG offsets in addition to RECs. Similarly, almost 60% of the projects that are selling GHG offsets do not also sell RECs. (See Table A.7). The high percentages of projects that are only receiving one stream of additional revenue, RECs or GHG offsets, suggest that most projects do not need both streams of environmental incentives in order to be financially feasible. Thus, excluding projects that currently sell RECs would not seem to result in a large number of incorrect rejections, i.e. excluding projects that would be truly additional. However, it is possible these results could differ markedly depending on the region of the country and the market into which RECs or green power are being sold.

Another concern is that prohibiting offset projects from selling RECs might not be an effective screen, since projects could still opt to sell either RECs or GHG offsets. Projects that are currently selling RECs (or would otherwise have sold RECs) could decide to sell GHG offsets instead, e.g. if they would obtain more revenue by doing so. The prohibition may therefore be ineffective at directly screening out these non-additional projects. However, the market for RECs could be expected to at least partially counteract this effect. Specifically, other renewable energy projects (including other LFGE projects) could be expected to make up for the reduced supply of RECs, leading to overall net (additional) reductions.

Based on the LMOP dataset, excluding the 61 projects that are receiving RECs, the “natural” market penetration of LFGE projects at unregulated landfills drops from 16.66% to 13.14% (Table A.8).

Table A.7. Rate of Participation in Environmental Incentives Programs for Non-NSPS/EG LFGE Projects

	Number of Landfills	Percent of Unregulated LFGE Projects
Total Unregulated LFGE Projects	327	100%
No Environmental Incentives	190	58%
RECs Total	92	28%
RECs Only (No GHG Offsets)	61	
GHG Offsets Total	76	23%
GHG Offsets Only (No RECs)	45	

Table A.8. Summary of Non-NSPS/EG Landfills under Assumption that Flare-Only Landfills are Already Regulated, Excluding Landfills that are Enrolled in a GHG Offset Program and Excluding Landfills that are Receiving RECs (2011)

Non-NSPS/EG Landfills)	Number of Landfills – Offsets/RECs Excluded	Percent of Unregulated Landfills – Offsets/RECs Excluded
LFGE	190	13.14
No LFG Collection	1256	86.86
Total	1446	100.00
Estimated Market Penetration of Gas Destruction Projects into Unregulated Landfills		13.14%

A.4 New Performance Standard Option #2: Size Threshold for LFGE Projects

Although imposing a prohibition on selling RECs could in principle exclude a significant segment of non-additional projects from eligibility, it would still leave a sizable number as eligible. More than 13% of unregulated landfills host LFGE projects that receive no environmental incentive payments and would still be incorrectly classified as additional. Because of concerns that a REC exclusion may have limited effectiveness (and could have unintended consequences in some markets), the Reserve sought to identify other characteristics or conditions that could further distinguish between additional and non-additional projects.

In the absence of any incentives provided by the GHG offset or REC markets, the feasibility of installing a LFGE project at an unregulated landfill depends largely on the amount of methane produced at the landfill. Landfills that produce more methane are more likely to be good candidates for such projects. The amount of methane produced at a landfill can depend on a number of factors, including amount of waste in place (WIP), waste composition, age, and annual precipitation. WIP has been shown to have a large impact on methane production at the landfill, and is commonly used as an indicator for gas production. For example, the NSPS threshold that triggers more detailed regulatory testing is a design capacity for 2.5 million megagrams of WIP. Annual precipitation can also have a large impact on the gas production at a particular landfill. For example, the First Order Decay Model which is used to predict landfill gas production uses a decay rate (*k*-value) that varies based on precipitation.

Having identified two key factors in methane production potential, the next step in the Reserve's analysis was to examine the market penetration of voluntary LFGE projects at unregulated landfills as a function of the size of the landfill (measured as WIP at the time the project was installed) and annual precipitation. The LMOP database includes entries for the WIP (in tons), the year that the WIP figure was reported, and the year that a LFGE project (if any) was installed. To control for temporal disparity, projects were excluded from the analysis if the year that the WIP figure was reported diverged by more than three years from the year that the LFGE project was installed. In addition, any landfills selling GHG offset credits were excluded from the analysis. After applying these screens, a total of 411 landfills were included in the analysis.

Next, each landfill in the analysis was assigned to a precipitation zone, either "arid" or "non-arid," depending on the annual precipitation in the landfill's county. County precipitation was identified using the United States Geological Survey (USGS) map layer of Hydrologic Regions, which was aggregated into regions of less than 25 inches and regions of 25 inches or greater annual precipitation.⁴⁰ See Figure A.1 for the location of arid and non-arid precipitation zones by U.S. county.

Finally, landfills in both the arid and non-arid categories were sorted according to size (WIP). Once sorted, it was possible to determine for any given size threshold:

1. The number (and percentage) of unregulated landfills with LFGE projects whose size falls below the threshold. This is the number of LFGE projects that would incorrectly be considered additional if the threshold were applied (i.e. eligibility limited to only those landfills below the threshold).

⁴⁰ The threshold between arid and non-arid landfills of 25 inches of precipitation is based on the U.S. EPA AP 42, Fifth Edition, Volume I, Section 2.4: Municipal Solid Waste Landfills. <http://www.epa.gov/ttn/chief/ap42/ch02/index.html>

2. The number (and percentage) of unregulated landfills *without* LFGE projects whose size is above the threshold. This is the number of landfills that would be incorrectly *excluded* from eligibility if the threshold were applied.

Table A.9 shows the results of this analysis across a range of WIP thresholds for the arid precipitation zone. Table A.10 shows the results across a range of WIP thresholds for the non-arid precipitation zone.

Table A.9. Summary of Landfill Eligibility Results for a Range of WIP Thresholds (Arid Counties)

Arid Counties (<25" Annual Precipitation)					
WIP Threshold	Eligible Landfills	Landfills that Would Incorrectly be Considered Additional	% Landfills that Would Incorrectly be Considered Additional	Landfills that Would Incorrectly be Excluded from Eligibility	% Landfills that Would Incorrectly be Excluded from Eligibility
100,000	32	0	0.0%	62	66.0%
500,000	61	0	0.0%	33	35.1%
1,000,000	75	0	0.0%	19	20.2%
1,500,000	82	1	1.2%	13	13.8%
2,000,000	88	3	3.4%	9	9.6%
2,500,000	92	6	6.5%	8	8.5%
3,000,000	96	7	7.3%	5	5.3%
3,500,000	97	7	7.2%	4	4.3%
4,000,000	100	8	8.0%	2	2.1%
4,500,000	101	8	7.9%	1	1.1%
5,000,000	102	9	8.8%	1	1.1%
5,500,000	102	9	8.8%	1	1.1%
6,000,000	102	9	8.8%	1	1.1%
6,500,000	102	9	8.8%	1	1.1%
7,000,000	102	9	8.8%	1	1.1%
7,500,000	102	9	8.8%	1	1.1%
8,000,000	102	9	8.8%	1	1.1%
8,500,000	102	9	8.8%	1	1.1%
9,000,000	103	9	8.7%	0	0.0%

Table A.10. Summary of Landfill Eligibility Results for a Range of WIP Thresholds (Non-Arid Counties)

Non-Arid Counties (>25" Annual Precipitation)					
WIP Threshold	Eligible Landfills	Landfills that Would Incorrectly be Considered Additional	% Landfills that Would Incorrectly be Considered Additional	Landfills that Would Incorrectly be Excluded from Eligibility	% Landfills that Would Incorrectly be Excluded from Eligibility
100,000	29	0	0.0%	213	88.0%
300,000	56	1	1.8%	187	77.3%
600,000	97	4	4.1%	149	61.6%
900,000	139	13	9.4%	116	47.9%
1,200,000	187	18	9.6%	73	30.2%
1,500,000	213	24	11.3%	53	21.9%
1,800,000	226	27	11.9%	43	17.8%
2,100,000	248	34	13.7%	28	11.6%
2,400,000	259	38	14.7%	21	8.7%
2,700,000	268	42	15.7%	16	6.6%
3,000,000	274	46	16.8%	14	5.8%
3,300,000	280	49	17.5%	11	4.5%
3,600,000	284	51	18.0%	9	3.7%
3,900,000	294	56	19.0%	4	1.7%
4,200,000	298	57	19.1%	1	0.4%
4,500,000	299	58	19.4%	1	0.4%
4,800,000	301	60	19.9%	1	0.4%
5,100,000	302	61	20.2%	1	0.4%
5,400,000	302	61	20.2%	1	0.4%
5,700,000	304	63	20.7%	1	0.4%
6,000,000	304	63	20.7%	1	0.4%
6,300,000	304	63	20.7%	1	0.4%
6,600,000	304	63	20.7%	1	0.4%
6,900,000	304	63	20.7%	1	0.4%
7,200,000	304	63	20.7%	1	0.4%
7,500,000	305	64	21.0%	1	0.4%
7,800,000	305	64	21.0%	1	0.4%
8,100,000	305	64	21.0%	1	0.4%
8,400,000	305	64	21.0%	1	0.4%
8,700,000	305	64	21.0%	1	0.4%
9,000,000	305	64	21.0%	1	0.4%
9,300,000	306	65	21.2%	1	0.4%
9,600,000	306	65	21.2%	1	0.4%
9,900,000	306	65	21.2%	1	0.4%
10,200,000	307	65	21.2%	0	0.0%

Based on this sorting, the Reserve identified a WIP threshold for each precipitation zone that effectively screened out a majority of non-additional LFGE projects. The objective of excluding non-additional projects, however, had to be balanced against concerns about unfairly excluding landfills from eligibility where no projects currently exist. The result was to target a WIP threshold for each zone such that the percentage of unregulated landfills with LFGE projects was 5% or less (i.e. the "natural" market penetration of LFGE projects at landfills below the threshold was no more than 5%). For landfills in the arid precipitation zone, this threshold was determined to be 2.17 million metric tons (MMT). For landfills in the non-arid precipitation zone, this threshold was determined to be 0.72 MMT (Table A.11).

The percentage of incorrectly excluded landfills at these thresholds differs markedly for the arid and non-arid zones. For the arid zone, only 10% of unregulated landfills without LFGE projects are incorrectly excluded. For the non-arid zone, however, nearly 60% of unregulated landfills without LFGE projects are incorrectly excluded. Although this is a high rate of incorrect exclusions, the Reserve believes it is important to strike a balance strongly in favor of ensuring that projects that *do* pass an additionality screen are likely to be additional. In the absence of alternative characteristics or conditions that could be used to screen for additional projects, the Reserve believes it is necessary to adopt a stringent WIP threshold.

Table A.11. WIP Values for 5% Market Penetration of LFGE Projects⁴¹

	Arid Counties (<25" Annual Precipitation)	Non-Arid Counties (>25" Annual Precipitation)
WIP Threshold for 5% Market Penetration of LFGE Projects at Unregulated Landfills (metric tons)	2,165,000	715,000
Percentage of Landfills with No LFG Collection Excluded by this WIP Threshold	10%	58%

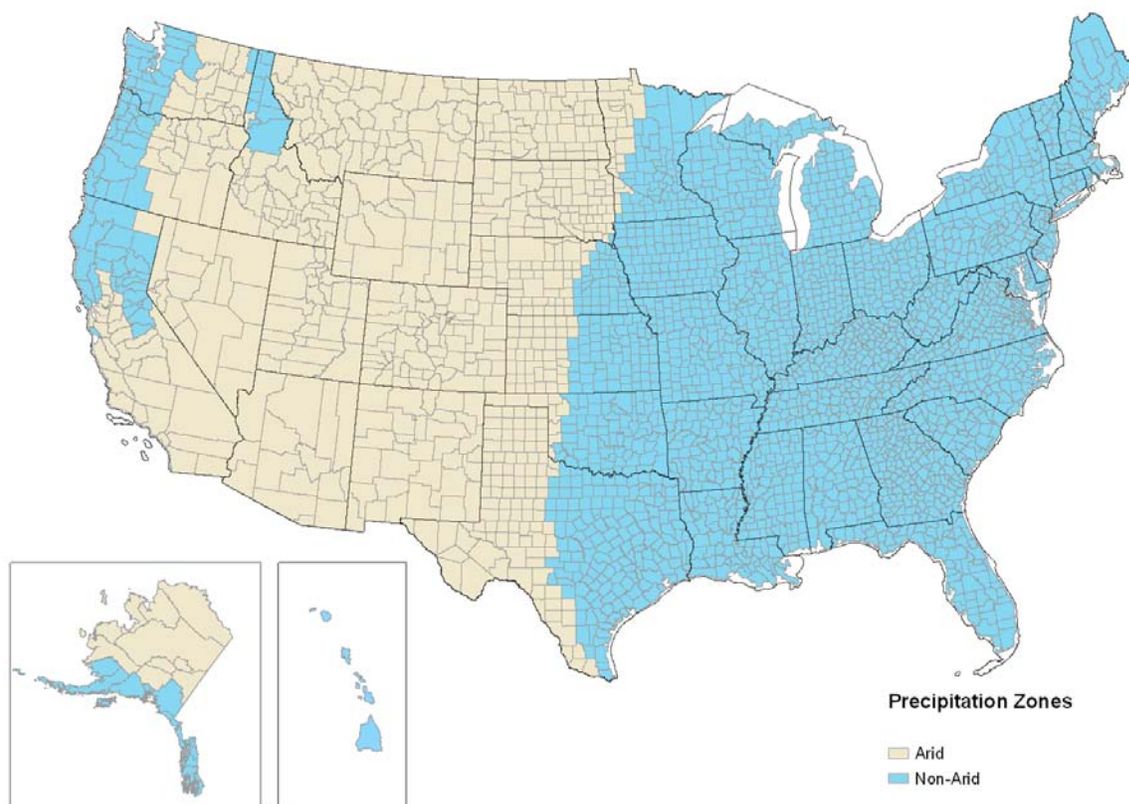


Figure A.1. Precipitation Zones of the United States, by County

Based on the USGS Hydrologic Zones of the United States (2003). Arid counties average less than 25 inches of precipitation annually, and non-arid counties average 25 inches or greater precipitation annually.

⁴¹ As suggested in footnote 33, it is likely that some of the LFGE projects at landfills not subject to NSPS/EG and below the size thresholds presented here are in fact required by local regulations. Thus, the actual “natural” market penetration below these thresholds is likely to be below 5%, and may be significantly below 5%. The analysis conservatively assumes that none are legally required.

Appendix B Development of the NMOC Emissions Threshold

B.1 Purpose

For the specific case in which a landfill gas control system is required to treat landfill gas for NMOC in order to comply with a regulation, ordinance, or permitting condition, but destruction of the landfill gas is not the only compliance mechanism available to the landfill operator, the Reserve has developed an NMOC emissions threshold whereby the eligibility of a project can be determined. If a landfill gas control system is required to treat landfill gas for NMOC and the total mass flow of NMOC for the landfill gas control system is less than the threshold (measured in pounds NMOC per month), then the landfill gas control system is eligible as a GHG reduction project under this protocol. If a landfill gas control system is required to treat landfill gas for NMOC and the total mass flow of NMOC for the landfill gas control system is greater than the threshold, then the landfill gas control system is *not* eligible as a GHG reduction project under this protocol. The Reserve has established two separate NMOC thresholds for 1) landfills in air management districts or regions that permit the use of open flares, and 2) landfills in air management districts or regions that permit *only* enclosed flares.

The NMOC mass flow at a given landfill is one of many factors including the quantity, age and composition of the waste, and the environmental conditions at the landfill.

B.2 Data

The primary data source for the threshold analysis is a series of empirical capital cost and monthly operating cost data supplied to the Reserve from fourteen landfills with experience using carbon adsorption to treat varying levels of NMOC. In addition, the Reserve obtained quotes for the purchase, installation, and operation of both open (candlestick or utility-type) flares and enclosed flares from a number of prominent vendors and engineering firms.⁴²

B.3 Summary

The analysis below reveals that an estimated NMOC⁴³ mass flow threshold of 1,775 lbs NMOC/month is appropriate for the performance standard in areas where open flares may be used, and a threshold of 2,575 is appropriate for the performance standard in areas where only enclosed flares may be installed. This analysis was performed based on the empirical data and estimates obtained for flare and carbon adsorption systems with capacities of 40 to 1,000 cubic feet per minute (CFM) of landfill gas and an operational life of ten years. While the upfront costs for a flare system are relatively high (approximately \$200,000 for an open flare and \$290,000 for an enclosed flare), the costs for installing a carbon adsorption system are significantly lower (typically below \$20,000). Both systems require comparable operation and maintenance costs, but the carbon adsorption system has an additional cost associated with the replacement and disposal of activated carbon. As NMOC levels increase, additional carbon is required, and therefore costs increase as well. The overall cost of a carbon adsorption system is therefore highly dependent on the mass flow of NMOC, as the carbon must be replaced once saturated. Thus, determining the NMOC threshold is a matter of identifying the NMOC level that requires carbon costs equal to or greater than the additional cost of the flare. The analysis shows that the installation of an open flare system for NMOC control is more cost effective than carbon

⁴² Due to proprietary confidentiality, the landfill operations and service providers who provided operational data and cost quotes will remain anonymous.

⁴³ NMOC concentration (ppmv) normalized to hexane.

adsorption if the measured landfill gas flow rate (CFM) and NMOC concentration (ppmv) result in a total mass flow of 1,775 lbs of NMOC per month or greater. For an enclosed flare, this break-even point is 2,575 lbs of NMOC per month. Above these levels, costs of carbon adsorption systems, particularly the monthly carbon replacement costs, become cost prohibitive relative to flare systems even in light of the high capital costs of flares.

B.4 Methodology

In order to carry out this analysis, the Reserve required reliable cost information for both carbon adsorption and open and enclosed flare systems. These data were obtained by soliciting quotes from the technical sales departments of well known flare vendors, and from historical data at sites utilizing carbon adsorption. Multiple quotes were obtained for each flare system type to accurately reflect the costs of open and enclosed systems scaled to 1,000 CFM. These quotes allowed the Reserve to calculate a net present value (NPV) cost of the purchase, installation, transportation, and basic instrumentation of the flare systems and purchase, installation, and carbon replacement costs of carbon systems over a ten-year operational life. This analysis applied an 8% discount rate. A summary of these costs is provided in Table B.1 and Table B.2.

The Reserve used these data and relationships to calculate the NMOC mass flow at which an open or enclosed landfill flare becomes more cost effective than a carbon adsorption system. This was done by first calculating the NPV cost to treat one pound of NMOC per month for ten years in each of the carbon systems analyzed, and then determining how many pounds of NMOC could be treated at that cost for the NPV cost of the flares. This value represents the NMOC threshold: the NMOC mass flow at which a landfill operator would be indifferent as to which technology was installed.

Total NPV costs for the enclosed and open flares were calculated as follows:

$Cost_{Flare,j} = \frac{Capital_{Flare,j}}{(1 + 0.08)^t}$		
Where,		<u>Units</u>
Cost _{Flare,i}	= NPV of total costs (excluding O&M) of flare <i>j</i>	\$
Capital _{Flare,j}	= Capital cost of flare purchase, transportation, installation, and basic instrumentation, for flare <i>j</i>	\$
t	= Year in which expense was accrued	

Total NPV cost for the carbon adsorption system was calculated as follows:

$$Cost_{Carbon,i} = Capital_{Carbon} + \sum_{t=1}^{10} \frac{(Carbon_{month,i} \times 12)}{(1 + 0.08)^t}$$

Where, Units

Cost _{Carbon,i}	= NPV of total costs (excluding non-carbon related O&M) of carbon system <i>i</i>	\$
Capital _{Carbon}	= Capital cost purchase and installation of carbon system <i>i</i>	\$
Carbon _{month,i}	= Monthly cost of purchasing, transporting, and disposing of carbon at carbon system <i>i</i>	\$/month
12	= Months per year	month
0.08	= Annual discount rate	
t	= Year in which expense was accrued, 1 through 10	

Using the total NPV cost of each carbon adsorption system, the Reserve was able to establish the ten-year NPV cost of treating one pound of NMOC per month by dividing Cost_{Carbon,i} by the NMOC mass flow associated with that system.

$$NMOC_{Cost}_{Carbon,i} = \frac{Cost_{Carbon,i}}{NMOC_{month,i}}$$

Where, Units

NMOC _{Cost} _{Carbon,i}	= NPV of treating 1 pound of NMOC per month for 10 years, using carbon system <i>i</i>	\$/lb
NMOC _{month,i}	= Pounds per month of NMOC treated by carbon system <i>i</i>	lb/month

Next, by dividing the cost of the flare, the Reserve arrived at the break-even amount of carbon that could be treated for the same cost using either a flare or carbon system. This analysis was run separately for both the open and enclosed flares.

$$NMOC_{Threshold} = \frac{Cost_{flare,j}}{NMOC_{Cost}_{Carbon,i}}$$

Where, Units

NMOC _{Threshold}	= Pounds of NMOC that can be treated for the same cost using either carbon system <i>i</i> or flare system <i>j</i>	lb/month
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The resulting NMOC threshold at each carbon facility was averaged to obtain a single NMOC threshold for open flare facilities, and a separate one for enclosed flare facilities.

B.5 Results

Quotes for both open and enclosed flares obtained by the Reserve and used in this analysis are provided below in Table B.1.

Table B.1. Quotes from Vendors/Engineering Firms for the Cost of Flare, Transportation, Installation, and Basic Instrumentation

Open Flare Quote	Bid	Enclosed Flare Quote	Bid
1	\$116,500	1	\$185,000
2	\$150,000	2	\$335,000
3	\$275,000	3	\$215,000
4	\$137,000	4	\$320,000
5	\$157,500	5	\$195,000
6	\$265,000	6	\$415,000
7	\$310,000	7	\$350,000
8	\$190,000		
Average	\$200,125	Average	\$287,857

The analysis included in this table incorporates installation costs for open flares of \$200,000 and for enclosed flares of \$290,000. These values represent an average cost of purchase, transportation, installation, and basic instrumentation for open and enclosed flares. Costs for well fields and blower systems are expected to be comparable for both carbon systems and flare systems and are therefore not included in the analysis.

A summary of the cost data for carbon systems used in this analysis is provided in Table B.2. This table also provides the results of the analysis comparing each of the site's costs to those necessary to treat the NMOC using an open or enclosed flare.

Table B.2. Summary of Install and Monthly Carbon Costs for Carbon Adsorption Systems at 14 Landfills

Site	Capital Cost (\$)	Monthly Costs (\$)	Total 10 yr NPV (\$)	NMOC Rate (lb/mo)	10 yr NPV NMOC (\$/lb/mo)	NMOC Threshold (Open Flare)	NMOC Threshold (Enclosed Flare)
1	\$7,200	\$710	\$64,343	1,376	\$47	4,277	6,203
2	\$2,400	\$1,281	\$105,547	1,649	\$64	3,124	4,530
3	\$9,112	\$1,702	\$146,155	465	\$315	635	922
4	\$12,000	\$770	\$74,001	953	\$78	2,574	3,734
5	\$15,120	\$3,915	\$330,360	494	\$669	299	434
6	\$2,400	\$1,300	\$107,077	362	\$296	676	981
7	\$0	\$1,386	\$111,602	125	\$893	224	325
8	\$1,200	\$265	\$22,538	65	\$347	575	835
9	\$21,000	\$680	\$75,754	199	\$381	524	760
10	\$6,550	\$377	\$36,880	1,229	\$30	6,665	9,665
11	\$12,000	\$2,735	\$232,198	3,736	\$62	3,217	4,666
12	\$800	\$1,686	\$136,594	729	\$187	1,067	1,548
13	\$2,400	\$2,074	\$169,414	87	\$1,937	103	150
14	\$2,400	\$1,975	\$161,455	716	\$226	886	1,286
Average						1,775	2,574

As demonstrated above, the Reserve established an NMOC threshold of 1,775 lbs of NMOC per month at sites where open flares may be permitted, and 2,575 lbs of NMOC per month at sites where only enclosed flares may be installed.

Landfills for which the NMOC threshold applies, and which fall below the applicable threshold, are required to test for and calculate NMOC mass flow rates on an annual basis. If a test indicates a value above the applicable threshold, the landfill must commence quarterly NMOC analyses. Upon registering two consecutive quarterly NMOC tests above the applicable threshold, the landfill will be deemed to fail the NMOC threshold test and will be ineligible per the performance standard.

Appendix C Emission Factor Tables

Table C.1. CO₂ Emission Factors for Fossil Fuel Use

Fuel Type	Heat Content	Carbon Content (Per Unit Energy)	Fraction Oxidized	CO ₂ Emission Factor (Per Unit Energy)	CO ₂ Emission Factor (Per Unit Mass or Volume)
Coal and Coke	MMBtu / Short ton	kg C / MMBtu		kg CO₂ / MMBtu	kg CO₂ / Short ton
Anthracite Coal	25.09	28.26	1.00	103.62	2,599.83
Bituminous Coal	24.93	25.49	1.00	93.46	2,330.04
Sub-bituminous Coal	17.25	26.48	1.00	97.09	1,674.86
Lignite	14.21	26.30	1.00	96.43	1,370.32
Unspecified (Residential/ Commercial)	22.05	26.00	1.00	95.33	2,102.29
Unspecified (Industrial Coking)	26.27	25.56	1.00	93.72	2,462.12
Unspecified (Other Industrial)	22.05	25.63	1.00	93.98	2,072.19
Unspecified (Electric Utility)	19.95	25.76	1.00	94.45	1,884.53
Coke	24.80	31.00	1.00	113.67	2,818.93
Natural Gas (By Heat Content)	Btu / Standard cubic foot	kg C / MMBtu		kg CO₂ / MMBtu	kg CO₂ / Standard cub. ft.
975 to 1,000 Btu / Std cubic foot	975 – 1,000	14.73	1.00	54.01	Varies
1,000 to 1,025 Btu / Std cubic foot	1,000 – 1,025	14.43	1.00	52.91	Varies
1,025 to 1,050 Btu / Std cubic foot	1,025 – 1,050	14.47	1.00	53.06	Varies
1,050 to 1,075 Btu / Std cubic foot	1,050 – 1,075	14.58	1.00	53.46	Varies
1,075 to 1,100 Btu / Std cubic foot	1,075 – 1,100	14.65	1.00	53.72	Varies
Greater than 1,100 Btu / Std cubic foot	> 1,100	14.92	1.00	54.71	Varies
Weighted U.S. Average	1,029	14.47	1.00	53.06	0.0546
Petroleum Products	MMBtu / Barrel	kg C / MMBtu		kg CO₂ / MMBtu	kg CO₂ / gallon
Asphalt & Road Oil	6.636	20.62	1.00	75.61	11.95
Aviation Gasoline	5.048	18.87	1.00	69.19	8.32
Distillate Fuel Oil (#1, 2 & 4)	5.825	19.95	1.00	73.15	10.15
Jet Fuel	5.670	19.33	1.00	70.88	9.57
Kerosene	5.670	19.72	1.00	72.31	9.76
LPG (average for fuel use)	3.849	17.23	1.00	63.16	5.79
Propane	3.824	17.20	1.00	63.07	5.74
Ethane	2.916	16.25	1.00	59.58	4.14
Isobutene	4.162	17.75	1.00	65.08	6.45
n-Butane	4.328	17.72	1.00	64.97	6.70
Lubricants	6.065	20.24	1.00	74.21	10.72
Motor Gasoline	5.218	19.33	1.00	70.88	8.81
Residual Fuel Oil (#5 & 6)	6.287	21.49	1.00	78.80	11.80
Crude Oil	5.800	20.33	1.00	74.54	10.29
Naphtha (<401 deg. F)	5.248	18.14	1.00	66.51	8.31
Natural Gasoline	4.620	18.24	1.00	66.88	7.36
Other Oil (>401 deg. F)	5.825	19.95	1.00	73.15	10.15
Pentanes Plus	4.620	18.24	1.00	66.88	7.36
Petrochemical Feedstocks	5.428	19.37	1.00	71.02	9.18
Petroleum Coke	6.024	27.85	1.00	102.12	14.65
Still Gas	6.000	17.51	1.00	64.20	9.17
Special Naphtha	5.248	19.86	1.00	72.82	9.10
Unfinished Oils	5.825	20.33	1.00	74.54	10.34
Waxes	5.537	19.81	1.00	72.64	9.58

Source: EPA Climate Leaders, Stationary Combustion Guidance (2007), Table B-2 except:

Default CO₂ emission factors (per unit energy) are calculated as: Carbon Content × Fraction Oxidized × 44/12.

Default CO₂ emission factors (per unit mass or volume) are calculated as: Heat Content × Carbon Content × Fraction Oxidized × 44/12 × Conversion Factor (if applicable). Heat content factors are based on higher heating values (HHV).

Destruction Efficiencies for Combustion Devices

If available, the official source tested methane destruction efficiency shall be used in Equation 5.4 in place of the default methane destruction efficiency. Otherwise, project developers have the option to use either the default methane destruction efficiencies provided, or the site specific methane destruction efficiencies as provided by a state or local agency accredited source test service provider, for any of the destruction devices used in the project, performed on an annual basis. Device-specific source testing shall include at least three test runs, with the accepted final value being one standard deviation below the mean of the measured efficiencies.

Table C.2. Default Destruction Efficiencies for Combustion Devices

Destruction Device	Destruction Efficiency (DE)
Open Flare	0.96
Enclosed Flare	0.995
Lean-burn Internal Combustion Engine	0.936
Rich-burn Internal Combustion Engine	0.995
Boiler	0.98
Microturbine or large gas turbine	0.995
Upgrade and use of gas as CNG/LNG fuel	0.95
Upgrade and injection into natural gas transmission and distribution pipeline	0.98*
Offsite use of gas under direct-use agreement	Per corresponding destruction device factor (not pipeline)

Source: The default destruction efficiencies for enclosed flares and electricity generation devices are based on a preliminary set of actual source test data provided by the Bay Area Air Quality Management District. The default destruction efficiency values are the lesser of the twenty fifth percentile of the data provided or 0.995. These default destruction efficiencies may be updated as more source test data is made available to the Reserve.

* The Revised 1996 IPCC Guidelines for National Greenhouse Gas Inventories gives a standard value for the fraction of carbon oxidized for gas destroyed of 99.5% (Reference Manual, Table 1.6, page 1.29). It also gives a value for emissions from processing, transmission and distribution of gas which would be a very conservative estimate for losses in the pipeline and for leakage at the end user (Reference Manual, Table 1.58, page 1.121). These emissions are given as 118,000kgCH₄/PJ on the basis of gas consumption, which is 0.6%. Leakage in the residential and commercial sectors is stated to be 0 to 87,000kgCH₄/PJ, which equates to 0.4%, and in industrial plants and power station the losses are 0 to 175,000kg/CH₄/PJ, which is 0.8%. These leakage estimates are compounded and multiplied. The methane destruction efficiency for landfill gas injected into the natural gas transmission and distribution system can now be calculated as the product of these three efficiency factors, giving a total efficiency of (99.5% * 99.4% * 99.6%) 98.5% for residential and commercial sector users, and (99.5% * 99.4% * 99.2%) 98.1% for industrial plants and power stations.⁴⁴

⁴⁴ GE AES Greenhouse Gas Services, Landfill Gas Methodology, Version 1.0 (July 2007).

Appendix D Baseline Monitoring and Calculation of LFG_{B1} , LFG_{B2} , and B_{CH4}

This appendix shall be used to calculate LFG_{B2} and $B_{CH4,NQ}$ for use in Equation 5.7. Much of the discussion here is concerned with accommodating the added complexity of monitoring passive flares and other non-qualifying devices. However, the methodology described is also applicable for measuring and documenting LFG_{B1} and $B_{CH4,closed}$ for calculating $Closed_{discount}$ in Equation 5.6.

D.1 Baseline Monitoring

Passive flares and other non-qualifying destruction devices are often installed at landfills for purposes other than methane destruction, and therefore are not amenable to simple monitoring. For example, flares installed for odor control may be used intermittently and without any instrumentation tracking gas flow and methane concentration. This makes assessing baseline methane destruction from passive flares extremely difficult to quantify. Quantification is further exacerbated by the fact that passive flares are not necessarily designed to accommodate metering equipment; for example, in many cases passive flares do not have sufficient straight pipe length to control for turbulence. These limitations, combined with the low flow rates generally seen at passive flares greatly limit the number and type of metering equipment that can be used. Monitoring destruction of landfill gas from baseline landfill gas wells at closed landfill flares will face fewer obstacles.

The Reserve recognizes that the constraints on monitoring landfill gas from passive flares are unique to each landfill. We have attempted to make this methodology as flexible as possible to make it widely applicable. Any deviations from this methodology will require a formal request for variance.

D.2 Monitoring

Non-qualifying destruction devices (e.g. passive flares) and qualifying flares at closed landfills must be monitored for a period of at least three months. This period must occur prior to the project start date to ensure that the measured gas flow is not decreased by the addition of project wells or pressure changes that result from the project activity. Methane destruction from the chosen period must be extrapolated to one year based on the 90% upper confidence limit of the methane destruction identified in this period. Therefore, monitoring for more than three months, or with greater than weekly frequency, may lessen statistical uncertainty and reduce the required $NQ_{discount}$ or $Closed_{discount}$.

Gas flow must be measured weekly at a minimum, and must be normalized to maximum flow capacity (scfm). If gas flow falls below the measurable range for the chosen metering device, the minimum flow value of the chosen metering device must be applied to that time interval. Methane concentration must also be measured at least weekly.

One measurement should be entered on each day for which readings were taken. If continuous measurements were taken, these should be averaged. If a single measurement was taken, then this value should be used. Therefore, if a daily monitoring plan is chosen for the three month period, a total of 90 data points will be available (one per day). However, if weekly measurements are taken, then only 13 data points will be available for the analysis (one per week). Alternatively, irregular measurement intervals (for example, if someone is on-site three

consecutive days) or bi-weekly measurements can be used as well, allowing for anywhere between 13 and 90 data points for any 90 day period. However, no more than one data point per calendar day may be applied and all collected data must be used.

All metering equipment used in baseline monitoring is subject to the same maintenance, calibration, and QA/QC requirements outlined previously for project metering equipment. In the case where a project does not meet the baseline monitoring maintenance, calibration, and QA/QC requirements of this protocol version, it shall be acceptable for that project to have its baseline monitoring, maintenance, calibration, and QA/QC verified against the requirements of a previous version of this protocol, so long as it is the version that was in force at the beginning date of the project's baseline monitoring period.

D.3 Passive Flare Configuration

As the configuration of passive flares will be unique to each landfill, it is not possible to dictate a single monitoring methodology. Rather, the following options have been devised as acceptable configurations.

1. Each passive flare will be monitored individually for both flow and methane concentration according to the schedule outlined in Section D.2.
2. Wells from two or more passive flares may be connected to a single flare with a single set of meters for both flow and methane concentration. Additional engineering may be required to ensure that the altered pressure characteristics of the system do not decrease total gas flow. The flow characteristics of this system will require substantiation from engineering documents and calculations and will be assessed by the verification body.
3. Wells from two or more passive flares may be connected with the active collection system and monitored separately from the new project wells while under vacuum from the blower.

D.4 Calculation

Please use Equation D.1 to calculate the C_{discount} and Equation D.2 to calculate the NQ_{discount} .

Equation D.1. Calculation of Baseline Discount for Flares at a Closed Landfill

$$Closed_{discount} = 525,600 \times CH_{4min}$$

$$LFG_{B1} = 525,600 \times 90\%UCL(LFG_{scfm})$$

Where,

		<u>Units</u>
LFG _{B1}	= Landfill gas from the baseline landfill gas wells that would have been destroyed by the qualifying destruction system during the reporting period	scf LFG
90%UCL(LFG _{scfm})	= 90% upper confidence limit of the average flow rate in the metered period (must be >3 months)	scfm LFG
525,600	= Minutes in one year	min/yr

$$B_{CH_4,closed} = 90\%UCL(B_{CH_4,closed,t})$$

Where,

		<u>Units</u>
B _{CH4,closed,t}	= Methane concentration for baseline calculations	scf CH ₄ / scf LFG
90%UCL(B _{CH4,closed,t})	= 90% upper confidence limit of the average methane concentration in the metered period (must be >3 months)	scf CH ₄ / scf LFG

$$90\%UCL = mean + t_{value} \times \left(\frac{SD}{\sqrt{n}} \right)$$

Where,

		<u>Units</u>
mean	= Sample mean (of B _{CH4,closed,t} or LFG _{scfm})	scf or %
t _{value}	= The 90% t-value coefficient for data set with degrees of freedom <i>df</i> (use Excel feature: =TINV(0.1,df))	
SD	= Standard deviation of the sample (of B _{CH4,closed,t} or LFG _{scfm})	scf or %
n	= Sample size	
df	= Degrees of freedom (= n-1)	

Equation D.2. Calculation of Baseline Discount for a Non-Qualifying Device

$$NQ_{Discount} = 525,600 \times CH_{4min}$$

$$LFG_{B2} = 525,600 \times 90\%UCL(LFG_{scfm})$$

Where,

		<u>Units</u>
LFG _{B2}	= Landfill gas that would have been destroyed by the original, non-qualifying destruction system during the reporting period	scf LFG
90%UCL(LFG _{scfm})	= 90% upper confidence limit of the average flow rate in the metered period (must be >3 months)	scfm LFG
525,600	= Minutes in one year	min/yr

$$B_{CH_4,NQ} = 90\%UCL(B_{CH_4,NQ,t})$$

Where,

		<u>Units</u>
B _{CH₄,NQ,t}	= Methane concentration for baseline calculations	scf CH ₄ / scf LFG
90%UCL(B _{CH₄,NQ,t})	= 90% upper confidence limit of the average methane concentration in the metered period (must be >3 months)	scf CH ₄ / scf LFG

$$90\%UCL = mean + t_{value} \times \left(\frac{SD}{\sqrt{n}} \right)$$

Where,

		<u>Units</u>
mean	= Sample mean (of B _{CH₄,NQ,t} or LFG _{scfm})	scf or %
t _{value}	= The 90% t-value coefficient for data set with degrees of freedom <i>df</i> (use Excel feature: =TINV(0.1,df))	
SD	= Standard deviation of the sample (of B _{CH₄,NQ,t} or LFG _{scfm})	scf or %
n	= Sample size	
df	= Degrees of freedom (= n-1)	

D.5 Example

The following example (Table D.1) demonstrates the necessary calculation for calculation of Closed_{discount} or NQ_{discount}. The calculations outlined above in Section D.4 are represented by the first three columns of data. The final conversions to tCO₂e/yr are done using Equation 5.5.

Note that although the measurements had average values yielding a deduction of 5,961 tCO₂e/yr, due to the limited data and variability of the measurements, the appropriate deduction is 7,830 tCO₂e/yr. If, instead of weekly data there was daily data over this three month period that yielded the exact same mean and standard deviation, the additional data alone would have lowered the deduction to only 6,807 tCO₂e/yr. Alternately, if the data had been more consistent and showed a standard deviation for the flow data of only 6 with the same mean, then the deduction with 14 samples would have been only 6,689 tCO₂e/yr. Therefore, the added

uncertainty deduction of this method is directly related to the level of variability in the data and the number of samples.

Table D.1. Example Dataset and Calculation of Closed_{discount} or NQ_{discount}

	Calculating According to Equations D.1 and D.2				Calculated According to Equation 5.5	
	CH ₄ (%)	Flow (scfm)	Flow CH ₄ (scfm)	CH ₄ /year (scf/yr)	CH ₄ /year (t/yr)	tCO ₂ e/year
6/1/2008	56.7	48	27	14,304,703	274	5,760
6/8/2008	55.3	75	41	21,799,260	418	8,778
6/15/2008	58.1	21	12	6,412,846	123	2,582
6/22/2008	54.0	90	49	25,544,160	490	10,286
6/29/2008	55.6	47	26	13,734,979	263	5,531
7/6/2008	56.3	23	13	6,805,994	131	2,741
7/13/2008	57.2	70	40	21,045,024	404	8,475
7/20/2008	58.0	15	9	4,572,720	88	1,841
7/27/2008	52.3	89	47	24,465,103	469	9,852
8/3/2008	55.7	42	23	12,295,886	236	4,951
8/10/2008	54.8	51	28	14,689,469	282	5,915
8/17/2008	62.1	19	12	6,201,554	119	2,497
8/24/2008	59.3	66	39	20,570,933	394	8,284
8/31/2008	57.6	70	40	21,192,192	406	8,534
Mean	56.6	51.86	28	14,803,281	284	5,961
SD	0.02	25.70				
n	14	14				
df	13	13				
90% t-value	1.77	1.77				
UCL at 90%	57.8	64.02	37	19,443,275	373	7,830

Appendix E Data Substitution Guidelines

This appendix provides guidance on calculating emission reductions when data integrity has been compromised due to missing data points. No data substitution is permissible for equipment such as thermocouples, which monitor the proper functioning of destruction devices. Rather, the methodologies presented below are to be used only for the methane concentration and flow metering parameters.

The Reserve expects that projects will have continuous, uninterrupted data for the entire verification period. However, the Reserve recognizes that unexpected events or occurrences may result in brief data gaps.

The following data substitution methodology may be used only for flow and methane concentration data gaps that are discrete, limited, non-chronic, and due to unforeseen circumstances. Data substitution can only be applied to methane concentration *or* flow readings, but not both simultaneously. If data is missing for both parameters, no reductions can be credited.

Further, substitution may only occur when two other monitored parameters corroborate proper functioning of the destruction device and system operation within normal ranges. These two parameters must be demonstrated as follows:

1. Proper functioning can be evidenced by thermocouple readings for flares, energy output engines, etc.
2. For methane concentration substitution, flow rates during the data gap must be consistent with normal operation.
3. For flow substitution, methane concentration rates during the data gap must be consistent with normal operations.

If corroborating parameters fail to demonstrate any of these requirements, no substitution may be employed. If the requirements above can be met, the following substitution methodology may be applied:

Duration of Missing Data	Substitution Methodology
Less than six hours	Use the average of the four hours immediately before and following the outage
Six to 24 hours	Use the 90% lower or upper confidence limit of the 24 hours prior to and after the outage, whichever results in greater conservativeness
One to seven days	Use the 95% lower or upper confidence limit of the 72 hours prior to and after the outage, whichever results in greater conservativeness
Greater than one week	No data may be substituted and no credits may be generated

The lower confidence limit should be used for both methane concentration and flow readings for landfill projects, as this will provide the greatest conservativeness.

For weekly measured methane concentration, the lower of the measurement before and the measurement after must be used. This substitution may only be used to substitute data for one consecutive missing weekly measurement.