STATEMENT OF BASIS

For the issuance of Draft Air Permit # 1884-AOP-R3 AFIN: 72-00144

- PERMITTING AUTHORITY: Arkansas Department of Environmental Quality 5301 Northshore Drive North Little Rock, Arkansas 72118-5317
- 2. APPLICANT:

Eco-Vista, LLC 2210 Waste Management Drive Springdale, Arkansas 72762

3. PERMIT WRITER:

Derrick Brown

4. PROCESS DESCRIPTION AND NAICS CODE:

NAICS Description:Municipal Solid Waste LandfillNAICS Code:562212

5. SUBMITTALS:

June 16, July 20 and 27, August 4 and 26, September 24 and October 16 and 21, 2009

6. **REVIEWER'S NOTES**:

Waste Management of Arkansas, Inc. (WM) owns and operates a municipal solid waste landfill (NAICS 562212), Eco-Vista, LLC(EVLF), (AFIN: 72-00144), located at 2210 Waste Management Drive, Springdale, Washington County, Arkansas 72762. This permitting action is necessary to include formaldehyde emissions from five (5) LFG engines at the site, at 1.62 lbs/hr and 7.10 tons/year. Also, EVLF is proposing to update language to Specific Condition #13 allowing the facility to keep daily records in the event of extraordinary circumstances.

7. COMPLIANCE STATUS:

The following summarizes the current compliance of the facility including active/pending enforcement actions and recent compliance activities and issues.

There are no active/pending enforcement actions for this facility.

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8. PSD APPLICABILITY:

a. Did the facility undergo PSD review in this permit (i.e., BACT, Modeling, etc.)? N b. Is the facility categorized as a major source for PSD? N Single pollutant ≥ 100 tpy and on the list of 28 or single pollutant ≥ 250 tpy and not on list? If yes, explain why this permit modification not PSD? Uncontrolled PM Traffic Emissions (SN-03) are not counted towards 250 tpy applicability for PSD.

9. SOURCE AND POLLUTANT SPECIFIC REGULATORY APPLICABILITY:

Source	Pollutant	Regulation (NSPS, NESHAP or PSD)
Facility	VOC (NMOC)	NSPS Subpart WWW
04 through 08	VOC, CO, NO _X	NSPS Subpart JJJJ
04 through 08	CO or Formaldehyde	NESHAP Subpart ZZZZ

10. EMISSION CHANGES AND FEE CALCULATION:

See emission change and fee calculation spreadsheet in Appendix A.

11. MODELING:

Criteria Pollutants

Pollutant	Emission Rate (lb/hr)	NAAQS Standard (μg/m ³)	Averaging Time	Highest Concentration (µg/m ³)	% of NAAQS
PM ₁₀	32.5 [OS #2]	50	Annual	39.32	78.7%
F IVI 10	52.5 [08 #2]	150	24-Hour	131.98	88.0%
			Annual	2.95	3.7%
SO ₂	18.0 [OS #1]	1300	3-Hour	74.76	5.8%
			24-Hour	41.54	11.4%
CO 57.2 [OS #2]		10,000	8-Hour	182.26	1.8%
	CO 57.3 [OS #2]	40,000	1-Hour	321.92	0.8%

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Pollutant	Emission Rate (lb/hr)	NAAQS Standard (µg/m ³)	Averaging Time	Highest Concentration (µg/m ³)	% of NAAQS
NO _x	23.2 [OS #2]	100	Annual	4.02	4.02%

04. Includes SN-02,04-08 Flares/Engines @3.7 lb/hr & SN-03 Traffic @28.8 lb/hr = 32.5 lb/hr PM₁₀ ** ANNUAL PM₁₀ (μ g/m³) - SN-02,04-08/ SN-03/Backgrd - 0.55 + 7.77 + 31.0 =39.32 μ g/m³ PM₁₀

*** 24-Hour $PM_{10} (\mu g/m^3) - SN-02,04-08/SN-03/Backgrd - 5.11 + 77.65 + 48.0 = 131.98 \mu g/m^3 PM_{10}$

Non-Criteria Pollutants:

1st Tier Screening (PAER)

Estimated hourly emissions from the following sources were compared to the Presumptively Acceptable Emission Rate (PAER) for each compound. The Department has deemed the PAER to be the product, in lb/hr, of 0.11 and the Threshold Limit Value (mg/m^3) , as listed by the American Conference of Governmental Industrial Hygienists (ACGIH).

Pollutant	TLV (mg/m ³)	PAER (lb/hr) = 0.11 × TLV	Proposed lb/hr	Pass?
1, 1-Dichloroethane (Ethylidene dichloride, CAS 75-34-3)	404.8	44.528	0.08	PASS
1,1-Dichloroethylene (Vinylidene chloride, CAS 75-35-4)	19.82	2.1802	0.01	PASS
Dichlorobenzene (CAS 106-46-7)	60.13	6.614	0.21	PASS
Ethyl benzene	434.2	47.762	0.70	PASS
Toluene	75.36	8.2896	2.27	PASS
Vinyl Chloride	2.56	0.2816	0.05	PASS
Xylene	434.2	47.762	1.71	PASS
Hydrochloric Acid (HCl)	2.984	0.328	1.34	FAIL
Formaldehyde	1.5	0.040	1.62	FAIL

2nd Tier Screening (PAIL)

AERMOD air dispersion modeling was performed on the estimated hourly emissions from the following sources, in order to predict ambient concentrations beyond the property boundary. The Presumptively Acceptable Impact Level (PAIL) for each compound has been deemed by the Department to be one one-hundredth of the Threshold Limit Value as listed by the ACGIH.

Pollutant	PAIL $(\mu g/m^3) = 1/100$ of Threshold Limit Value	Modeled Concentration (µg/m ³)	Pass?
HCl	29.84	3.09	PASS
Formaldehyde	15.0	1.57	PASS

Other Modeling: None.

12. CALCULATIONS:

SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
01	AP-42 criteria WIAC* for HAPs * Trade Organization	Varies	None	n/a	Operating scenario: 100% of LFG is emitted uncontrolled over the landfill surface. Concentration of NMOC based on site specific Tier 2 test values of 239 ppmv as hexane (Mar 2009)
01 PCS**	Data provided by WM ** Petroleum Contaminated Soil	50 ppm organic content	None	n/a	100% fuel evaporation highly conservative, assumed all organics would be emitted into air

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SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
02A/B Flares	$\frac{PM}{Table 2.4-5}$ footnote a (11/98) $\frac{SO_2 - 4/2009}{Test data 77}$ ppmv <u>NMOC</u> - AP-42 2.4 Table 2.4-2 (11/98) $\frac{CO \& NO_X - Vendor/Flare}{Guarantee}$ HAPs - WIAC	$\frac{PM}{6} = 17 \text{ lb/10-}$ 6 dscf Methane $(0.00102 \text{ lb/hr/dscfm})$ $\frac{SO_2 = 400}{\text{ppmv Reduced}}$ $\frac{NMOC}{5} = 595$ $\frac{NMOC}{5} = 595$ $\frac{NMOC}{6} = 0.370$ $\frac{10}{MMBtu}$ $\frac{NO_X}{10} = 0.068$ $\frac{10}{MMBtu}$ $Varies, see$ $Table 2.4-1$	Flares	NMOC – 98% HAPs - 98.0%	6 Op Scenarios Open candlestick, dual Flares , variable each 225 to 2250 scfm = combined 450 to 4500 scfm max @8760 hr/yr @1012 BTU/scf Methane @55% Methane Concentration for PM, SO ₂ & NO _X NMOC = 100% VOC
04-08 IC Engines	$\frac{PM}{PM} - AP-42,$ Table 2.4-5 (11/98) $\frac{SO_2 - 4/2009 \text{ Test}}{data 77 \text{ ppmv}}$ AP-42 2.4 Eq #3, 4, & 7 $\frac{VOC}{POC} = \text{NMOC} = \frac{CO \& \text{NO}_X - B}{Based \text{ on Two}}$ Pine LF, Cat 3516 engines perf stack test dated 04/15/2008 <u>Formaldehyde-Process</u> knowledge	$\underline{PM} = 48 \text{ lb}/10^6$ $\underline{SO_2} = 400$ ppmv VOC = $\underline{CO} = 2.7$ g/bhp-hr $\underline{NO_X} = 1.5$ g/bhp-hr @max 313 scfm $\underline{Formaldehyde}$ = 453.59 g/lb	5 Cat Engines Lean Burn After cooled Filter treatment to remove PM10 prior to gas entering engines	n/a	New Engines to be installed in 2010 for LFGTE

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SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
03	PM -AP-42 Section 13.2.2 Tables 13.2.1.3, 13.2.2-1,-2,-3 (11/06)	formula PM = 5.38 lb/ VMT* PM10 = 1.45 lb/VMT*	Water suppression, speed limits, etc., as necessary	None	Other means to suppress dust are allowed, speed limits, plastic cover instead of soil, etc.

13. TESTING REQUIREMENTS:

The permit requires testing of the following sources.

SN	Pollutants	Test Method	Test Interval	Justification
01	NMOC (VOC Surface emissions)	Tier 2	If NMOC is \leq 50 Mg/yr (54.1 tpy), test every 5 years, next test due before Feb 17, 2014	NSPS Subpart WWW
01	Individual HAPs	Method 320 or other approved method	Within 180 days of permit issuance and after the initial test, retests shall coincide with the Tier 2 test	§18.1002 and A.C.A.
02	СО	EPA Method 10	Every 3 years	§19.702
04-08	CO NO _X	EPA Methods 7E and 10	Within 180 Days of initial startup plus every 8760 op hours or 3 years whichever comes first	PWC #3 & Subpart JJJJ, §60.4243(b)(2)(ii)] & Reg 19, §19.501
04-08	VOC	EPA Methods 25A & 18	Within 180 Days of initial startup plus every 8760 op hours or 3 years whichever comes first	NSPS – 40 CFR Part 60, Subpart JJJJ & Reg 19, §19.501

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SN	Pollutants	Test Method	Test Interval	Justification
04-08 (One only)	Formaldehyde	EPA Method 320 or otherwise approved	One engine, initial test within 180 days of startup	Reg 18, §18.1004 & A.C.A.

14. MONITORING OR CEMS

This facility has no CEMS or other monitoring equipment for air emissions.

15. RECORDKEEPING REQUIREMENTS:

The following are items (such as throughput, fuel usage, VOC content, etc.) that must be tracked and recorded.

SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
Facility	Total in-place Municipal Solid Waste	11,086,000 CY design capacity (Tons accepted converted to CY)	Monthly	Y
Facility	Weigh Each Truck Load and Record Monthly & 12-month rolling Acceptance Rate	None	Monthly	N
Facility	Plot Map of collector system	None	On-going	N
Facility	Asbestos-containing or non-degradable waste: nature, date, quantity received & location	None	On-going	N
02A, 02B, 04 thru 08	Maintenance Log	Maintain Good Operating Practices Maintain records	Monthly	N
40 CFR Part 60 Subpart JJJJ engines	Notification, documentation (tests) of meeting emissions	Maintain Good Operating Practices	On-going	Y

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SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
Facility (04 thru 08)	List of Engines w/model date and purchase date	Keep for life of engine	Within 30 days of installation	N
04 thru 08	Operating Hours	<u>Non</u> -resettable Hourly Operating Meter	On-going	No
02A & 02B	scfm	Varies with OSs	Every 15 minutes	Yes
02A, 02B, 04 thru 08	Number of Engines Operating and combined max rate gas flow (SCFM) of flares and engines	313 scfm max per engine & nte OSs #1-6	On-going and whenever a change occurs	Yes
01	NMOC SN-01	50 Mg/yr	Annually	Yes
02A, 02B, 04 thru 08	Performance Tests	Varies	Varies	Yes

16. OPACITY:

SN	Opacity	Justification for limit	Compliance Mechanism
02A and 02B	0%	§18.501, §60.18(f)(1) and A.C.A.	Weekly Observation
Off-site	5%	Reg. #18.501 & A.C.A.	Observation & Dust Suppression methods, NPDES permit required.
04 through 08	5%	Reg. #18.501 & A.C.A.	Landfill gas as the only fuel

17. DELETED CONDITIONS:

No conditions were deleted this permit action.

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18. GROUP A INSIGNIFICANT ACTIVITIES:

			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Emissions (tpy)				
Source Name	IA	PM/ PM ₁₀	SO ₂	voc	СО	NOx	HAPs	
							Single	Total
Ingersoll-Rand 30 HP, 185 Diesel Air Compressor	A-1	0.217	0.202	0.243	0.658	3.055		0.00261
Kubota 18 HP, D905- E Diesel Light Plant	A-1	0.130	0.121	0.146	0.395	1.833		0.00247
Honda 5.5 HP Gasoline Motor	A-1	1.30E-02	0.0107	0.271	7.932	0.199		
Two (2) Diesel Powered Shop Heaters	A-1	0.08	0.06	0.08	0.22	1.04		
34 HP, 220 V Diesel Generator	A-1	0.01	0.01	0.01	0.01	0.03		
Subaru Pump 18 Hp	A-1	0.01	0.01	0.01	0.02	0.09		
John Deere Pump 84 Hp	A-1	0.03	0.03	0.04	0.10	0.48		
Deutzag Pump 32 Hp	A-1	0.01	0.01	0.01	0.04	0.18		
Honda Pump 5.5 Hp	A-1	0.01	0.01	0.01	0.01	0.01		
Honda Pump 11.0 Hp	A-1	0.01	0.01	0.01	0.01	0.01		
Subaru Emg Generator	A-1	0.01	0.01	0.01	0.01	0.01		
Summary of above	A-1	<10	<10	<10	<10	<10	<5	<5
Emission Summary usin	ng TAN	KS 4.0.9d f	or each of	the seve	en (7) tai	nks.		
500 Gal Used Oil Tank	A-3			0.019				
350 Gal Engine Oil Tank	A-3			0.013				
350 Gal Transmission Oil Tank	A-3			0.009				
Two (2) 300 Gallon Hydraulic Oil Tank	A-3			0.011				
550 Gal Diesel Fuel Truck Tank	A-3			0.311				
2,000 Gallon Diesel	A-3			0.837				

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Source Name		Emissions (tpy)							
	IA	PM/ PM ₁₀	SO ₂	VOC	со	NOx	HAPs		
							Single	Total	
Fuel Tank									
6 Tanks Summary of above	A-3			<5.0					
550 Gallon Gasoline Fuel Tank	A-13			0.074					
Leachate Collection System	A-13	Air emissions are water vapor. Leachate goes to sewer system for treatment.							

VOIDED, SUPERSEDED, OR SUBSUMED PERMITS: 19.

List all active permits voided/superseded/subsumed by the issuance of this permit.

Permit #	
1884-AOP-R2	

20. CONCURRENCE BY:

The following supervisor concurs with the permitting decision.

Paula Parker, P.E.

APPENDIX A – EMISSION CHANGES AND FEE CALCULATION

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Facility Name: Eco-Vista Landfill Permit Number: 1884-AOP-R3 AFIN: 72-00144

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\$/ton factor	22.65	Annual Chargeable Emissions (tpy)	<u>531.12</u>
Permit Type	Modification	Permit Fee \$	1000
Minor Modification Fee \$ Minimum Modification Fee \$ Renewal with Minor Modification \$ Check if Facility Holds an Active Minor Source or Minor Source General Permit If Hold Active Permit, Amt of Last Annual Air Permit Invoice \$ Total Permit Fee Chargeable Emissions (tpy) Initial Title V Permit Fee Chargeable Emissions (tpy)	500 1000 500 7 7 7 7 0 0 0		

HAPs not included in VOC or PM:

Chlorine, Hydrazine, HCl, HF, Methyl Chloroform, Methylene Chloride, Phosphine, Tetrachloroethylene, Titanium Tetrachloride

Revised 08-30-11

Air Contaminants:

All air contaminants are chargeable unless they are included in other totals (e.g., H2SO4 in condensible PM, H2S in TRS, etc.)

Pollutant (tpy)	Check if Chargeable Emission	Old Permit	New Permit	Change in Emissions	Permit Fee Chargeable Emissions	Annual Chargeable Emissions
РМ	V	275.3	275.3	0	0	275.3
PM ₁₀	ſ	71.5	71.5	0		
SO ₂	V	78.8	78.8	0	0	78.8
VOC	v	70.9	70.9	0	0	70.9
со	ľ	240.4	240.4	0		
NO _X	~	100.3	100.3	0	0	100.3
Hydrochloric Acid		5.82	5.82	0	0	5.82
1,1-Dichloroethane	Г	0.32	0.32	0		
1,1-Dichloroethylene	Г	0.04	0.04	0		
Dichlorobenzene	Г	0.91	0.91	0		
Ethyl Benzene	ţ	3.06	3.06	0		
Toluene	Γ	9.93	9.93	0		
Vinyl Chloride	[Г	0.19	0.19	0		
Xylenes	Г	7.47	7.47	0		
Formaldehyde	Γ	0	7.1	7.1		