CDM project activity registration review form (F-CDM-RR) (By submitting this form, a Party involved (through the designated national authority) or an Executive Board member may request that a review is undertaken)	
Designated national authority/Executive Board member submitting this form	
Title of the proposed CDM project activity submitted for registration	Shenzhen Xiaping Landfill Gas Collection and Utilization (0887)
Please indicate, in accordance with paragraphs 37 and 40 of the CDM modalities and procedures, which validation requirement(s) may require review. A list of requirements is provided below. Please provide reasons in support of the request for review, including any supporting documentation.	
☐ The following are requirements derived from paragraph 37 o	of the CDM modalities and procedures:
☐ The participation requirements as set out in paragraphs 28 to 30 of the CDM modalities and procedures are satisfied;	
☐ Comments by local stakeholders have been invited, a sto the designated operational entity (DOE) on how due according to the designated operational entity (DOE) and how due according to the design at the control of	summary of the comments received has been provided, and a report count was taken of any comments has been received;
activity, including transboundary impacts and, if those imp	entation on the analysis of the environmental impacts of the project acts are considered significant by the project participants or the host ent in accordance with procedures as required by the host Party;
	n anthropogenic emissions by sources of greenhouse gases that are oposed project activity, in accordance with paragraphs 43 to 52 of
The baseline and monitoring methodologies comply w by the Executive Board;	ith requirements pertaining to methodologies previously approved
☐ Provisions for monitoring, verification and reporting are in accordance with decision 17/CP.7, the CDM modalities and procedures and relevant decisions of the COP/MOP;	
☐ The project activity conforms to all other requirements and procedures and relevant decisions by the COP/MOP and procedures are requirements.	for CDM project activities in decision 17/CP.7, the CDM modalities and the Executive Board.
$\ \square$ The following are requirements derived from paragraph 40 $lpha$	of the CDM modalities and procedures:
	n report to the Executive Board, have received from the project n the designated national authority of each Party involved, including sts it in achieving sustainable development;
☐ In accordance with provisions on confidentiality contain DOE shall make publicly available the project design docu	ned in paragraph 27 (h) of the CDM modalities and procedures, the iment;
The DOE shall receive, within 30 days, comments on accredited non-governmental organizations and make the	the validation requirements from Parties, stakeholders and UNFCCC m publicly available;
After the deadline for receipt of comments, the DOE s information provided and taking into account the comment	hall make a determination as to whether, on the basis of the ts received, the project activity should be validated;
	ination on the validation of the project activity. Notification to the and the date of submission of the validation report to the Executive
	rmines the proposed project activity to be valid, a request for project design document, the written approval of the host Party and nts received.

Reasons for Request:

Date received at UNFCCC secretariat

Section below to be filled in by UNFCCC secretariat

1. The comments raised in the stakeholder consultation process were not properly addressed. There was a comment collected in the global stakeholder process (posted on 29th December 2006 by Daniel Rogicki), which clearly states that there is legislation in place in China for LFG collection, while the PDD for this project activity states that there are no regulations in place.

🛮 There are only minor issues which should be addressed by the DOE / project participants prior to the registration of the project.

18/03/2007

This could alter the additionality analysis asking for a stronger case with respect to financial and technological barriers apart from the barriers presented.

2. A question for clarification.

Project proponents use the Simple OM method to calculate the OM. The methodology states that Simple OM can only be used where low-cost/must run resources constitute less than 50% of total grid generation. Furthermore, it states that if coal is used as must-run, it should also be included in this list, i.e. excluded from the set of plants.

The Project proponents have to clarify if in this region of the P.R. China, low-cost/must-run do no include coal, as might be logical to assume. This situation, if confirmed, will modify the calculation of OM.