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MEMORANDUM

17 October 2018 File No. 129342-012

SUBJECT: Location Restriction Demonstration – Unstable Areas

New Madrid Power Plant

Utility Waste Landfill Phases I and III

New Madrid, MO

Associated Electric Cooperative, Inc. (AECI) owns and operates the coal-fired New Madrid Power Plant (NMPP, Plant) located near New Madrid, Missouri. The Utility Waste Landfill Phases I and III (Unit) is an existing coal combustion residuals (CCR) landfill at the Plant. This demonstration addresses the requirements of 40 CFR §257.64 *Unstable Area* of the U.S. Environmental Protection Agency's (EPA's) Hazardous and Solid Waste Management System; Disposal of Coal Combustion Residuals from Electric Utilities, 40 CFR Part 257 rule (CCR Rule), effective 19 October 2015, with Amendments effective 29 August 2018, for the Unit.

§257.64(a): An existing or new CCR landfill, existing or new CCR surface impoundment, or any lateral expansion of a CCR unit must not be located in an unstable area unless the owner or operator demonstrates by the dates specified in paragraph (d) of this section that recognized and generally accepted good engineering practices have been incorporated into the design of the CCR unit to ensure that the integrity of the structural components of the CCR unit will not be disrupted.

§257.64(b): The owner or operator must consider all of the following factors, at a minimum, when determining whether an area is unstable:

- (1) On-site or local soil conditions that may result in significant differential settling;
- (2) On-site or local geologic or geomorphologic features; and
- (3) On-site or local human-made features or events (both surface and subsurface).

Determination of compliance with §257.64(b)(1) - Conditions associated with the potential for significant differential settlement were not identified in the area where the Unit is located. Analysis of liquefaction potential of subsurface soils concluded that coarse-grained soils beneath the Unit are susceptible to liquefaction and strength loss. However, post-liquefied reduced soil strengths used in stability models do not result in the potential for significant differential settlement at the Unit. Accordingly, it is Haley & Aldrich's opinion that the Unit is not located in an area that has on-site or local soil conditions that may result in significant differential settling.

Determination of compliance with §257.64(b)(2) - Based on available United States Geological Survey (USGS), Missouri Department of Natural Resources (MDNR) information, and communication with AECI representatives familiar with the Plant's history, karst topography or physiographic features such as sinkholes, vertical shafts, sinking streams, caves, large springs, or blind valleys do not exist at the Plant.



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To evaluate the susceptibility of landslides, Haley & Aldrich reviewed readily available USGS and MDNR data. The USGS data indicates that the Plant is in an area of high landslide susceptibility and low landslide incidence, however more detailed MDNR data indicates that there have not been any documented landslide occurrences at the Unit. There is one documented landslide occurrence approximately 7 miles southwest of the Unit that appears to be associated with a roadway fill landslide along Interstate 55. Accordingly, it is Haley & Aldrich's opinion that the Unit is not located in an area that has high susceptibility to landslides or having features that may result in the mass movement of the foundation soils.

Determination of compliance with $\S 257.64(b)(3)$ - There are no documented surface or subsurface anthropogenic activities that would be indicative of creating unstable foundation conditions. There are no surface or subsurface mining activities within the area of the Unit. There are also no oil or gas wells adjacent to the Unit.

 $\S257.64(c)$: The owner or operator of the CCR unit must obtain a certification from a qualified professional engineer or approval from the Participating State Director or approval from EPA where EPA is the permitting authority stating that the demonstration meets the requirements of paragraph (a) of this section.

I, Steven F. Putrich, being a Registered Professional Engineer in good standing in the State of Missouri, do hereby certify, to the best of my knowledge, information, and belief, that the information contained in this certification has been prepared in accordance with the accepted practice of engineering. I certify, for the above-referenced CCR Unit, that the CCR Unit is not located in an unstable area meeting the requirements of 40 CFR §257.64(a).

Signed:

Consulting Engineer

Print Name: Steven F. Putrich

Missouri License No.: 2014035813

Title: Project Principal

Company: Haley & Aldrich, Inc.

Professional Engineer's Seal:



