

HALEY & ALDRICH, INC. 6500 Rockside Road Suite 200 Cleveland, OH 44131 216.739.0555

## **MEMORANDUM**

16 April 2020 File No. 129342-028

SUBJECT: Location Restriction Demonstration - 40 CFR §257.60 Placement Above the Uppermost

Aquifer

New Madrid Power Plant Inactive Lined Pond 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 Lined Pond (Unit) is an inactive coal combustion residuals (CCR) surface impoundment at the Plant. This demonstration addresses the requirements of 40 CFR §257.60 *Placement Above the Uppermost Aquifer* 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, including subsequent revisions, for the Unit.

§257.60(a): New CCR landfills, existing and new CCR surface impoundments, and all lateral expansions of CCR units must be constructed with a base that is located no less than 1.52 meters (five feet) above the upper limit of the uppermost aquifer, or must demonstrate that there will not be an intermittent, recurring, or sustained hydraulic connection between any portion of the base of the CCR unit and the uppermost aquifer due to normal fluctuations in groundwater elevations (including the seasonal high water table). The owner or operator must demonstrate by the dates specified in paragraph (c) of this section that the CCR unit meets the minimum requirements for placement above the uppermost aquifer.

Haley & Aldrich reviewed available information provided by AECI including historic record drawings and design drawings. The base of the unit was determined to be at its lowest point at an elevation of approximately 282.5± feet.

Haley & Aldrich reviewed the groundwater monitoring elevation data during the 2018 to 2019 sampling events and found that many of the data points are below elevation 277± feet, exhibiting greater than five feet of separation for much of the monitoring data during that timing interval. However, an intermittent and recurring hydraulic connection with the base of the Unit has been observed, although only observed during Mississippi River flood stage levels. As such, and based on review and evaluation of the information provided, the results do not continuously demonstrate compliance with the requirements of 40 CFR §257.60(a).

Given that there is no use of groundwater downgradient of the AECI site (i.e., between the subject CCR Unit and the Mississippi River), the ultimate point of exposure is the Mississippi River. Furthermore,



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based on the limited, intermittent, and recurring hydraulic connection with the base of the CCR Unit and seasonal high groundwater, this condition is unlikely to pose an exposure concern in groundwater or the Mississippi River.

 $\underline{§257.60(b)}$ : 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 that the above-referenced CCR Unit does not meet the requirements of 40 CFR §257.60(a).

Signed:

Consulting Engineer

Print Name: Steven F. Putrich

Missouri License No.: 2014035813

Title: Project Principal

Company: Haley & Aldrich, Inc.

Professional Engineer's Seal:



