January 16, 2020

Mr. Michael Malone CPS Energy 145 Navarro Street San Antonio, Texas 78205

Project No. 0352436

Subject: CCR Units – 2019 Annual Inspection and Fugitive Dust Control Report Calaveras Power Station San Antonio, Texas

Dear Mr. Malone:

Environmental Resources Management (ERM) conducted an inspection of coal combustion residual (CCR) units for two power plants located at the CPS Energy Calaveras Power Station in Bexar County, Texas. The CCR units are shared by the J.K. Spruce and J.T. Deely Power Plants, which are co-located at 12940 U.S. Highway 181 South in San Antonio, Texas. The CCR units utilized by the power plants are described in Table 1. Although the J.T. Deely Power Plant ceased operation at the end of December 2018 and sluiced bottom ash is no longer being received at the Bottom Ash Ponds (BAPs), the BAPs will continue to be inspected until the units have undergone closure.

Unit Name	Unit ID	Purpose of Unit		
Fly Ash Landfill	010	Receives fly ash, bottom ash, economizer		
(a.k.a. 5-Year Landfill)		ash, scrubber sludge from flue gas		
		desulphurization ponds, and flue gas		
		desulphurization gypsum (temporary		
		storage).		
Evaporation Pond	021	Receives boiler chemical cleaning waste		
		and other authorized liquid wastes.		
North Bottom Ash Pond	005	Formerly received sluiced bottom ash.		
(North BAP)				
South Bottom Ash Pond	006	Formerly received sluiced bottom ash.		
(South BAP)				
Sludge Recycle Holding	026	Receives flue gas desulphurization		
(SRH) Ponds		scrubber sludge.		
(North and South)		-		

#### Table 1. Calaveras Power Station CCR Unit Descriptions

The annual inspection was conducted by Mr. Charles Johnson, P.E., on December 19, 2019. Photographs taken during the inspection are provided in Attachment 1. No issues were observed that indicated immediate stability or operational issues at the CCR units. Details of the observations made by Mr. Johnson are provided below.

Texas Registered Engineering Firm F-2393

Texas Board of Professional Geoscientist Firm 50036

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# **Unit Descriptions**

All units are built with above-grade earthen embankments reportedly composed of sandy clay and clayey sand fill. Some units have CCR ash used in the surface roadways of the features (e.g., Fly Ash Landfill and Bottom Ash Ponds). Figure 1 shows the locations of each CCR unit. Dimensions of the CCR units were not measured during the annual inspection.

Based on a comparison of recent and historical aerial photographs dating back to 1995, no significant changes in the dimensions or geometry of the units were observed. Table 2 provides a summary of the unit dimensions. The dimensions presented below are approximate and are based on publically available imagery as well as on an assessment conducted by CDM Smith (June 2014).

Dimension	Fly Ash Landfill	Evaporation Pond	North BAP	South BAP	SRH Ponds
Length (feet)	1,000	500	680-370 (a)	400	440
Width (feet)	950	400	460	680	330
Depth (feet)	32.5	22	12	12	8
Avg. Crest Width (feet)	20	20	15	15	15
Perimeter (feet)	4,000	1,800	2,100	2,200	1,550
Interior Slopes, H:V	3:1	3:1	2:1	2:1	3:1
Exterior Slopes, H:V	3:1	3:1	3:1	3:1	3:1
Total Area (acres)	21.8	4.5	6.0	7.0	3.5

#### **Table 2: Calaveras Power Station CCR Unit Dimensions**

(a) Length ranges from 680 to 370 feet along the southern and northern sides of the North BAP.

The Evaporation Pond is reportedly lined with 30-mil polyvinylchloride (PVC) geomembrane. There are no inlet or outlet structures to the Evaporation Pond. A four-inch polyethylene pipe is present in the eastern embankment and supplies water for equipment washout purposes within the Evaporation Pond area. Liquid from boiler chemical cleanouts and other authorized liquid wastes are trucked to the Evaporation Pond, and are allowed to evaporate. Periodically, dried material is removed from the Evaporation Pond and placed in the Fly Ash Landfill.

The North and South BAPs are reportedly lined with clay, but the thickness and hydraulic conductivity of the clay are unknown. Both BAPs have two discharge points. One 24-inch steel pipe in each BAP allows water to be returned to the plant for reuse. Both BAPs also have outlet structures consisting of a horizontal 12-inch steel discharge pipe at an approximate elevation of 489 feet MSL (bottom drain used to empty the pond), and a vertical 12-inch steel overflow pipe at an approximate of elevation 499 feet MSL (normal operation level pool drain). The outfall structure is in one corner of each BAP (northeast for North BAP and southeast for South BAP) and is partially surrounded by steel sheet piling. The sheet piling and pond berms create an opening for water to reach the discharge pipes. This opening is typically protected by floating sorbent booms. Water from these outlets discharges to Calaveras Lake through a TPDES permitted outfall. Sluiced bottom ash has not been received at the BAPs since January 2019 and water is no longer present in the units.

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The interior slopes of the two SRH Ponds are reportedly covered with 30-mil HDPE liner and a 6-inch thick concrete slab. The SRH ponds are delineated by a concrete divider wall with a sluice gate that allows the two sides to be isolated from each other. Water is pumped from the SRH ponds to clarifiers via two 18-inch steel pipes. Both SRH ponds have eight-foot-wide concrete overflow chutes that discharge to the South BAP. These overflow chutes are at an approximate elevation of 499.5 feet MSL.

The Fly Ash Landfill is reportedly lined with a 30-mil HDPE liner covered with a 10-ounce geotextile and 12 inches of sand. The bottom of the Fly Ash Landfill slopes from west-to-east, from approximately 514 feet MSL to 503 feet MSL. The top berm is at an approximate elevation of 535.5 feet MSL, for a total landfill depth of approximately 32.5 feet at the deepest point. Storm water collects in the southeast corner of the Fly Ash Landfill and is allowed to settle. A water quality sample is collected and analyzed prior to discharge through a TPDES permitted outfall.

No electronic instrumentation is associated with the CCR units. A staff gauge is present at the South BAP. Rebar rods, used by CPS Energy to monitor water levels, are present at the Evaporation Pond.

# **Unit History**

The Evaporation Pond was originally constructed as a fly ash landfill. In 1990, a pond liner was installed. Then in 1996, the unit was converted from a landfill to an impoundment. Fly ash was placed in the landfill prior to it being used as an impoundment. The top of the Evaporation Pond is at an approximate elevation of 522 feet MSL and the bottom is at an approximate elevation of 500 feet MSL.

The North and South BAPs were constructed in 1977, and the SRH Ponds were constructed in 1992. Embankments are reported to have been constructed of on-site material. The top of the SRH Ponds embankments is at an approximate elevation of 500 feet MSL, and the bottom at an approximate elevation of 492 feet MSL. Up to a foot of ash and other material have been added to the roads on the top of the BAP embankments, making the top elevation approximately 501 feet MSL. The bottom of the BAPs is at an approximate elevation of 489 feet MSL.

The Fly Ash Landfill was constructed in 1992. Liner on the side slopes was originally not covered with a protective layer, and began to show signs of deterioration. Portions of the liner on the north and west side embankments were repaired in 2010 and all side slopes are currently covered with a protective layer of coarse CCR.

Except for the ceased operations at the BAPs, no other changes to unit operations or dimensions were reported to have occurred during the life of the units.

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# Structural Integrity

There is no reported historic evidence of structural instability in the CCR units.

Geotechnical properties of the foundation and abutment materials, on which the ponds were constructed, are provided in *Geotechnical Engineering Study for Ash Pond Berms – Spruce/Deely Generation Units, San Antonio, Texas* by Raba Kistner Consultants, Inc. (May 2014), and are summarized in *Assessment of Dam Safety of Coal Combustion Surface Impoundments Final Report* for the J.K. Spruce and J.T. Deely Power Plants by CDM Smith (June 2014).

As summarized in the CDM Smith report, embankment material is light clay (ASTM "CL") with a clay fraction of approximately 45%, and an assumed liquid limit between 35 and 47. Foundation material for the BAPs and SRH Ponds consists of sandy clay (ASTM "CL") with a clay fraction between 50% and 60%, and a liquid limit of approximately 51; or clayey sand (ASTM "ML") with a clay fraction of approximately 35%, and a liquid limit for the foundation material is similar, except the liquid limit for the foundation materials is approximately 55.

No information on the embankment and foundation materials were available for the Fly Ash Landfill, but foundation materials are anticipated to be similar to those of the Evaporation Pond based on the proximity of the units.

## Annual Inspection Summary

Signage was present at each CCR unit and no issues were observed that presented an immediate threat to structural integrity of the CCR units.

# Fly Ash Landfill

The Fly Ash Landfill was at approximately 39.5% of the approximate 900,000 cubic yard capacity based on calculations provided by CPS Energy. Approximately 4 to 6 acres of the Fly Ash Landfill interior were covered with discrete piles of ash, the largest piles approximately 20 feet in height.

Grass along the exterior embankment slopes was observed to be generally well maintained and no woody plants were observed. No significant rutting, erosion, animal burrows, or other problems were observed at the time of the annual inspection.

Weekly inspection records from January 7, 2019 through December 23, 2019 reported no issues other than the periodic need for mowing.

Since the 2018 annual inspection, there have been no noticeable changes in the geometry of the Fly Ash Landfill, or any other changes that appear likely to have affected the stability or operation of the Fly Ash Landfill.

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# Evaporation Pond

The Evaporation Pond had approximately 8 feet of freeboard available at the time of the inspection. This corresponds to approximately 6 feet below the top of the geomembrane liner as measured by a set of rebar rods recently installed within the Evaporation Pond by CPS Energy. Based on information provided by CPS Energy, accounting for accumulated solids, the Evaporation Pond had an available capacity of approximately 15% or 12 acre-feet, with approximately 70 acre-feet of water and CCR contained within the Evaporation Pond.

Grass along the exterior embankment slopes was observed to be generally well maintained and no woody plants were observed. No significant rutting, erosion, animal burrows, seepage, or other problems were observed at the time of the annual inspection.

Weekly inspection records from January 7, 2019 through December 23, 2019 reported no issues other than the periodic need for mowing.

Since the 2018 annual inspection, there have been no noticeable changes in the geometry of the Evaporation Pond, or any other changes that appear likely to have affected the stability or operation of the Evaporation Pond. Based on information provided by CPS Energy, the maximum depth of the water and CCR in the Evaporation Pond during 2019 was 20 feet, which corresponds to a volume of approximately 74 acre-feet. The minimum amount of CCR and water contained was reported to be 85% of the capacity, comprised primarily of accumulated solids and a minimal volume of water, which corresponds to a volume of approximately 70 acre-feet.

### North Bottom Ash Pond

The North BAP was offline and substantially drained at the time of the inspection.

Grass along the western and eastern exterior embankment slopes was observed to be generally well maintained. Some woody plant growth was observed on the north exterior embankment slope and some minor erosion was observed on the north interior embankment slope. Corrosion was observed on the overflow discharge pipe and nearby sheet piling. No significant rutting, erosion, animal burrows, seepage, or other problems were was observed at the time of the annual inspection.

Weekly inspection records from January 7, 2019 through December 23, 2019 reported rutting of the embankments, repair of which was completed on January 28, 2019.

Since the 2018 annual inspection, there have been no noticeable changes in the geometry of the North BAP, or any other changes that appear likely to have affected the stability or operation of the North BAP. Based on information provided by CPS Energy, the maximum depth of the water and CCR in the North BAP during 2019 was 8 feet, which corresponds to a volume of approximately 40 acre-feet. The minimum depth was 0 feet (BAP was emptied).

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# South Bottom Ash Pond

The South BAP was offline and substantially drained at the time of the inspection.

Grass along the external embankment slopes was observed to be generally well maintained and no woody plants were observed. Corrosion was observed on the overflow discharge pipe and nearby sheet piling. No significant rutting, erosion, animal burrows, seepage, or other problems were observed at the time of the annual inspection.

Weekly inspection records from January 7, 2019 through December 23, 2019 reported no issues.

Since the 2018 annual inspection, there have been no noticeable changes in the geometry of the South BAP, or any other changes that appear likely to have affected the stability or operation of the South BAP. Based on information provided by CPS Energy and observations made during the annual inspection, the maximum depth of the water and CCR in the South BAP during 2019 was 11 feet, which corresponds to a volume of 63 acre-feet. The minimum depth was 0 feet (BAP was emptied).

# Sludge Recycle Holding (SRH) Ponds

The SRH Ponds contained water at the time of the inspection. Only the South SRH Pond was in use during the inspection. The North SRH Pond was not in use and appeared to be approximately 75% full with CCR solids with approximately 2 feet of freeboard. The South SRH Pond appeared to have approximately 2 feet of freeboard. This corresponds to a combined available capacity (including freeboard) of approximately 6 acre-feet, with approximately 17 acre-feet of water and CCR contained within the SRH Ponds.

Grass along the external embankment slopes was observed to be generally well maintained. No significant rutting, erosion, animal burrows, seepage, or other problems were observed at the time of the annual inspection. Spillways that flow to the South BAP appeared partially obstructed with sand and plastic sheeting. The spillways will need to be evaluated before the South BAP undergoes closure.

Weekly inspection records from January 7, 2019 through December 23, 2019 reported no issues.

Since the 2018 annual inspection, there have been no noticeable changes in the geometry of the SRH Ponds, or any other changes that appear likely to have affected the stability or operation of the SRH Ponds. Based on information provided by CPS Energy, the maximum depth of the water and CCR in the impoundment during 2019 was 6 feet in both SRH Ponds, which corresponds to a volume of approximately 17 acre-ft. The minimum depth was 0 feet (one SRH pond was empty while the other was in operation), which corresponds to a volume of approximately 8 acre-feet.

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# Fugitive Dust Control

ERM assessed compliance with the *Fugitive Dust Control Plan* (FDCP) in conjunction with the annual inspection. CPS Energy reported no citizen complaints regarding fugitive dust emissions from the CCR units or the handling equipment. Paved roads are reportedly swept several times per month, which is more frequent than the minimum monthly requirement specified in the FDCP. Visual observations are made quarterly at each CCR unit.

Emission observations are recorded on a standard opacity form utilized for non-CCR inspections and not on the form provided in the FDCP. The standard opacity form contains more detailed information than the FDCP form. Emissions were observed and recorded during various operations (i.e., truck loading at ash silos/dust collectors, ash dumping at landfill) associated with the CCR units and handling equipment. All reported opacity observations were within the limits of the New Source Performance Standard.

ERM appreciates the opportunity to work with CPS Energy on this project. Should you have any questions, please contact us at 281-600-1000.

Sincerely,

Environmental Resources Management

Charles Johnson, P.E.

cc: Gregg Tieken, CPS Energy

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Attachments

Figure

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# Photo Log

Attachment 1

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Photograph: 11 Evaporation Pond – standing near berm exterior toe, northeast corner – facing south. Photo taken 12/19/2019.







Photograph:13North Bottom Ash Pond – standing on northwest corner – facing east.<br/>Minor erosion observed on interior slopes. Photo taken 12/19/2019.







<image>

Photograph: 16

North Bottom Ash Pond – standing on northwest corner – facing east. Photo taken 12/19/2019. Corrosion observed in vertical overflow pipe and sheet piling.















Photograph: 21 South Bottom Ash Pond – standing on eastern berm – facing south. Photo taken 12/19/2019.







Photograph: 23 South Bottom Ash Pond – standing on southern berm – facing west. Photo taken 12/19/2019.







Photograph: 25 North SRH Pond – standing on eastern berm – facing north. Spillway structure. Photo taken 12/19/2019.



**Photograph:** 26 North SRH Pond – standing on eastern berm – facing northwest. Photo taken 12/19/2019.





Photograph: 27 North SRH Pond – standing on northeast corner – facing south. Photo taken 12/19/2019.







**Photograph:** 29 North SRH Pond – standing on northeast corner – facing west. Photo taken 12/19/2019.



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South SRH Pond – standing on southeast corner – facing west. Photo taken 12/19/2019. Photograph: 31







 Photograph:
 33
 South SRH Pond – standing on the eastern berm – facing south. Spillway structure. Photo taken 12/19/2019.









