

## Coal Combustion Residuals (CCR) Annual Fugitive Dust Control Report

**PLANT NAME:** Plant Scherer

**OWNER/OPERATOR OF FACILITY:** Georgia Power

**REPORTING TIMEFRAME:** October 20, 2017 – October 19, 2018

**PURPOSE:** The purpose of this report is to demonstrate compliance with the requirements for the annual CCR fugitive dust control report in 40 CFR § 257.80 (c) of the Coal Combustion Residuals Final Rule. See 80 Fed. Reg. 21,302 (April 17, 2015). This report describes the actions taken by Plant Scherer to control CCR fugitive dust, a record of all citizen complaints and if any, a summary of corrective measures taken.

### **DESCRIBE THE ACTIONS TAKEN TO CONTROL FUGITIVE DUST.**

CCR Units:

Ash Pond 1 (AP-1): Fugitive dust was controlled by maintaining the level of the pond or water suppression, as needed.

Gypsum Storage Area Cell 1 (GSA Cell 1): Fugitive dust was controlled by water suppression, as needed.

PAC Ash Cell: Fugitive Dust was controlled by water suppression, material compaction, and covering ash with conditioned gypsum, as needed.

Roads, CCR management and material handling activities:

Water suppression was used as needed on facility roads used to transport CCR and other CCR management areas to control fugitive dust.

Speed limits were utilized to reduce the potential for fugitive dust.

Trucks used to transport ash and gypsum were filled at or under capacity to reduce the potential for material spillage.

Trucks used to transport PAC ash to the PAC Ash Cell were covered and the ash was conditioned to an appropriate moisture content to reduce the potential for fugitive dust.

Trucks used to transport ash and gypsum off-site were covered.

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| HAS THE FACILITY RECEIVED ANY CCR FUGITIVE DUST CITIZEN COMPLAINTS WITHIN THE REPORTING TIMEFRAME? | Yes | <input checked="" type="radio"/> No |
|--|-----|-------------------------------------|

IF YES, INCLUDE A RECORD OF ALL CITIZEN COMPLAINTS

| Date | Description of Complaint | Corrective Measures (If Any) |
|------|--------------------------|------------------------------|
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