

Midwest Generation, LLC Joliet 29 Generating Station

2021 Hazard Potential Classification Assessment for Ash Pond 2

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TABLE OF CONTENTS

Table		ontents				
1.0	Purp	ose & Scope	.1			
	1.1	Purpose	1			
	1.2	Scope	1			
2.0	Input	S	.2			
3.0	Assu	mptions	.3			
4.0	Methodology					
5.0		ssment				
	5.1	Summary of Initial Hazard Potential Classification Assessment	5			
	5.2	Changes in Bases for Initial Hazard Potential Classification	5			
		2021 Hazard Potential Classification Assessment				
6.0	Conclusions					
7.0	Certi	tification				
8.0	0 References					
Appendix A: 2016 Ash Pond 2 Hazard Potential Classification Assessment						

1.0 PURPOSE & SCOPE

1.1 PURPOSE

Ash Pond 2 at Midwest Generation, LLC's (MWG) Joliet 29 Generating Station ("Joliet 29" or the "Station") is an existing coal combustion residual (CCR) surface impoundment that is regulated by the Illinois Pollution Control Board's "Standards for the Disposal of Coal Combustion Residuals in CCR Surface Impoundments." These regulations are codified in Part 845 to Title 35 of the Illinois Administrative Code (35 III. Adm. Code 845, Ref. 1) and are also referred to herein as the "Illinois CCR Rule." Pursuant to 35 III. Adm. Code 845.440(a)(1), MWG must conduct and complete a hazard potential classification assessment that assigns a hazard potential classification to Ash Pond 2 in accordance with the hazard potential classifications defined in 35 III. Adm. Code 845.120.

Ash Pond 2 is also regulated by the U.S. Environmental Protection Agency's "Standards for the Disposal of Coal Combustion Residuals in Landfills and Surface Impoundments," 40 CFR Part 257 Subpart D (Ref. 2), also referred to herein as the "Federal CCR Rule." Pursuant to 40 CFR 257.73(f)(3), the Federal CCR Rule requires MWG to conduct and complete a hazard potential classification assessment in accordance with 40 CFR 257.73(a)(2) for Ash Pond 2 every five years.

This report documents the 2021 hazard potential classification assessment conducted and completed in accordance with the Illinois and Federal CCR Rules by Sargent & Lundy (S&L) on behalf of MWG for Ash Pond 2 at Joliet 29. This report:

- Lists the inputs and assumptions used in the 2021 hazard potential classification assessment,
- Discusses the methodology used to conduct the 2021 hazard potential classification assessment,
- Lists and compares the definitions for the hazard potential classifications for CCR surface impoundments promulgated by the Illinois and Federal CCR Rules,
- Summarizes the results from the initial hazard potential classification assessment completed for Ash Pond 2 that was conducted in accordance with the Federal CCR Rule,
- Evaluates potential changes to the factors used as the bases for the initial federal hazard potential classification assigned to Ash Pond 2 to determine whether a revised federal hazard potential classification is warranted, and
- Provides the 2021 hazard potential classifications for Ash Pond 2 in accordance with 35 III. Adm.
 Code 845.440(a)(1) and 40 CFR 257.73(a)(2).

1.2 SCOPE

Per the 2016 Water Infrastructure Improvements for the Nation (WIIN) Act, Ash Pond 2 will continue to be subject to both the Illinois and Federal CCR Rules until the U.S. EPA approves the Illinois EPA's CCR permit

program. The Illinois EPA has yet to publish a timeline for submitting its proposed CCR permit program to the U.S. EPA for approval, and so MWG must provide hazard potential classifications pursuant to both sets of regulations at this time.

2.0 INPUTS

Hazard Potential Classifications

The Illinois CCR Rule (Ref. 1, § 845.120) defines "hazard potential classification" as "the possible adverse incremental consequences that result from the release of water or stored contents due to failure of the diked CCR surface impoundment or mis-operation of the diked CCR surface impoundment or its appurtenances." The Illinois CCR Rule (Ref. 1, § 845.440(a)(1)) requires a CCR surface impoundment be designated as either a Class 1 CCR surface impoundment or a Class 2 CCR surface impoundment. Per 35 Ill. Adm. Code 845.120, the two Illinois hazard potential classifications are defined as follows:

- *Class 1 CCR surface impoundment* means a diked surface impoundment where failure or misoperation will probably cause loss of human life.
- *Class 2 CCR surface impoundment* means a diked surface impoundment where failure or misoperation results in no probable loss of human life, but can cause economic loss, environmental damage, disruption of lifeline facilities, or impact other concerns.

The Federal CCR Rule (Ref. 2, § 257.53) has the same definition for "hazard potential classification" as the Illinois CCR Rule. However, the Federal CCR Rule has three hazard potential classifications instead of the two designations promulgated by the Illinois CCR Rule. Per 40 CFR 257.53, the three federal hazard potential classifications are defined as follows:

- *High hazard potential CCR surface impoundment* means a diked surface impoundment where failure or mis-operation will probably cause loss of human life.
- Low hazard potential CCR surface impoundment means a diked surface impoundment where failure or mis-operation results in no probable loss of human life and low economic and/or environmental losses. Losses are principally limited to the surface impoundment owner's property.
- Significant hazard potential CCR surface impoundment means a diked surface impoundment where failure or mis-operation results in no probable loss of human life, but can cause economic loss, environmental damage, disruption of lifeline facilities, or impact other concerns.

Per the preceding sets of definitions for the federal and Illinois hazard potential classifications, a high hazard potential CCR surface impoundment per the Federal CCR Rule is the same as a Class 1 CCR surface impoundment per the Illinois CCR Rule. Similarly, a CCR surface impoundment that is classified as a low or significant hazard potential per the Federal CCR Rule is considered to be a Class 2 CCR surface impoundment per the Illinois CCR Rule.

Site Topography

Topographic data for Ash Pond 2 and the surrounding areas was obtained from an aerial survey performed by Aero-Metric, Inc. in 2008 (Ref. 4).

Impacted Areas

Areas impacted by a hypothetical failure at Ash Pond 2 were obtained from the pond's initial hazard potential classification assessment (Ref. 3), the dike breach analysis conducted in 2016 for the pond's southern dike (Ref. 5), and the dike breach inundation map prepared for Ash Pond 2's Emergency Action Plan (Ref. 6). The inputs, assumptions, and methodology utilized to identify areas impacted by failures at each of the pond's dikes were evaluated to determine whether any updates to these analyses were warranted.

Appendix A provides the initial hazard potential classification assessment conducted by Geosyntec Consultants in 2016 for Ash Pond 2.

Aerial Images

Historical and recent aerial images of the Station and surrounding areas were obtained from Google Earth Pro (Ref. 7).

Property Boundaries

Boundaries for the Station's property and adjacent properties were obtained from the geographic information system (GIS) for Will County, Illinois (Ref. 8).

100-Year Floodway & Floodplain

Delineations for the floodway and floodplain for the 1% annual chance flood ("100-year flood") at and downstream from the Joliet 29 site were obtained from the Federal Emergency Management Agency's (FEMA) Flood Insurance Rate Map (FIRM) for the subject area (Ref. 9).

Ash Pond Conditions

The operating and physical conditions for Ash Pond 2 were based on discussions with MWG personnel and on the annual inspection reports prepared for the CCR surface impoundment in accordance with 40 CFR 257.83(b) (Refs. 10 through 14).

3.0 ASSUMPTIONS

There are no assumptions in this document that require verification.

4.0 METHODOLOGY

The bases for Ash Pond 2's initial hazard potential classification as documented within the pond's initial hazard potential classification assessment were reviewed to determine if any changes have occurred since the initial assessment was completed. Identified changes were then evaluated to determine if the pond's previous hazard potential classification warrants an adjustment. Where no changes were noted for a given input, or where identified changes were determined to have no impact to the results and conclusions of the initial hazard potential classification assessment, the previous evaluation of that input was considered to still be valid for this 2021 assessment.

In instances where changes to one or more factors used as the bases for the initial hazard potential classification were identified (*e.g.*, downstream development that was not present in 2016), hypothetical dike breaches were considered at the CCR surface impoundment to evaluate the impacts that a release of CCR and CCR wastewater would have on the identified factor(s). These hypothetical dike breaches were evaluated regardless of potential causes and/or apparent dike stability. When evaluating a hypothetical dike breach at Ash Pond 2, the solid waste materials in the CCR surface impoundment were conservatively considered as an equivalent volume of liquid, and the CCR surface impoundment was assumed to be entirely filled with liquid.

When evaluating the downstream impacts from a hypothetical dike breach at Ash Pond 2, the first consideration examined was whether a loss of human life is probable under the given hypothetical failure scenario. Loss of human life is the critical aspect of a federal high hazard potential classification. If a loss of human life is unlikely to occur, then Ash Pond 2 was not considered to be a federal high hazard potential. In that case, the next consideration examined was the extent of environmental and economic losses resulting from the hypothetical dike breach. If the losses are low and principally contained to MWG's property, then Ash Pond 2 was considered to be a federal and/or economic losses extend beyond MWG's property, then Ash Pond 2 was considered to be a federal significant hazard potential.

After assigning a federal hazard potential classification to Ash Pond 2, an Illinois CCR Rule hazard potential classification (either Class 1 or Class 2) was assigned based on the assigned federal hazard potential classification. An Illinois Class 1 hazard potential classification was assigned to Ash Pond 2 if the pond was classified as a federal high hazard potential. Alternatively, Ash Pond 2 was classified as an Illinois Class 2 hazard potential if the pond was classified as either a federal significant or low hazard potential.

5.0 ASSESSMENT

5.1 SUMMARY OF INITIAL HAZARD POTENTIAL CLASSIFICATION ASSESSMENT

The initial hazard potential classification assessment for Ash Pond 2 was completed in October 2016 and is included in its entirety in Appendix A. This assessment evaluated the potential consequences of hypothetical dike failures for the pond. A quantitative dike breach analysis was also conducted for the pond's southern dike which was determined to pose the most risk to human life due to its height, its proximity to occupied buildings, and the adjacent topography sloping towards occupied buildings and the Des Plaines River. The 2016 dike breach analysis also assumed Ash Pond 2 was at capacity at the time of the hypothetical failure.

Per Figures 2 and 3 in Appendix A, the 2016 dike breach analysis concluded that the flood released through a hypothetical breach in Ash Pond 2's southern dike could impact six Station buildings, of which three are considered to be occupied buildings and the remaining three are considered to be unoccupied buildings. The 2016 dike breach analysis also concluded that the combination of the estimated flood velocity and depth at each occupied building is within the U.S. Department of the Interior, Bureau of Reclamation's (USBR) "Low Danger Zone" (see Figure 4 in Appendix A). In its "Downstream Hazard Classification Guidelines" (Ref. 15), the USBR states that if the depth-velocity combination of a hazard (e.g., flood) for a given area plots within the "Low Danger Zone," "the number of lives-in-jeopardy associated with possible downstream hazards is assumed to be zero." In other words, floods plotting within the USBR's "Low Danger Zone" are unlikely to cause a probable loss of human life. Therefore, the initial hazard potential classification assessment concluded that a failure of Ash Pond 2's southern dike would not result in a probable loss of human life.

Although a hypothetical failure Ash Pond 2 was determined to not cause a probable loss of human life, it was also determined that wastewater released from such a breach would flow into the Station's Intake Canal, thereby impacting the Des Plaines River. Therefore, Ash Pond 2 was classified as a significant hazard potential CCR surface impoundment.

5.2 CHANGES IN BASES FOR INITIAL HAZARD POTENTIAL CLASSIFICATION

5.2.1 CHANGES IN ASH POND OPERATIONS & EMBANKMENT GEOMETRY

Ash Pond 2 was originally designed to manage CCR and miscellaneous non-CCR wastestreams from the Station. Following the conversion of Joliet 29's coal-fired units to natural gas, the pond was no longer used to manage CCR wastestreams and was eventually taken out of service. In accordance with the Station's ash pond maintenance practices, the Station then began dewatering and removing CCR from the pond. As documented in the pond's annual inspection reports since 2019 (Refs. 13 and 14), minimal CCR remains in Ash Pond 2. During a site visit in September 2021, no CCR and only a few feet of stormwater were visually observed in Ash Pond 2. In April 2021, MWG filed a notice of intent to close Ash Pond 2 in accordance with

the Federal CCR Rule's closure criteria (Ref. 2, § 257.102). Closure construction activities will commence at the pond upon receipt of a closure construction permit from the Illinois EPA in accordance with Subpart B of the Illinois CCR Rule.

As previously mentioned in Section 5.1, Ash Pond 2's 2016 hazard potential classification assessment examined hypothetical breach scenarios assuming the pond was at capacity; therefore, the assumed operating condition used for the initial assessment is conservative for the pond's current operating condition. Therefore, there is no basis to reevaluate the surface water elevation used to conduct the initial hazard potential classification assessment for Ash Pond 2.

Based on reviews of the annual inspection reports (Refs. 10 through 14) and Google Earth aerial images (Ref. 7), there have been no significant modifications to Ash Pond 2 (mass excavations, major embankment modifications, *etc.*) since the initial hazard potential classification assessment was completed. Therefore, there is no basis to reevaluate the embankment geometry for this 2021 assessment.

5.2.2 CHANGES IN SITE TOPOGRAPHY

Based on reviews of the annual inspection reports (Refs. 10 through 14) and Google Earth aerial images (Ref. 7), there have been no significant modifications to the ground surfaces (mass excavations, mass fill placement, *etc.*) adjacent to Ash Pond 2 or within the dike breach impact areas since the initial hazard potential classification assessment was completed. Therefore, the topographic data collected for the site in 2008 (Ref. 4) remains valid for use in this 2021 assessment.

5.2.3 CHANGES IN DOWNSTREAM PROPERTY DEVELOPMENTS

Based on reviews of Google Earth aerial images (Ref. 7) and the Will County, Illinois GIS (Ref. 8), no new buildings or transport corridors (roads, rail lines, *etc.*) have been constructed in the past five years within the dike breach impact areas identified in the initial hazard potential classification assessment. Thus, there is no basis to reevaluate the potential impacts to the areas downstream of Ash Pond 2 for this 2021 assessment.

5.2.4 CHANGES IN USBR DEPTH-VELOCITY FLOOD DANGER LEVELS

The USBR has not updated the depth-velocity flood danger level relationships presented in its "Downstream Hazard Classification Guidelines" (Ref. 15) since the initial hazard potential classification assessment for Ash Pond 2 was completed in 2016. Therefore, there is no basis to reevaluate the danger levels assigned to the occupied buildings identified within the inundation area downstream of Ash Pond 2's southern dike following a hypothetical breach.

5.3 2021 HAZARD POTENTIAL CLASSIFICATION ASSESSMENT

Other than the change in the operational status of Ash Pond 2, there have been no significant modifications to Ash Pond 2; no significant modifications to the topography adjacent to and downstream of the CCR surface impoundment; and no significant buildings or transport corridors that have been constructed in the areas downstream of the CCR surface impoundment that would be impacted by a hypothetical dike breach. There have also been no changes to the USBR's depth-velocity flood danger level relationships, which were used in the 2016 hazard potential classification assessment. Moreover, the Federal Energy Regulatory Commission's Engineering Guidelines for the Evaluation of Hydropower Projects, which references FEMA's Federal Guidelines for Dam Safety (Ref. 17), states that "the consequences of failure are not expected to cause a probable loss of human life when incremental effects on downstream structures are approximately two feet or less." FEMA's Federal Guidelines for Inundation Mapping of Flood Risks Associated with Dam Incidents and Failures (Ref. 18) also states that an incremental rise in flood depth of two feet or less caused by a dike breach is not considered to be a concern to human life. These two federal guidelines further support the conclusion that the loss of human life at the three occupied buildings is not probable given the initial breach analysis results show the estimated flood depths at these buildings are less than two feet. Therefore, the initial hazard potential classification assessment completed in 2016 for this CCR surface impoundment remains valid. In addition, the 2016 dike breach analysis for Ash Pond 2's southern dike still represents the worst-case failure scenario amongst the pond's three dikes.

Based on the preceding observations, the initial federal significant hazard potential classification assigned to Ash Pond 2 in accordance with 40 CFR 257.73(a)(2) and the bases for this assignment remain valid for 2021. A loss of human life is unlikely to result from a hypothetical failure at this CCR surface impoundment, but potential offsite environmental damage could occur to the Des Plaines River. As discussed in Section 2.0, a CCR surface impoundment classified as a significant hazard potential per the Federal CCR Rule is considered to be an Illinois Class 2 CCR surface impoundment. Therefore, Ash Pond 2 was classified as a Class 2 CCR surface impoundment pursuant to 35 Ill. Adm. Code 845.440(a)(1).

6.0 CONCLUSIONS

This evaluation reviewed the factors and design inputs used as the bases for the initial hazard potential classification assessment completed in accordance with the Federal CCR Rule for Joliet 29's Ash Pond 2. It was determined that no significant operational or physical changes to the CCR surface impoundment and no new downstream developments have occurred within the last five years that would necessitate changing the pond's initial hazard potential classification. Therefore, the initial federal hazard potential classification assigned to Ash Pond 2 and the bases for this assignment remain valid for this 2021 assessment. This federal hazard potential classification was then used to determine the hazard potential classification pursuant

to the Illinois CCR Rule based on the similarities between the Federal and Illinois CCR Rules' hazard potential classifications for CCR surface impoundments.

Table 6-1 presents the 2021 hazard potential classifications assigned to Ash Pond 2 at Joliet 29 in accordance with 35 III. Adm. Code 845.440(a)(1) and 40 CFR 257.73(a)(2).

Table 6-1 – 2021 Illinois & Federal Hazard Potential Classifications for			
Ash Pond 2 at the Joliet 29 Generating Station			

CCR Surface Impoundment	Illinois Hazard Potential Classification	Federal Hazard Potential Classification
Ash Pond 2	Class 2	Significant

7.0 CERTIFICATION

I certify that:

- This hazard potential classification assessment was prepared by me or under my direct supervision.
- The work was conducted in accordance with the requirements of 35 III. Adm. Code 845.440 and with the requirements of 40 CFR 257.73(a)(2).
- I am a registered professional engineer under the laws of the State of Illinois.

Certified By: Thomas J. Dehlin Date: October 14, 2021

<u>Seal:</u>



8.0 REFERENCES

- Illinois Pollution Control Board. "Standards for Disposal of Coal Combustion Residuals in CCR Surface Impoundments." 35 III. Adm. Code 845. Accessed October 13, 2021.
- U.S. Environmental Protection Agency. "Standards for Disposal of Coal Combustion Residuals in Landfills and Surface Impoundments." 40 CFR Part 257 Subpart D. <u>https://www.ecfr.gov/current/title-40/chapter-l/part-257/subpart-D</u>. Accessed October 13, 2021.
- Geosyntec Consultants. "Hazard Potential Classification Assessment, Ash Pond 2, Joliet 29 Station." October 2016.
- 4. Aero-Metric, Inc. Aerial Survey of Joliet 29 Generating Station Dated June 17, 2008.
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APPENDIX A: 2016 ASH POND 2 HAZARD POTENTIAL CLASSIFICATION ASSESSMENT