POST-CLOSURE PLAN FOR EXISTING CCR SURFACE IMPOUNDMENT 40 CFR 257.104 REV 0 – 10/17/2016

SITE INFORMATION					
Site Name / Address	Wood River Pow	er Statio	on / #1 Chesson Lane, Alton	, IL 62002	
Owner Name / Address	Dynegy Midwest Generation, LLC / 1500 Eastport Plaza Drive, Collinsville, IL 62234				
CCR Unit	West Ash Pond 1		Closure Method and Final Cover Type	Close In-Place Geomembrane with Soil and Vegetation Cover	
POST-CLOSURE PLAN DESCRIP	ΓΙΟΝ				
(c)(1) – Length of post-closure care period.		Post-closure care will be conducted for a period of 30 years as required by 257.104(c)(1), except as provided by 257.104(c)(2).			
(c)(2) – If at the end of the post-closure care period the owner or operator of the CCR unit is operating under assessment monitoring in accordance with 257.95, the owner or operator must continue to conduct post-closure care until the owner or operator returns to detection monitoring in accordance with 257.95.		If at the end of the post-closure care period the CCR unit is operating under assessment monitoring, the post-closure care as described in this plan will continue until the CCR unit returns to detection monitoring.			
(d)(1)(i) – A description of the monitori maintenance activities required in 257 frequency at which these activities will 257.104(b)(1) Maintaining the inteffectiveness of the final cover symaking repairs to the final cover a correct the effects of settlement, erosion, or other events, and prevand run-off from eroding or other the final cover system. (b)(2) – Not Applicable [applies or landfills] (b)(3) – Maintaining the groundwrest mand monitoring the ground accordance with the requirement through 257.98.	egrity and stem, including as necessary to subsidence, venting run-on twise damaging at the CCR	the fir performerosion effection observing ground. Noted will be the finate of the fi	nal cover system and stormed at least annually for med at least of the final cover at least of the final cover and cover system. Vegetation and cover system, including the medical cover system, including the stopped and the slope design and the slope design activities may include, but coing soil cover, repairing activities may include, but coing soil cover, repairing the stopped soil cover, repairing and the slope design in depressions with regetation, as necessary. The stopped so the final cover and so the system and storing wells and sined so that they perform the storing at least they perform the storing at least the system and sined so that they perform the storing at least the system and sined so that they perform the storing at least the system and sined so that they perform the storing at least the system and sined so that they perform the storing at least the system and so that they perform the storing at least the system and storing at least the system at least the system and storing at least the system at least the system at	as rills, surface cracks and settlement tain the integrity and effectiveness of a will be established and maintained or ding storm drainage areas, where term erosion control. Established of the final cover system will prevent may be caused by run-on and run-off. The transport of the final cover system will prevent and the final cover system will prevent the may be caused by run-on and run-off. The transport of the final cover system will prevent the final cover system will prevent the final cover system will prevent the final cover system will be required by 257.90 through 257.98 and during each groundwater sampling associated instrumentation will be to the design specifications throughout in. Groundwater monitoring frequency	
(d)(1)(ii) – The name, address, telephone number and email address of the person or office to contact about the facility during the post-closure care period.		Dynegy Midwest Generation, LLC 601 Travis Street, Suite 1400 CCR Office Houston, TX 77002 800.633.4704 ccr@dynegy.com			

POST-CLOSURE PLAN DESCRIPTION

(d)(1)(iii) – A description of the planned uses of the property during the post-closure period. Post-closure use of the property shall not disturb the integrity of the final cover, liner(s), or any other component of the containment system, or the function of the monitoring systems unless necessary to comply with the requirements in 40 CFR Part 257, Subpart D. Any other disturbance is allowed if the owner or operator of the CCR unit demonstrates that disturbance of the final cover, liner, or other component of the containment system, including any removal of CCR, will not increase the potential threat to human health or the environment. The demonstration must be certified by a qualified professional engineer, and notification shall be provided to the State Director that the demonstration has been placed in the operating record and on the owners or operator's publicly accessible Internet site.

(d)(3)(i) – The owner or operator may amend the initial or any subsequent written post-closure plan developed pursuant to 257.104(d)(1) at any time.

(d)(3)(ii) – The owner or operator must amend the written closure plan whenever: (A) There is a change in the operation of the CCR unit that would substantially affect the written post-closure plan in effect; or (B) After post-closure activities have commenced, unanticipated events necessitate a revision of the written post-closure plan.

(d)(3)(iii) – The owner or operator must amend the written post-closure plan at least 60 days prior to a planned change in the operation of the facility or CCR unit, or no later than 60 days after an unanticipated event requires the need to revise an existing written post-closure plan. If a written post-closure plan is revised after post-closure activities have commenced for a CCR unit, the owner or operator must amend the written post-closure plan no later than 30 days following the triggering event.

(d)(4) – The owner or operator of the CCR unit must obtain a written certification from a qualified professional engineer that the initial and any amendment of the written post-closure plan meets the requirements of 40 CFR 257.104.

The Wood River Power Station was retired in June 2016. Planned uses of the property during the post-closure period are currently unknown, except for post-closure care of the CCR unit.

Post-closure use of the property will not disturb the integrity of the final cover system or other components of the containment system, or the function of the monitoring systems unless necessary to comply with the requirements of 40 CFR Part 257, Subpart D. Any other disturbance will be supported by the demonstration required by 257.104(d)(1)(iii).

Following closure of the CCR unit, a notation on the deed to the property, or some other instrument that is normally examined during title search, will be recorded in accordance with 40 CFR 257.102(i). The notation will notify potential purchasers of the property that the land has been used as a CCR unit and its use is restricted under the post-closure care requirements per 40 CFR 257.104(d)(1)(iii). Within 30 days of recording the deed notation, a notification stating that the notation has been recorded will be placed in the facility's operating record. The notification will be placed on the owner or operator's publicly accessible CCR Web site in accordance with 40 CFR 257.107.

This initial post-closure plan will be amended as required by 257.104(d)(3) and, as allowed by 257.104(d)(3), may be amended at any time, including as more information becomes available.

Certification by a qualified professional engineer will be appended to this plan.

Certification Statement 40 CFR § 257.104 (d)(4) – Initial Written Post Closure Plan for a CCR Surface Impoundment

CCR Unit: Dynegy Midwest Generation, LLC; Wood River Power Station; West Ash Pond 1

I, Victor Modeer, being a Registered Professional Engineer in good standing in the State of Illinois, 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 information contained in the initial written post closure plan, dated October 17, 2016, meets the requirements of 40 CFR § 257.104.

Victor	Modeer,	PE, D	.GE
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Printed Name

Date

