

October 20, 2021

19-124481

Jaclyn Vu, PE
JEA
21 West Church Street
Jacksonville, FL 32202

**COAL COMBUSTION RESIDUAL FUGITIVE DUST CONTROLS
ST. JOHNS RIVER POWER PARK
JACKSONVILLE, FLORIDA**

Dear Mrs. Vu:

Pursuant to the Coal Combustion Residual (CCR) Rule, 40 C.F.R. 257, Subpart D, a fugitive dust control plan for the St. Johns River Power Park (SJRPP) was prepared in accordance with §257.80(b) and placed in the Facility's operating record in October 2015. The plan covers the CCR unit, roads, and CCR material and handling activities, identifies fugitive dust sources and control measures, assesses the effectiveness of the fugitive dust control measures, identified procedures to periodically assess effectiveness and identifies procedures to log citizen complaints.

The SJRPP facility has been decommissioned and has permanently ceased operations of emissions units located at SJRPP. Byproduct Storage Area B (BSA-B) has been closed and CCRs at BSA-B have been consolidated under a geomembrane cap. With the decommissioning of SJRPP and the closure of BSA-B there are no longer any sources of CCR fugitive dust at the facility. Therefore, the fugitive dust control requirements for the facility are no longer applicable.

Sincerely,

Golder Associates Inc.



Samuel F. Stafford, PE
Senior Engineer



Donald J. Miller
Practice Leader

SFS/DJM/as

CC: Carl Eldred, Stearns Weaver Miller

[https://golderassociates.sharepoint.com/sites/110243/Project Files/6 Deliverables/Dust Control Report/CCR Dust Control_Oct2021.docx](https://golderassociates.sharepoint.com/sites/110243/Project%20Files/6%20Deliverables/Dust%20Control%20Report/CCR%20Dust%20Control_Oct2021.docx)