

### Texas Commission on Environmental Quality Waste Permits Division Correspondence Cover Sheet

Date: 02/27/2024 Facility Name: Martin Lake Steam Electric Station Permit or Registration No.: <u>CCR105</u> Nature of Correspondence:

- Initial/New
- Response/Revision to TCEQ Tracking No.: 27220868 (from subject line of TCEQ letter regarding initial submission)

Affix this cover sheet to the front of your submission to the Waste Permits Division. Check appropriate box for type of correspondence. Contact WPD at (512) 239-2335 if you have questions regarding this form.

Applications	Reports and Notifications
New Notice of Intent	Alternative Daily Cover Report
Notice of Intent Revision	Closure Report
New Permit (including Subchapter T)	Compost Report
New Registration (including Subchapter T)	Groundwater Alternate Source Demonstration
🗌 Major Amendment	Groundwater Corrective Action
🗌 Minor Amendment	Groundwater Monitoring Report
Limited Scope Major Amendment	Groundwater Background Evaluation
Notice Modification	Landfill Gas Corrective Action
Non-Notice Modification	Landfill Gas Monitoring
Transfer/Name Change Modification	Liner Evaluation Report
Temporary Authorization	Soil Boring Plan
Uvoluntary Revocation	Special Waste Request
Subchapter T Disturbance Non-Enclosed Structure	Other:
Other:	

### Table 1 - Municipal Solid Waste Correspondence

### Table 2 - Industrial & Hazardous Waste Correspondence

Applications	Reports and Responses
□ New	Annual/Biennial Site Activity Report
🗌 Renewal	CPT Plan/Result
Post-Closure Order	Closure Certification/Report
🗌 Major Amendment	Construction Certification/Report
Minor Amendment	CPT Plan/Result
CCR Registration	Extension Request
CCR Registration Major Amendment	Groundwater Monitoring Report
CCR Registration Minor Amendment	Interim Status Change
Class 3 Modification	Interim Status Closure Plan
Class 2 Modification	Soil Core Monitoring Report
Class 1 ED Modification	Treatability Study
Class 1 Modification	Trial Burn Plan/Result
Endorsement	Unsaturated Zone Monitoring Report
Temporary Authorization	Waste Minimization Report
Voluntary Revocation	Other:
335.6 Notification	
Other:	



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February 27, 2024

Texas Commission on Environmental Quality Industrial and Hazardous Waste Permits Section - MC-130 12100 Park 35 Circle Austin, TX 78753

RE: Response to Email NOD New Registration No. CCR105 Luminant Generation Company LLC – Tatum, Rusk County Industrial Solid Waste Registration No. 31277 EPA Identification No. TXD000821306 Tracking No. 27220868; RN102583093/CN603256413

Luminant Generation Company LLC has prepared written responses for the deficiencies identified in the "Email NOD - New Registration – Luminant Generation Company LLC Registration No. CCR105" received via email from TCEQ on December 22, 2023. The written responses are in Table 1 and the attached technical memorandum. Updated application and appendix revisions are attached for review.

If you have any questions or require any additional information, please contact Eric Chavers at 903-389-6062 or by e-mail at <u>eric.chavers@luminant.com</u>.

Sincerely,

Kunci

**Renee** Collins

Attachments: Technical Memorandum "Response to TCEQ NOD No. 3" CCR105 Application-Revision 3 CCR105 Application Revision 3 REDLINE APPENDIX E-Revision 2 APPENDIX F-Revision 2 APPENDIX G-Revision 2 APPENDIX H-Revision 2

cc with attachments:

Chris Shaw (chris.shaw@tceq.texas.gov) Daniella Ortiz de Montellano (daniela.ortiz-demontellano@tceq.texas.gov)

#### Table 1 - NOD Summary and Response Registration No. CCR105 - Luminant Generation Company LLC Application Deficiencies - NOD 3

ID	App. Section	App. Sub Section	Location[2]	Citation	Deficiency Description/Resolution	Response
1	V	V.26.A. 2	[Closure Plan, Bottom Ash Ponds and NSP, Figure 3]	<u>40 CFR</u> <u>§257.73(c)(1)(vii)</u>	Revise Figure 3 to specify what existing contours represent (e.g., top of 4-in concrete revetment, geomembrane, protective cover, etc.). In addition, revise Figure 3 to ensure that elevations associated with bottom liner system for West Ash Pond (WAP), East Ash Pond (EAP), and the New Scrubber Pond (NSP) are consistent with other application drawings. Update Figure 3 with the signature, date, and seal of a Texas Licensed P.E.	Please see attached Technical Memorandum "Response to TCEQ NOD No. 3 - CCR Registration Application No. CCR106", Comment Item No. 1 in Section 2.0. Closure Plan Addendum No. 2 referenced in the response memorandum is located in Appendix G of the application.
2	V	V.26.A. 2	[App G]	30 TAC §352.4 and 40 CFR §257.105(f)(9)	<ul> <li>Revise the following Figure 4 drawings with the signature, seal, and date of a Texas Licensed P.E, and include a statement that final elevations will be provided during closure of all CCR units:</li> <li>Proposed Grading Plan, Closure Plan, Ash Pond Area</li> <li>Proposed Final Cover Grading Plan, Post Closure Plan, Ash Pond Area</li> <li>Proposed Grading Plan, Closure Plan, PDP-5</li> <li>Proposed Final Cover Grading Plan, Post Closure Plan, PDP-5</li> </ul>	Please see attached Technical Memorandum "Response to TCEQ NOD No. 3 - CCR Registration Application No. CCR106", Comment Item No. 2 in Section 2.0. Closure Plan Addendum No. 2 referenced in the response memorandum is located in Appendix G of the application.
3	V	V.26.B	[App E, Alternate Liner Demonstration Application, PDP- 5]	<u>40 CFR</u> <u>§257.71(d)(2)(viii)</u>	proposed decision to deny the alternate liner demonstration	Luminant submitted a request to withdraw the Alternate Liner Demonstration (ALD) on January 2, 2024. The application has been revised to reflect this update. A copy of this request is located in Appendix E. Also, see discussion of the ALD and withdrawal request under Item V.26.B. of the registration application.
4	VI	VI.27.C	[App F, GWM System Certification – Addendum No. 1, A-1 Landfill]	<u>40 CFR §257.91(f)</u>	Provide a P.E. Certification for BMW-33, which appears to have been added to the A1 Landfill Groundwater Monitoring (GWM) network as an upgradient well in 2019. Provide all applicable information to support the conclusion.	Please see attached Technical Memorandum "Response to TCEQ NOD No. 3 - CCR Registration Application No. CCR106", Comment Item No. 4 in Section 2.0. The Groundwater Monitoring System Certification Addendum No. 2 for A1 Landfill referenced in the response memorandum is located in Appendix F of the application.

5	VI	VI.28	[App F, GWM Plan – Revision 2, Ash Pond Area, Section 5, pg. 19]	<u>40 CFR §257.93(c)</u>	Revise to ensure that the rate and direction of groundwater (GW) flow will be determined each time GW is sampled.	A statement indicating that the rate and direction of groundwater flow will be determined each time groundwater is sampled is provided in Section 2.2.3 of the Groundwater Monitoring Plan-Revision 2. Groundwater Monitoring Plan-Revision 2 is located in Appendix F.
6	VI	VI.28	[App F, GWM Plan Revision 2, Ash Pond Area, Section 1.2.5, pg. 5]	30 TAC 352.951 <u>(b)</u> and 40 CFR 257.95(h)	Page 5 of the referenced GWM Plan states, "The GWPS shall be: for constituents for which an MCL has not been established, the background concentration for the constituent or approved regional screening level established in accordance with CCR Rule Section 257.91." 40 CFR 257.91 cites groundwater monitoring system requirements and does not address the GWPS. Revise the application to remove this reference and all language relating to the establishment of GWPS based on regional screening levels, as it is not one of the allowed ways to establish GWPS listed in 40 CFR 257.95(h) or 30 TAC 352.951(b). These rules only allow for the use of an MCL if it exists for that constituent, or the background concentration for that constituent.	References to approved regional screening levels in the Groundwater Monitoring Plans for all CCR units have been removed. Groundwater Monitoring Plan-Revision 2 for all CCR units is located in Appendix F.
		VI.29.A	[App F, 2021 GWM & Corrective Action Report Revision 1 - PDP- 5]	<u>40 CFR §257.94(e)</u>	Confirm PDP-5 is in the proper groundwater monitoring program (detection, assessment, or corrective action) and make appropriate adjustments to the application as necessary. If PDP-5 should be in assessment monitoring or corrective action, describe what actions have been taken or will be taken, along with any necessary revisions to the application, including updates to PDP-5 information and any post-closure cost estimates.	
7	VI	VI.29.C	[Table VI.C, CCR Units Under Detection Monitoring; Table VI.D, CCR Units Under Assessment Monitoring] [Table VI.D-2:	<u>Application</u> Instructions, & 40 CFR 257.94(e) and	The 2021 GWM report for PDP-5 identified SSIs for boron in MW-23 and MW-25, calcium in MW-20A, MW-23, and MW-25, and chloride in MW-19. The report indicates that some of the SSIs were not valid because resampling did not confirm the referenced SSIs. Resampling for all referenced SSIs did not occur within 90-days.	Please see attached Technical Memorandum "Response to TCEQ NOD No. 3 - CCR Registration Application No. CCR106", Comment Item No. 7 in Section 2.0.
		VI.30.H VIII.33	Groundwater	<u>30 TAC §352.231(b)</u> 40 CFR §257.93(h)(2)		
		viii.33	Estimates, Table 1]	& 40 CFR §257.94 40 CFR 257.94(e) and 30 TAC §352.1101(b)		

8	VI	VI.29.B	[App. F, GWM and Corrective Action]	Application Instructions & <u>40 CFR §257.93(d)</u>	Provide a Background Evaluation Report (BER) which discusses the establishment of background GW concentrations for the constituents listed in 40 CFR 257 Appendix III and IV. Submit a separate BER for each GWM network on-site. In addition, place the BER as a separate file on the facility's website.	Please see attached Technical Memorandum "Response to TCEQ NOD No. 3 - CCR Registration Application No. CCR106", Comment Item No. 8 in Section 2.0. The "Background Groundwater Monitoring and Statistical Analysis Summary Report" for the each CCR unit have been added to Appendix F. The reports are also referenced under item VI.29. and VI.30. of the registration application.
9	VI	VI.29.C	[App F, 2021 GWM and CA Reports, A1- Landill, Ash Pond Area, & PDP-5]	40 CFR §257.90(e)(5), (e)(6)(iii)(A), and (e)(6)(iv)(A) 40 CFR §257.94(e)(2)	Comment: Please ensure that future GWM reports include: all sampling performed during the year; any prescribed resampling data or ASDs; and a determination on whether any SSIs occurred.	Future Groundwater Monitoring and Corrective Action Reports will include all sampling performed during the year, any prescribed resampling data or ASDs, and a determination on whether any SSIs occurred.
10	VII	VII.31	[App. G, Closure Plan for A1 Area Landfill, Ash Pond Area, and PDP-5]	<u>40 CFR</u> <u>§257.102(d)(1)</u> <u>(iii)</u>	Revise the slope stability analysis for the final cover system associated with the A1 Area Landfill, Ash Pond Area, and PDP-5 to provide a statement indicating that an amendment will be submitted to include site specific geotechnical data, final cover materials testing data, and final design criteria prior to construction for review and approval. The analysis must be signed and sealed by a Texas Licensed P.E.	Please see attached Technical Memorandum "Response to TCEQ NOD No. 3 - CCR Registration Application No. CCR106", Comment Item No. 10 in Section 2.0.
11	VII	VII.31	[App. G, Closure Plan for A1 Area Landfill]	<u>40 CFR</u> <u>§257.102(d)(1)</u> <u>(iii)</u>	Revise the slope stability analysis for the A1 Area Landfill to provide an evaluation for the interface between each component of the final cover system (e.g., vegetative soil layer/compacted mine spoil; compacted mine spoil/subgrade).	Please see attached Technical Memorandum "Response to TCEQ NOD No. 3 - CCR Registration Application No. CCR106", Comment Item No. 11 in Section 2.0.
12	VII	VII.31	[App. G, Closure Plan for A1 Area Landfill, Ash Pond Area, and PDP-5]	30 TAC §352.4; and 40 CFR §257.102(b) & (d)(3)(i)(D)	Revise the application to include a settlement analysis for the final cover system for each CCR unit. Provide a statement indicating that an amendment to include a settlement analysis with site specific geotechnical data, final cover materials testing data, and final design criteria will be submitted prior to construction for review and approval. The analysis must be signed and sealed by a Texas Licensed P.E.	Please see attached Technical Memorandum "Response to TCEQ NOD No. 3 - CCR Registration Application No. CCR106", Comment Item No. 12 in Section 2.0.
13	VIII	VIII.33	[Appendix H, Post Closure Cost Estimates, Table 2]	<u>30 TAC §352.1101(b)</u>	Revise the post-closure cost estimate for the NSP to ensure that the final cover area is consistent with the facility's closure plan. The post-closure cost estimate indicates that the final cover area for the NSP is 36 acres, while Table V.A, Surface Impoundment Characteristics and the 2016 Closure Plan, indicates the area is 13 acres.	Please see attached Technical Memorandum "Response to TCEQ NOD No. 3 - CCR Registration Application No. CCR106", Comment Item No. 13 in Section 2.0.

14	VIII	VIII 33	[Appendix H, Post Closure Cost Estimates, Table 2 & 3]	<u>30 TAC §352.1101(b)</u>	Revise the post-closure cost estimates in the referenced tables to include the dollar year in which the estimates were made (i.e., 2021 dollars).	Please see attached Technical Memorandum "Response to TCEQ NOD No. 3 - CCR Registration Application No. CCR106", Comment Item No. 14 in Section 2.0.
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<sup>[1]</sup> Deficiency ID - Key: Use this numbered ID to identify the NOD response.

<sup>2</sup> Location of deficiency in submittal/application. Items in square brackets [] refer to applicant's supplemental information submitted as attachments/appendices to the application form.

[1] Deficiency ID – Key: Use this numbered ID to identify the NOD response.

[2] Location of deficiency in submittal/application. Items in square brackets [] refer to applicant's supplemental information submitted as attachments/appendices to the application form.



Bullock, Bennett & Associates, LLC \* 165 N. Lampasas Street \* Bertram, Texas 78605 Telephone: 512.355.9198 \* Fax: 512.355.9197

> February 26, 2024 BBA Project No. 23643-01-2024

Mr. Eric Chavers Luminant Generation Company LLC 6555 Sierra Drive. Irving, Texas 75309

### RE: Response to TCEQ NOD No. 3 CCR Registration Application No. CCR106 Martin Lake Steam Electric Station - Rusk and Panola Counties, Texas (TCEQ CCR Registration Application No. CCR105)

Dear Mr. Chavers:

This letter report provides information to address Texas Commission on Environmental Quality (TCEQ) Notice of Deficiency (NOD) No. 3 on the Coal Combustion Residual (CCR) Registration Application for the Martin Lake Steam Electric Station (MLSES), which the TCEQ issued by email on December 22, 2023.

### 1.0 INTRODUCTION

Luminant Generation Company LLC (Luminant) owns and operates the MLSES located approximately 5 miles southeast of Tatum, Rusk County, Texas. The MLSES consists of three coal-fired power generation units. CCRs including fly ash, bottom ash, and gypsum are generated as part of the MLSES unit operations. Currently, CCRs generated at the MLSES are transported off-site for beneficial reuse by third-parties or are managed by Luminant in surface impoundments located on the MLSES property or at the A1 Area Landfill located approximately 2.5 miles east of the MLSES. The following three MLSES CCR unit areas are regulated under the TCEQ CCR Rule (30 T.A.C. Chapter 352):

- East Ash Pond, West Ash Pond, and New Scrubber Pond (collectively referred to as the Ash Pond Area);
- Permanent Disposal Pond 5 (PDP-5); and
- A1 Area Landfill.

### 2.0 NOD NO. 3 COMMENTS AND RESPONSES

This section presents the NOD No. 3 comments and responses.

1. Comment ID No. 1 [Closure Plan, Ash Pond Area, Figure 3]: Revise Figure 3 to specify what existing contours represent (e.g., top of 4-in concrete revetment, geomembrane, protective cover, etc.). In addition, revise Figure 3 to ensure that elevations associated with bottom liner system for West Ash Pond (WAP), East Ash Pond (EAP), and the New Scrubber Pond (NSP) are consistent with other application drawings. Update Figure 3 with the signature, date, and seal of a Texas Licensed P.E.

**Response:** The as-built drawings included in Appendix A of Closure Plan Addendum No. 2 – Ash Ponds (revised Appendix G of the application), represent the current and most up-to-date site conditions following the retrofitting of the East Ash Pond in 2021, West Ash Pond in 2022, and New Scrubber Pond in 2023. Closure Plan Figure 3 was revised to include the updated as-built drawings for the East Ash Pond, West Ash Pond, and New Scrubber Pond. The drawings specify that the existing contours are the top of the retrofitted liners, and include a signature, date, and seal of a Texas Licensed P.E.

- **2. Comment ID No. 2 [Appendix G]:** Revise the following Figure 4 drawings with the signature, seal, and date of a Texas Licensed P.E, and include a statement that final elevations will be provided during closure of all CCR units:
  - Proposed Grading Plan, Closure Plan, Ash Pond Area
  - Proposed Final Cover Grading Plan, Post Closure Plan, Ash Pond Area
  - Proposed Grading Plan, Closure Plan, PDP-5
  - Proposed Final Cover Grading Plan, Post Closure Plan, PDP-5

**Response:** The four figures referenced above (*Proposed Grading Plan, Closure Plan, Ash Pond Area; Proposed Final Cover Grading Plan, Post Closure Plan, Ash Pond Area; Proposed Grading Plan, Closure Plan, PDP-5; and Proposed Final Cover Grading Plan, Post Closure Plan, PDP-5) were revised to include a statement that final elevations for the CCR units will be provided during closure. Additionally, the drawings referenced above were revised to include the signature, date, and seal of a Texas Licensed P.E. These revised drawings are included in the Closure and Post Closure Plan addenda in revised Appendix G of the application.* 

**3. Comment ID No. 3 [Appendix E, Alternate Liner Demonstration Application, PDP-5]:** *Revise the application, as appropriate, in response to EPA's proposed decision to deny the alternate liner demonstration request for PDP-5 as noted in the EPA letter dated January 25, 2023.* 

**Response:** Luminant submitted a request to withdraw the Alternate Liner Demonstration on January 2, 2024, and has revised the application to reflect this.

4. Comment ID No. 4 [Appendix F, GWM System Certification – Addendum No. 1, A-1 Landfill]: Provide a P.E. Certification for BMW-33, which appears to have been added to the A1 Landfill Groundwater Monitoring (GWM) network as an upgradient well in 2019. Provide all applicable information to support the conclusion.

**Response:** Groundwater Monitoring System Certification Addendum No. 2, which provides a P.E. certification and other applicable information related to upgradient well BMW-33, is included in revised Appendix F of the application.

**5.** Comment ID No. 5 [Appendix F, GWM Plan – Revision 2, Ash Pond Area, Section 5, Page 19]: Revise to ensure that the rate and direction of groundwater (GW) flow will be determined each time GW is sampled.

**Response:** A statement indicating that the rate and direction of groundwater flow will be determined each time groundwater is sampled is provided in Section 2.2.3 of the Groundwater Monitoring Plan-Revision 2.

6. Comment ID No. 6 [Appendix F, GWM Plan – Revision 2, Ash Pond Area, Section 1.2.5]: Page 5 of the referenced GWM Plan states, "The GWPS shall be:... for constituents for which an MCL has not been established, the background concentration for the constituent or approved regional screening level established in accordance with CCR Rule Section 257.91." 40 CFR 257.91 cites groundwater monitoring system requirements and does not address the GWPS. Revise the application to remove this reference and all language relating to the establishment of GWPS based on regional screening levels, as it is not one of the allowed ways to establish GWPS listed in 40 CFR 257.95(h) or 30 TAC 352.951(b). These rules only allow for the use of an MCL if it exists for that constituent, or the background concentration for that constituent.

**Response:** Based on discussions with the TCEQ after NOD No. 3 was issued, use of appropriate alternative groundwater protection standards (GWPSs) established in 40 C.F.R § 257.95(h) is acceptable for Appendix IV constituents that do not have MCLs (i.e., cobalt, lead, lithium, and molybdenum). Applicable pages of the Groundwater Monitoring Plans (Revision 2) were updated to change "regional screening levels" to "alternative GWPSs" to match the terminology in the CCR Rule and to revise the referenced CCR Rule section from 40 C.F.R. § 257.91 to 40 C.F.R. § 257.95(h). The updated Groundwater Monitoring Plans are located in revised Appendix F of the application.

7. Comment ID No. 7 [Appendix F, 2021 GWM and Corrective Action Report Revision 1 – PDP-5; Table VI.C, CCR Units Under Detection Monitoring; Table VI.D, CCR Units Under Assessment Monitoring; Table VI.D-2: Groundwater Assessment Monitoring Parameter; Appendix H, Post Closure Cost Estimates, Table 1]: Confirm PDP-5 is in the proper groundwater monitoring program (detection, assessment, or corrective action) and make appropriate adjustments to the application as necessary. If PDP-5 should be in assessment monitoring or corrective action, describe what actions have been taken or will be taken, along with any necessary revisions to the application, including updates to PDP-5 information and any post-closure cost estimates.

The 2021 GWM report for PDP-5 identified SSIs for boron in MW-23 and MW-25, calcium in MW-20A, MW-23, and MW-25, and chloride in MW-19. The report indicates that some of the SSIs were not valid because resampling did not confirm the referenced SSIs. Resampling for all referenced SSIs did not occur within 90-days.

**Response:** PDP-5 is currently operating under a Detection Monitoring Program in accordance with 40 C.F.R § 257.94 of the federal CCR Rule and 30 T.A.C. § 352.941 of the Texas CCR Rule. The Detection Monitoring Program for PDP-5 was established in September 2017. Statistically significant increases (SSIs) above background prediction limits were identified for several Appendix III parameters during the 2017 through 2022 Detection Monitoring periods; however, Alternate Source Demonstrations were completed that indicated that a source other than the CCR unit caused the SSIs. During 2023, SSIs were identified for Appendix III constituents, which included boron at well PDP-25, calcium at wells PDP-23 and PDP-25, and chloride at well MW-19 and PDP-23. Alternate sources for the SSIs identified in the 2023 sample data are being evaluated in accordance with 40 C.F.R § 257.94. If an alternate source is not identified to be the cause of the 2023 SSIs, then an Assessment Monitoring Program will be established in accordance with 40 C.F.R. § 257.94(e)(2).

As described in the PDP-5 Background Groundwater Monitoring and Statistical Analysis Summary Report (BBA, 2024), which is included in revised Appendix F of the application, background assessment levels for the CCR unit groundwater monitoring program were established using background upper prediction limits (UPLs) for each detected constituent at each compliance well in accordance with procedures outlined in the PDP-5 Statistical Analysis Plan-Revision 1 (Golder, 2022a) and the United States Environmental Protection Agency's (USEPA's) Statistical Analysis of Groundwater Monitoring Data at RCRA Facilities-Unified Guidance (USEPA, 2009). UPLs were calculated to include a 1-of-2 retesting strategy to ensure comparisons are statistically powerful and to achieve an acceptable site-wide false positive rate. A 1-of-2 retesting strategy implies that if a constituent concentration in a compliance well is above its respective background level, a resample can be collected to validate or invalidate the preliminary background exceedance. If the resample indicates that the target detection monitoring constituent concentration in the well is less than or equal to its respective background level, then it can be concluded that an SSI over background has not occurred because the concentration in one sample of the two independent samples does not exceed the background level.

The final determination/analysis of an SSI over background levels is completed after the 2-of-2 resample has been evaluated. As specified in 40 C.F.R. § 257.94(e)(2), if the owner or operator of the CCR unit determines that there is an SSI over background levels, then within 90 days the owner or operator must establish an assessment monitoring program or demonstrate that a source other than the CCR unit caused the SSI over background. For PDP-5, samples collected during the second semi-annual sampling event typically have been used as the 2-of-2 resample, and Alternate

Source Demonstrations have been completed within 90 days of confirming an SSI.

As required by 40 C.F.R. § 257.94(e)(2), Alternate Source Demonstrations must be included in the following Annual Groundwater Monitoring and Corrective Action Report after the Alternate Source Demonstration is completed. For example, an Alternate Source Demonstration was completed in March 2021 to address SSIs identified during the 2020 monitoring period at PDP-5. That Alternate Source Demonstration was included as an attachment to the following Annual Groundwater Monitoring and Corrective Action Report for the 2021 monitoring period, which was completed and placed in the operating record in January 2022. The constituents and wells listed in Comment No. 7 are associated with the 2020 CCR groundwater monitoring period and were discussed in the Alternate Source Demonstration for the 2020 monitoring period that was included in Attachment 1 of the 2021 Annual Groundwater Monitoring and Corrective Action Report (Golder, 2022b). Based on the 2020 semi-annual analytical results, SSIs were identified for boron and calcium in well PDP-25, calcium in well PDP-23, and chloride in well MW-20A during the 2020 monitoring period. Preliminary SSIs were also identified for boron in wells MW-18A, MW-20A, and PDP-23 during the first semi-annual 2020 sampling event but not during the second semi-annual 2020 event. In accordance with the statistical analysis procedures described in the Statistical Analysis Plan-Revision 1 (Golder, 2022a), SSIs were not indicated for the preliminary SSIs that could not be confirmed during the second semi-annual 2020 sampling event; however, the Alternate Source Demonstration would have also applied to the to these preliminary SSIs if they had been confirmed.

The 2021 Annual Groundwater Monitoring and Corrective Action Report (Golder, 2022b) referenced in Comment No. 7 (i.e., the report summarizing the 2021 monitoring period results and not the Alternate Source Demonstration included as an attachment to the report) identified SSIs for boron in well PDP-25, calcium in well PDP-23, and chloride in well MW-19 during the 2021 monitoring period. In accordance with 40 C.F.R § 257.94(e)(2), an Alternate Source Demonstration was completed documenting that a source other than PDP-5 caused the SSIs over background levels observed during the 2021 monitoring period. The Alternate Source Demonstration was included as an attachment to the 2022 Annual Groundwater Monitoring and Corrective Action Report as required by 40 C.F.R § 257.94(e)(2).

8. Comment ID No. 8 [Appendix F, GWM and Corrective Action]: Provide a Background Evaluation Report (BER) which discusses the establishment of background GW concentrations for the constituents listed in 40 CFR 257 Appendix III and IV. Submit a separate BER for each GWM network on-site. In addition, place the BER as a separate file on the facility's website.

**Response:** Background evaluation reports for each CCR unit area are provided in revised Appendix F of the application.

**9.** Comment ID No. 9 [Appendix F, 2021 GWM and CA Reports, A1 Area Landfill, Ash Pond Area, and PDP-5]: *Please ensure that future GWM reports include: all sampling performed during the year; any prescribed resampling data or ASDs; and a determination on whether any SSIs occurred.* 

**Response:** Future Groundwater Monitoring and Corrective Action Reports will include the information requested in Comment No. 9.

**10. Comment ID No. 10 [Appendix G, Closure Plan for A1 Area Landfill, Ash Pond Area, and PDP-5]:** Revise the slope stability analysis for the final cover system associated with the A1 Area Landfill, Ash Pond Area, and PDP- 5 to provide a statement indicating that an amendment will be submitted to include site specific geotechnical data, final cover materials testing data, and final design criteria prior to construction for review and approval. The analysis must be signed and sealed by a Texas Licensed P.E.

**Response:** The requested revisions were addressed in Section 2.4 of the Closure Plan Addendum No. 1 for the A1 Area Landfill, Ash Pond Area, and PDP-5, dated December 15, 2022. No revisions were made to address this comment in this submittal.

**11. Comment ID No. 11 [Appendix G, Closure Plan for A1 Area Landfill]:** Revise the slope stability analysis for the A1 Area Landfill to provide an evaluation for the interface between each component of the final cover system (e.g., vegetative soil layer/compacted mine spoil; compacted mine spoil/subgrade).

**Response:** Slope stability analysis, specifically to provide an evaluation for the interface between material layers, is performed when a synthetic component (i.e., a flexible membrane liner or geotextile) is present, and not for soil-to-soil particle friction analysis (which is already addressed in the computer stability analysis modeling completed for the soil layers). The A1 area landfill has no synthetic components to the liner system; therefore, interface analysis is not necessary. No revisions were made to address this comment in this submittal.

**12. Comment ID No. 12 [Appendix G, Closure Plan for A1 Area Landfill, Ash Pond Area, and PDP-5]:** Revise the application to include a settlement analysis for the final cover system for each CCR unit. Provide a statement indicating that an amendment to include a settlement analysis with site specific geotechnical data, final cover materials testing data, and final design criteria will be submitted prior to construction for review and approval. The analysis must be signed and sealed by a Texas Licensed P.E.

**Response:** The above revisions were addressed in Section 2.3 of the Closure Plan Addendum No. 1 for the A1 Area Landfill, Ash Pond Area, and PDP-5, dated December 15, 2022. No revisions were made to address this comment in this submittal.

**13. Comment ID No. 13 [Appendix H, Post Closure Cost Estimates, Table 2]:** Revise the postclosure cost estimate for the NSP to ensure that the final cover area is consistent with the facility's closure plan. The post-closure cost estimate indicates that the final cover area for the NSP is 36 acres, while Table V.A, Surface Impoundment Characteristics and the 2016 Closure Plan, indicates the area is 13 acres.

**Response:** Revisions were made to the Appendix H, Post Closure Cost Estimates Revision 1, to correct the final cover area for the NSP to be 13 acres. The total final cover area for the Ash Pond Area was revised to be 38 acres. Other area-dependent numbers in the table were revised to reflect these new final cover areas. See revised Appendix H of the application.

# **14.** Comment ID No. 14 [Appendix H, Post Closure Cost Estimates, Table 2 & 3]: Revise the post-closure cost estimates in the referenced tables to include the dollar year in which the estimates were made (i.e., 2021 dollars).

**Response:** Revisions were made to Appendix H, Post Closure Cost Estimates, Tables 2 and 3, to include the dollar year in which the estimates were made. The revision can be found in revised Appendix H of the application.

### 3.0 REFERENCES

Bullock, Bennett & Associates (BBA), 2024. CCR Rule Background Groundwater Monitoring and Statistical Analysis Summary Report, Permanent Disposal Pond 5, Martin Lake Steam Electric Station, Rusk County, Texas.

Golder, 2022a. Statistical Analysis Plan – Revision No. 1, Martin Lake Steam Electric Station, Permanent Disposal Pond 5, Rusk County, Texas.

Golder, 2022b. CCR 2023 Annual Groundwater Monitoring and Corrective Action Report, Permanent Disposal Pond 5, Martin Lake Steam Electric Station, Rusk County, Texas.

USEPA, 2009. Unified Guidance Document: Statistical Analysis of Groundwater Monitoring Data at RCRA Facilities, EPA 530/R-09-007. March.

### SIGNATURE PAGE

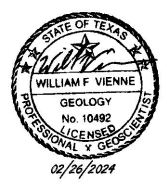
Bullock, Bennett & Associates, LLC

illia V

William Vienne, P.G. (TX 10492) Senior Hydrogeologist

iel B. Sullack

Dan Bullock, P.E. (TX 82596) Principal Engineer





2/26/2024



Texas Commission on Environmental Quality

Registration Application for Coal Combustion Residuals (CCR) Waste Management

### I. General Information

### 1. Reason for Submittal

Type of Registration Application

🗌 New 📃 Major Amendment

Minor Amendment

□ Name Change

 $\boxtimes$  Notice of Deficiency (NOD) Response  $\Box$  Transfer

□ Other

### 2. Application Fees

 $\boxtimes$  \$150 Application Fee

Payment Method

□ Check □ Online through ePay portal <<u>www3.tceq.texas.gov/epay/</u>>

If paid online, enter ePay Trace Number: 582EA000467516

### 3. Facility Information

Facility information must match regulated entity information on the Core Data Form.

Applicant: 🗌 Owner 🗌 Operator 🖾 Owner/Operator

Facility TCEQ Solid Waste Registration No: 31277

Facility EPA ID: TXD000821306

Regulated Entity Reference No. (if issued): RN102583093

Facility Name: MARTIN LAKE STEAM ELECTRIC STATION

Facility (Area Code) Telephone Number: 214-875-8338

Facility physical street address (city, state, zip code, county): 8850 FM 2658 N, TATUM, TX, 75691, RUSK

Facility mailing address (city, state, zip code, county): 6555 Sierra Dr, Irving, TX 75039

Latitude (Degrees, Minutes Seconds): 32° 15' 35"

Longitude (Degrees, Minutes Seconds): 94° 34' 13"

### 4. Publicly Accessible Website

Provide the URL address of a publicly accessible website where the owner or operator of a CCR unit will post information. https://www.luminant.com/ccr/

### 5. Facility Landowner(s) Information

Facility landowner(s) name: Luminant Generation Company LLC Facility landowner mailing address: 6555 Sierra Dr City: Irving State: TX Zip Code: 75039 (Area Code) Telephone Number: 214-875-8338

Email Address (optional):

### 6. CCR Waste Management Unit(s)

 $\boxtimes$  Landfill Unit(s)  $\boxtimes$  Surface Impoundment(s)

For each existing landfill, new landfill and lateral expansion, existing surface impoundment, and new surface impoundment and lateral expansion(s) provide information on type of waste, the registered unit(s) in which they are managed, and sampling and analytical methods.

Submit the following tables:

Table I.6. – CCR Waste Management Units

Table I.6.A. - Waste Management Information

Table I.6.B. - Waste Managed in Registered Units

Table I.6.C. - Sampling and Analytical Methods

### 7. Description of Proposed Activities or Changes to Existing Facility

Provide a brief description of the proposed activities if application is for a new facility, or the proposed changes to an existing facility or registration conditions, if the application is for an amendment.

Luminant Generation Company LLC (Luminant) owns/operates the Martin Lake Steam Electric Station (MLSES), which is located approximately 5 miles southeast of the town of Tatum in Rusk County, Texas. The MLSES consists of three coal-fired units with a combined operating capacity of approximately 2,250 megawatts. Coal combustion residuals (CCR) including fly ash, bottom ash, and flue gas desulfurization sludge (scrubber sludge) are generated as part of MLSES unit operation. The Texas Commission on Environmental Quality (TCEQ) Solid Waste Registration Number (SWR No.) for the MLSES is 31277. CCR is managed in one onsite landfill, A1 Landfill, and four surface impoundments, New Scrubber Pond (NSP), West Ash Pond (WAP), East Ash Pond (EAP), and Permanent Disposal Pond 5 (PDP-5).

The A1 Landfill is the primary disposal facility for CCR generated at the MLSES. The A1 Landfill is located approximately 2.5 miles southeast of the MLSES. CCR is transported to the landfill in rail cars, off loaded and placed within the active areas at the landfill. The A1 Landfill is listed on the Notice of

Registration (NOR) for the MLSES as Unit No. 002 and is regulated as a Class 2 non-hazardous industrial solid waste landfill.

The WAP and EAP receive sluice water from bottom ash dewatering bins and other process wastewater sources that typically include bottom ash fines. The ponds, which were recently retrofitted, will becleaned periodically as part of ongoing operations. The material removed from the WAP and EAP is sent to the A1 Landfill for disposal.

The NSP is used to manage scrubber sludge and discharge from the sludge thickener sumps, the plant yard sumps, and stormwater management areas. Water collecting in the NSP serves as wet-well make-up water as well as emergency make-up water in the scrubber area.

PDP-5 was previously used to manage excess liquids including stormwater and excess process wastewater from both the New Scrubber Pond and Bottom Ash Ponds. An Intent to Close Notification for PDP-5 was posted to the facility's operating record on February 1, 2024.

#### 8. Primary Contact Information

Contact Name: Renee Collins Title: Sr. Director Environmental Services

Contact mailing address: 6555 Sierra Drive City: Irving County: Dallas State: TX Zip Code: 75039 (Area Code) Telephone Number: 214-875-8338

Email Address (optional):

### 9. Notice Publishing

Party responsible for publishing notice: ☐ Applicant ☐ Consultant ☐ Agent in Service

Contact Name: Renee Collins Title: Sr. Director, Environmental Services

Contact mailing address: 6555 Sierra Drive City: Irving County: Dallas State: TX Zip Code: 75039 (Area Code) Telephone Number: 214-875-8338

#### 10. Alternative Language Notice

Is an alternative language notice required for this application? For determination, refer to Alternative Language Checklist on the Public Notice Verification Form (TCEQ-20244-Waste-NORI).

🛛 Yes 🗌 No

### 11. Public Place Location of Application

Name of the Public Place: Rusk County Clerk's Office Physical Address: 115 North Main Street, Room 206 City: Henderson County: Rusk State: TX Zip Code: **7**5652 (Area code) Telephone Number: 903-657-0330 Name of the Public Place: Tatum Public Library Physical Address: 335 Hood Street City: Tatum County: Panola State: TX Zip Code: 75691 (Area code) Telephone Number: 903-947-2211

12. Ownership Status	of the Facility	
<ul> <li>Corporation</li> <li>Sole Proprietorship</li> <li>Corporation</li> </ul>	<ul> <li>Limited Partnership</li> <li>General Partnership</li> </ul>	🛛 Other (specify): Limited Liability
Does the Site Owner (Pern ⊠ Yes □ No	nittee/Registrant) own all the	CCR units and all the facility property?
13. Property / Legal I	Description Information	

Provide a legal description and supporting documents of the property where the management of CCR waste will occur; including a survey plat and a boundary metes and bounds description (30 TAC §352.231(g)).

Submit the following documents:

- a. Property Legal Description
- b. Property Metes and Bounds Description
- c. Metes and Bounds Drawings
- d. On-Site Easements Drawings

See APPENDIX A for Property/Legal Description Information and Property Owner Affidavit for A1 Landfill, Ash Pond Area, and PDP-5.

### 14. Operator Information

Identify the entity who will conduct facility operations, if the owner and operator are not the same.

Operator Name:

Operator mailing address:

City: State: Zip Code:

(Area Code) Telephone Number:

Email Address (optional):

### 15. Confidential Documents

Does the application contain confidential documents?

🗌 Yes 🛛 🖾 No

If "Yes", cross-reference the confidential documents throughout the application and submit as a separate attachment in a binder clearly marked "CONFIDENTIAL."

### 16. Permits and Construction Approvals

Permit or Approval	Received	Pending	Not Applicable
Hazardous Waste Management Program under the Texas Solid Waste Disposal Act			
Underground Injection Control Program under the Texas Injection Well Act			$\boxtimes$
National Pollutant Discharge Elimination System Program under the Clean Water Act and Waste Discharge Program under Texas Water Code, Chapter 26			
Prevention of Significant Deterioration Program under the Federal Clean Air Act (FCAA). Nonattainment Program under the FCAA			$\boxtimes$
National Emission Standards for Hazardous Air Pollutants Preconstruction Approval under the FCAA			$\boxtimes$
Other (describe):			
Other (describe):			
Other (describe):			

### 17. Legal Authority

The owner and operator of the facility shall submit verification of their legal status with the application. This shall be a one-page certificate of incorporation issued by the secretary of state. The owner or operator shall list all persons having over a 20% ownership in the facility.

See APPENDIX A for Certificate of Authority

### **18.** TCEQ Core Data Form

The TCEQ requires that a Core Data Form (TCEQ-10400) be submitted on all incoming applications, unless a Regulated Entity and Customer Reference Number has been issued by the TCEQ and no core data information has changed. For more information regarding the Core Data Form, call (512) 239-5175 or visit the TCEQ Website.

### See APPENDIX A for TCEQ Core Data Form

### **19.** Other Governmental Entities Information

#### **Coastal Management Program**

Is the facility within the Coastal Management Program boundary?

🗌 Yes 🛛 🖾 No

### Local Government Jurisdiction (If Applicable)

Within City Limits of: N/A Within Extraterritorial Jurisdiction of: N/A Is the facility located in an area in which the governing body of the municipality or county has prohibited the storage, processing or disposal of municipal or industrial solid waste?

 $\Box$  Yes  $\boxtimes$  No If "Yes", provide a copy of the ordinance or order as an attachment.

### 20. Attachments

Does the application include the following?

General Maps	🖾 Yes	🗌 No
General Topographic Map	🛛 Yes	🗌 No
Facility Layout Map	🛛 Yes	🗌 No
Surrounding Features Map	🛛 Yes	🗌 No
Process Flow Diagram	🛛 Yes	🗌 No
Land Ownership Map	🛛 Yes	🗌 No
Land Ownership List	🛛 Yes	🗌 No
Pre-printed Mailing Labels	🖾 Yes	🗌 No

Maps and drawings shall be legible and easily readable by eye without magnification. Scales and paper size shall be chosen based on the type of map submitted, the land area covered, and the amount of detail to be shown. See instructions for details regarding maps and drawings to be submitted in application.

See APPENDIX A for Attachments detailed in Item 20

### 21. Verification of Compliance

Does the owner and operator verify that the design, construction, and operation of CCR landfill(s) and surface impoundment(s) meets the requirements of 30 TAC §352.231(f) (30 TAC §352.2; 40 CFR §257.52, and 40 CFR §§257.3-1 – 257.3-3).

🖾 Yes 🛛 🗌 No

As requested by TCEQ, please see the "Response to TCEQ CCR Unit Registration Comments" memorandums for A1 Landfill, Ash Ponds and PDP5 provided by Golder in APPENDIX A.

### II. Location Restrictions and Geology

See Instructions and Technical Guidance

### 22. Location Restrictions

Submit certifications and technical reports demonstrating compliance of CCR unit(s) with applicable location restrictions (30 TAC 352, Subchapter E) and comply with 30 TAC §352.231(d) and 30 TAC §352.4 for submission of engineering and geoscientific information.

- A. **Placement above the uppermost aquifer** (30 TAC §352.601) (40 CFR §257.60). For those CCR units whose base is less than five feet above the upper limit of the uppermost aquifer, please submit a copy of the demonstration showing evidence of compliance with 40 CFR §257.60(a) (c).
- B. **Wetlands** (30 TAC §352.611) (40 CFR §257.61). For CCR units located in wetlands, please submit a copy of the demonstration showing evidence of compliance with 40 CFR §257.61(a) (c).
- C. **Fault areas** (30 TAC §352.621) (40 CFR §257.62). For CCR units located within 200 feet of the outermost damage zone of a fault, please submit a copy of the demonstration showing evidence of compliance with 40 CFR §257.62(a) (c).
- D. **Seismic impact zones** (30 TAC §352.631) (40 CFR §257.63). For CCR units located in a seismic impact zone, please submit a copy of the demonstration showing evidence of compliance with 40 CFR §257.63(a) (c).
- E. **Unstable areas** (30 TAC §352.641) (40 CFR §257.64). For CCR units located in unstable areas, please submit a copy of the demonstration showing evidence of compliance with 40 CFR §257.64(a) (d).

Location Restriction Demonstration reports for A1 Landfill, Ash Pond Area, and PDP-5 are located in APPENDIX B.

### 23. Geology Summary Report

Submit a summary of the geologic conditions at the facility, including the relation of the geologic condition to each CCR unit. The summary must include enough information and data and include sources and references for the information. Include all groundwater monitoring data required by 40 CFR Part 257, Subpart D, (30 TAC §352.241, §352.601, §352.621, §352.631, and §352.641) and submitted in accordance of 30 TAC §352.4.

**Note:** Previously prepared documents may be submitted but must be supplemented or updated as necessary to provide the requested information (30 TAC §352.241(b)).

For Geology Summary, please refer to "Groundwater Monitoring System Certification" reports for A1 Landfill, Ash Pond Area, and PDP-5 located in APPENDIX F. The Local Geology and Hydrogeology summary is located in Section 2.2 of each report.

All groundwater monitoring data summarized in "2020 and 2021 Annual Groundwater Monitoring and Corrective Action Reports" for A1 Landfill, Ash Pond Area, and PDP-5 located in APPENDIX F.

### III. Fugitive Dust Control Plan

### 24. Fugitive Dust Control Plan

- **A. Submit a copy of the CCR Fugitive Dust Control Plan** (30 TAC §352.801) (40 CFR §257.80(b)), or the most recently amended plan. The initial plan or subsequent amended plan must be certified by a qualified Texas licensed professional engineer (Texas P.E.) that the plan meets the requirements of 30 TAC Chapter 352.
- **B.** Submit the most recent Annual CCR Fugitive Dust Control Report (30 TAC §352.801) (40 CFR §257.80(c)) and include the report information.

CCR Fugitive Dust Control Plan and Annual CCR Fugitive Dust Control Report located in APPENDIX C.

### IV. Landfill Criteria

See Instructions and Technical Guidance – No. 30 Coal Combustion Residuals Landfill

### 25. Landfill(s) for CCR Waste

Provide the following information below if there is a landfill; if there is more than one landfill, separate information is required for each landfill.

### A. Landfill Characteristics

Describe the design, installation, construction, and operation of the landfill and submit a completed Table IV.A. – Landfill Characteristics.

The A1 Landfill is an above grade landfill surrounded by earthen embankments constructed of mine spoil that extend approximately 10 to 20 feet or more above surrounding grade. The bottom of the A1 LF is lined with a 1-foot thick compacted bottom liner consisting of clay-rich mine spoil scarified and re-compacted to achieve an in-place permeability of 1 x 10-7 cm/sec or less. The interior faces of the earthen embankments are constructed with a 3-foot thick compacted mine spoil liner designed to achieve an in-place permeability of  $1 \times 10-7$  cm/sec or less. The landfill footprint is underlain by low permeability, clay-rich mine spoil 70 to 100 feet in thickness.

### B. Liner Design

1. For existing landfills, provide attachments describing how the facility will comply with 30 TAC 352, Subchapter F (Design Criteria).

A1 Landfill is an Existing CCR Landfill as defined by the CCR rule. There are no design criteria for existing CCR Landfills in either the state or federal CCR rule. 30 TAC 352, Subchapter F or 40 CFR § 257.70

- 2. For new landfills or lateral expansions of existing landfills, submit pages describing how the facility will comply with 30 TAC §352.261 and 30 TAC §352.701.
- 3. Complete Table IV.B. Landfill Liner System and specify the type of liner used for the landfill.
- 4. Provide attachments describing the design, installation, and operation of the liner and leak detection system. The description must demonstrate that the liner and leak detection system will prevent discharge to the land, groundwater, and surface water. Submit a quality assurance project plan (QAPP) to ensure that each analysis is performed appropriately.

See "A-1 Disposal Area Expansion Registration Notification and Technical Report". Design, installation, and operation details can be found in Appendix IV. of the registration package. The "Hydrogeological/Geotechnical Evaluation" referenced in the registration package contains soils testing. Both documents can be found in APPENDIX D.

### C. Leachate Collection and Removal

Submit design information and description of leachate collection and removal system in accordance with 30 TAC §352.701.

Complete Table IV.C. - Landfill Leachate Collection System

N/A

### D. Design of Liner and Leachate Collection and Removal System.

For a new landfill or lateral expansion of a CCR landfill, provide a qualified Texas P.E. certification and technical report that the design of the liner and the leachate collection and removal system meets the requirements of 30 TAC §352.711.

N/A

### E. Run-on and Run-off Controls

At time of application, attach pages describing how the facility will comply with the runon and run-off system plan for an existing, new, or lateral expansion of a CCR landfill information. Provide a qualified Texas P.E. certification and technical report that the runon and run-off control system plans meet the requirements of 30 TAC §352.811.

"Run-on and Run-off Control System Plan" for A1 Landfill is located in APPENDIX D.

### F. Inspection for Landfills

At time of application, attach pages describing how the facility will comply 30 TAC §352.841 and complete Table IV.D. – Inspection Schedule for Landfills. For existing CCR landfills, provide the most recent inspection report. All CCR landfills and any lateral expansions of a CCR landfill must be inspected for any structural weakness, malfunction, deterioration conditions which are disrupting or have the potential to disrupt the operation or safety of the CCR unit, or any other conditions which may cause harm to human health and environment at a frequency specified in 40 CFR §257.84(a) and (b).

The 2021 Annual CCR Landfill inspection report is located in APPENDIX D.

### V. Surface Impoundment Criteria

See Instructions and Technical Guidance – No. 31 Coal Combustion Residuals Surface Impoundment

### 26. Surface Impoundment(s) for CCR Waste

Provide the following information below if there is a surface impoundment; if there is more than one surface impoundment, separate information is required for each surface impoundment.

### A. General Surface Impoundment(s) Characteristics

Provide information about the characteristics of the surface impoundment(s): incised, surface area (acres), storage volume (acres-feet), and depth (feet).

For all surface impoundment(s), include the following information:

- 1. Complete Table V.A. Surface Impoundments Characteristics. List the surface impoundment(s) to be registered as a CCR unit(s), the wastes managed in each unit, and the rated capacity or size of each unit.
- 2. Describe the surface impoundment(s) and provide a plan view drawing with crosssections, if available.

See "History of Construction" and "History of Construction-Addendum No.1 and No. 2" reports in APPENDIX E. The "History of Construction" report contains current information on PDP-5 and historical information on the other impoundments. The "History of Construction-Addendum No. 1 and No.2 reports contain updated descriptions and drawings of the East Ash Pond (EAP), West Ash Pond (WAP), and New Scrubber Pond (NSP).

Please note that the EAP was retrofitted in 2020, the WAP was retrofitted in 2021, and the NSP was retrofitted in 2023. This retrofit schedule corresponds to the schedule outlined in the November 25, 2020, request to the U.S. EPA for approval of a site-specific alternative deadline to initiate closure pursuant to 40 C.F.R. § 257.103(f)(1), which was updated in a June 10, 2022, with a schedule update provided to U.S. EPA. Updated drawings and as-builts for these retrofits can be found in the" History of Construction-Addendum No. 1 and No. 2". A copy of the "Martin Lake CCR Surface Impoundments Demonstration for a Site-Specific Alternative to Initiation of Closure Deadline" document is located in APPENDIX G. This document is discussed further in Section 26.B.

3. Specify the minimum freeboard to be maintained and the basis of the design to prevent overtopping resulting from normal or abnormal operation; overfilling; wind and wave action; rainfall; run-on; malfunctions of level controllers, alarms, and other equipment; and human error. Show that adequate freeboard will be available to prevent overtopping from a 100-year, 24-hour storm.

Per the updated "Inflow Design Flood Control System Plan" located in APPENDIX E, all ponds managed with recommended 2 feet of freeboard will adequately manage the design flood. See Sections 2.4 and 3.0 for these recommendations and results.

4. Waste Flow

Describe the means that will be used to immediately shut off the flow of waste to the impoundment in the event of liner failure or to prevent overtopping.

All inflows that enter the surface impoundments are pumped into the units under controlled conditions. There are no gravity or uncontrolled inflows. Pumps will be immediately removed from service to shut off flows to the impacted impoundment.

5. Dike Construction  $\boxtimes$  Yes  $\square$  No

If Yes, submit the dike certification (located at the end of the application).

In October 2016, the initial certified Periodic Hazard Potential Classification Assessments, Periodic Structural Stability Assessments, and Periodic Safety Factor Assessments were completed for all Martin Lake CCR surface impoundments as required by 40 CFR §§ 257.73(a), 257.73(d), and 257.73(e). In October 2021, the certified 5-Year Updates to these assessments were completed as required by 40 CFR § 257.73 and 30 TAC 352.731, which identified no structural deficiencies. The most recent 2021 5-Year Assessment Updates are located in APPENDIX E. Based on the conclusion in the certified 5-year updates that no structural deficiencies exist, the facility is submitting these documents in lieu of the Dike Certification.

The structural integrity of the dike system must be certified by a qualified Texas P.E. before the registration is issued. If the impoundment is not being used, the dike system must be certified before it can be put into use. The certification must be sealed by a qualified Texas P.E., along with the engineering firm's name and registration number (30 TAC §352.4).

A report shall accompany the dike certification which summarizes the activities, calculations, and laboratory and field analyses performed in support of the dike certification. Describe the design basis used in construction of the dikes. A QAPP should be included in the report to ensure that each analysis is performed appropriately and include:

- (1) Slope Stability Analysis
- (2) Hydrostatic and Hydrodynamic Analysis
- (3) Storm Loading
- (4) Rapid Drawdown

Earthen dikes should have a protective cover to minimize wind and water erosion and to preserve the structural integrity of the dike. Describe the protective cover used and describe its installation and maintenance procedures.

#### B. Liner Design

For surface impoundment(s), provide information about how the facility will comply with 30 TAC §352.711 for existing CCR surface impoundments. For new and lateral expansion of CCR surface impoundments provide information on how the facility will comply with 30 TAC §352.261, and 30 TAC §352.721, see Instructions and Technical Guidance No. 31 Coal Combustion Residuals Surface Impoundment. The qualified Texas P.E. must certify that the design of the liner complies with the requirements of 30 TAC Chapter 352 and 40 CFR Part 257, Subpart D, where required.

Is the CCR surface impoundment unlined? 
Yes No

See discussion below.

If "Yes", the CCR unit is subject to the closure requirements under 30 TAC Chapter 352 and 40 CFR §257.101(a) to retrofit or close. A notification must be prepared stating that an assessment of corrective measures has been initiated.

On November 25, 2020, Luminant Generation Company LLC (Luminant) submitted a request to the U.S. Environmental Protection Agency (EPA) for approval of a site-specific alternative deadline to initiate closure pursuant to 40 C.F.R. § 257.103(f)(1) for the Ash Pond Area and PDP-5. On January 11, 2022, EPA issued a letter stating the site-specific alternative deadline demonstration was deemed complete thus tolling the cease receipt date until a final decision is issued on the demonstration. On July 24, 2023, Luminant submitted a request to EPA to withdraw the site-specific deadline and received a response dated August 7, 2023, confirming the demonstration was withdrawn. The "Martin Lake CCR Surface Impoundments Demonstration for a Site-Specific Alternative to Initiation of Closure Deadline", withdrawal request and withdrawal confirmation correspondence documents are located in APPENDIX G. As discussed above in Section 26.A.2., the EAP was retrofitted with an alternative composite liner in 2020, the WAP was retrofitted with an alternative composite liner in 2021, and the NSP was retrofitted with an alternative composite liner in 2023.

On, November 25, 2020, Luminant also submitted an Alternate Liner Demonstration (ALD) application to EPA pursuant to 40 C.F.R. § 257.57(d)(i) for PDP-5. The subsequent ALD demonstration was submitted on November 30, 2021. On January 11, 2022, EPA issued a letter stating the ALD Application was deemed complete thus tolling the cease receipt date until a final decision is issued on the ALD demonstration. The "Alternate Liner Demonstration Application" and the "Alternate Liner Demonstration" are located in APPENDIX E. On January 2, 2024, Luminant submitted a request to withdraw the ALD indicating that that all waste flows to PDP-5 had ceased. Luminant provided Notice of Intent to Close PDP-5 on February 1, 2024, pursuant to 40 C.F.R. § 257.102(g). The request to withdraw the ALD is located in APPENDIX E.

- 1. Complete Table V.B. Surface Impoundment Liner System for each surface impoundment to be registered.
- 2. Describe the design, installation and operation of liner and leak detection components. The description must demonstrate that the liner and leak detection system will prevent discharge to the land and surface water. Submit a QAPP report to ensure that each analysis is performed appropriately.

A "Soil & Liner Evaluation Report (SLER)" for PDP-5 is located in Appendix K of the "Alternate Liner Demonstration Application" located in APPENDIX E. The "Alternative Liner Demonstration" is also included for review.

Liner Equivalency Demonstrations for the EAP, WAP, and NSP have been provided in APPENDIX E.

See the "Construction Completion and Construction Quality Assurance Report" for further information on the retrofitted EAP, WAP, and NSP in APPENDIX E.

- 3. For new or laterally expansions of existing surface impoundments, provide a subsurface soil investigation report that must include:
  - a. A description of all borings drilled, at the unit location, to test soils and characterize groundwater;
  - b. A unit map drawn to scale showing the surveyed locations and elevations of the borings, including location of permanent identification markers ((30 TAC §352.731) and (40 CFR §257.73(a)(1));
  - c. Cross-sections prepared from the borings depicting the generalized strata at the unit;
  - d. Boring logs, including a description of materials encountered, and any discontinuities such as fractures, fissures, slickensides, lenses or seams;
  - e. A description of the geotechnical data and the geotechnical properties of the subsurface soil materials, including the suitability of the soils and strata for the intended uses; and
  - f. A demonstration that all geotechnical tests were performed in accordance with industry practices and recognized procedures.

N/A

### C. Hazard Potential Classification

Provide the current hazard potential classification assessment and associated documentation, as required by 30 TAC §352.731 or §352.741 and 40 CFR §257.73(a)(2) or §257.74(a)(2). The qualified Texas P.E. must certify that the initial hazard potential classification and any subsequent periodic classification was conducted in accordance with the requirements of 30 TAC Chapter 352, where required.

Hazard Potential Classification: LOW

**S**ee "Hazard Potential Classification Assessment" located in APPENDIX E

### D. Emergency Action Plan for High or Significantly High Hazard Potential

Provide the current Emergency Action Plan that has been certified by a qualified Texas P.E. and includes the following requirements from 30 TAC 352, Subchapter F and 40 CFR §257.73(a)(3)(i)(A) - (E) or 40 CFR §257.74 (a)(3)(i)(A) - (E). The qualified Texas P.E. must certify that the written Emergency Action Plan and any subsequent amendment of the plan complies with the requirements of 30 TAC 352, Subchapter F, where required.

Complete Table V.J. - Inspection of Surface Impoundments

N/A

### E. Inflow Design Flood Control System Plan

Describe how the surface impoundment(s) system will manage stormwater run-on away from the surface impoundment(s) (30 TAC §352.821 and 40 CFR §257.82(a) and (c)). Stormwater run-on must be diverted away from a surface impoundment, based on the hazard potential. Where dikes are used to divert run-on, they must be protected from erosion. Include all analyses used to calculate run-on volumes. Provide the inflow design flood control system plan. Provide qualified Texas P.E. certification that the initial and periodic inflow design flood control system plans meet the requirements of 30 TAC §352.821, where required.

See "Inflow Design Flood Control System Plan" located in APPENDIX E.

## F. History of Construction for Existing CCR Surface Impoundment(s), or the Design and Construction Plans for New and Lateral Expansions

Provide information on the history of construction for each existing CCR surface impoundment (30 TAC §352.731 and 40 CFR §257.73(c)) or the design and construction plans for new and lateral expansions of each CCR surface impoundment (30 TAC §352.741) and (40 CFR §257.74(c)).

See "History of Construction" along with "History of Construction-Addendum No. 1 and No. 2" reports in APPENDIX E.

### G. Structural Stability Assessment

Provide the most recent structural stability assessment of the surface impoundments. Include the combined capacity of all surface impoundment spillways with calculations; the peak discharge the unit must meet for all combined spillways; probable maximum flood-high hazard, 1,000-yr-significant high hazard, 100-yr-low hazard; identify if there were any structural stability deficiencies in last assessment; identify how these deficiencies were managed and corrected; and qualified Texas P.E. certification. The structural stability assessment must include all information required in 30 TAC §352.731 for existing surface impoundments or 30 TAC §352.741 for new or laterally expanding surface impoundments.

See "Structural Stability Assessment" located in APPENDIX E.

### H. Safety Factor Assessment

The current safety factor assessment must be submitted with the application. It must include documentation that demonstrates whether the calculated factors of safety for each CCR surface impoundment achieve the minimum safety factors specified in 30 TAC 352, Subchapter F and 40 CFR §257.73(e)(1)(i) - (iv) and 40 CFR §257.74(e)(1)(i) - (iv) for the critical cross-section of the embankment. The critical cross-section is the cross-section anticipated to be the most susceptible to structural failure based on appropriate engineering considerations, including loading conditions. The safety factor assessments must be supported by appropriate engineering calculations and certified by a qualified Texas P.E.

See "Safety Factor Assessment" located in APPENDIX E.

### VI. Groundwater Monitoring and Corrective Action (30 TAC 352, Subchapter H)

See Instructions and Technical Guidance – No. 32 Coal Combustion Residuals Groundwater Monitoring and Corrective Action

### 27. Groundwater Monitoring System

- A. Complete Table VI.A. Unit Groundwater Detection Monitoring System.
- **B.** Provide a map showing location of wells, groundwater elevations, and groundwater flow direction.

See Groundwater Potentiometric Surface Maps in Appendix C of the "Groundwater Monitoring System Certification" reports for the A1 Landfill, the Ash Pond Area, and PDP-5 located in APPENDIX F. Updated potentiometric surface maps are also available in the "2021 Annual Groundwater Monitoring and Corrective Action Report-Revision 1" reports for each unit in APPENDIX F.

**C.** Provide attachments describing how the facility will comply with the requirements in 30 TAC §352.911 and provide a certification by a qualified Texas P.E or qualified Texas P.G. that the groundwater monitoring system design and construction meet the requirements of 30 TAC Chapter 352.

See "Groundwater Monitoring System Certification" reports for the A1 Landfill, the Ash Pond Area, and PDP-5 located in APPENDIX F.

Provide a figure showing the geologic units and fill materials overlying the uppermost aquifer, materials comprising the uppermost aquifer, and materials comprising the confining unit defining the lower boundary of the uppermost aquifer, including, but not limited to, thicknesses, stratigraphy, lithology, hydraulic conductivities, porosities and effective porosities.

See Figures 3, 4, 5, 6, 7 in the "Groundwater Monitoring System Certification" report for A1 Landfill located in APPENDIX F.

See Figures 3, 4, 5, 6 in the "Groundwater Monitoring System Certification" report for the Ash Pond Area located in APPENDIX F.

See Figures 4, 5, 6 in the "Groundwater Monitoring System Certification" report for PDP-5 located in APPENDIX F. Updated cross-sections have been added to the "Groundwater Monitoring System Certification-Addendum No. 1" for PDP-5 in APPENDIX F.

- **D.** For a multiunit groundwater monitoring system, demonstrate that the groundwater monitoring system will be equally as capable of detecting monitored constituents at the waste boundary of the CCR unit as the individual groundwater monitoring system for each CCR unit by providing at minimum the following information:
  - 1. Number, spacing, and orientation of each CCR unit;
  - 2. Hydrogeologic setting; and
  - 3. Site history.

See "Groundwater Monitoring System Certification" report for the Ash Pond Area located in APPENDIX F.

- E. Has there been any sampling concentrations of one or more constituents listed in Appendix IV detected at statistically significant levels above the groundwater protection standard (GWPS)? ⊠ Yes □ No
- **F.** Provide information on how monitoring wells have been constructed and cased in a manner that maintains the integrity of the monitoring well borehole and to prevent contamination of samples and the groundwater.

See "Groundwater Monitoring System Certification" reports and addendums for the A1 Landfill, the Ash Pond Area, and PDP-5 located in APPENDIX F.

### 28. Groundwater Monitoring Sampling and Analysis Program

Provide a sampling and analysis plan that includes procedures and techniques; sampling and analytical methods that are appropriate for groundwater sampling; and that address the requirements of 30 TAC §352.931 and 40 CFR §257.93. Provide a P.E or P.G. certification that describes the statistical method selected to evaluate the groundwater monitoring data and certifies that the selected statistical method is appropriate for evaluating the groundwater monitoring data for the CCR management area. Refer to TG-32 for information and guidance.

See "Groundwater Monitoring Plan-Revision 2" for the A1 Landfill, the Ash Pond Area, and PDP-5 located in APPENDIX F.

See "Statistical Analysis Plan-Revision 1" for the A1 Landfill, the Ash Pond Area, and PDP-5 located in APPENDIX F.

### 29. CCR Unit(s) in a Detection Monitoring Program

Does the facility have CCR unit(s) in a Detection Monitoring Program?

🛛 Yes	🗌 No
-------	------

### PDP-5

If "Yes", Submit the following information:

- A. Submit Table VI.C. Facility CCR Units Under Detection Monitoring.
- B. Provide a Background Evaluation Report.

See "Background Groundwater Monitoring and Statistical Analysis Summary Report" for PDP-5 located in APPENDIX F.

C. Provide a report with the results of semiannual monitoring events.

The "2020 Annual Groundwater Monitoring and Corrective Action Report" and the "2021 Annual Groundwater Monitoring and Corrective Action Report-Revision 1" for PDP-5 is in APPENDIX F.

1. Has a statistically significant increase (SSI) been detected for one or more of the constituents listed in Appendix III at any monitoring well?

🛛 Yes	🗌 No
-------	------

2. Has a notification to the executive director been sent within 14 days?

🖾 Yes 🛛 🗌 No

- 3. Date assessment monitoring program will start: N/A Due to successful ASDs
- 4. Do you plan to provide an alternative source demonstration (ASD)?

🖾 Yes 🛛 🗌 No

### **30.** CCR Unit(s) in an Assessment Monitoring Program

Does the facility have CCR unit(s) in an Assessment Monitoring Program?

 $\boxtimes$  Yes  $\square$  No

A1 Landfill

Ash Pond Area

See "Background Groundwater Monitoring and Statistical Analysis Summary Report" for A1 Landfill and the Ash Pond Area located in APPENDIX F.

If "Yes", Submit information related for units.

- A. Complete Table VI.D. CCR Units Under Assessment Monitoring.
- **B.** Provide, for each well in assessment monitoring status, the recorded concentrations lab sheets and results in a tabulated form.

See summary tables 3 and 4 for all results in tabulated form in the "2020 Annual Groundwater Monitoring Report" for both the A1 Landfill and the Ash Pond Area in APPENDIX F. The "2021 Annual Groundwater Monitoring and Corrective Action Report-Revision 1" for the Ash Pond Area and A1 Landfill have been added to APPENDIX F.

C. Have the concentrations of all constituents listed in Appendices III and IV been at or below background values, using the statistical procedures in 30 TAC §352.931 and 40 CFR §257.93(g), for two consecutive sampling events for the CCR unit(s)? □ Yes ⊠ No

If answer to above is yes, detection monitoring may resume. The owner or operator must prepare a notification stating that detection monitoring is resuming for the CCR unit and obtain written approval from the executive director.

- **D.** Are there any concentrations of any constituent in Appendices III and IV above background values? ⊠ Yes □ No
  - 1. Has a notification to the executive director been sent within 14 days?

🛛 Yes 🗌 No

- E. Date assessment of corrective measures will be initiated (must be within 90 days of finding a statistically significant level above the GWPS) for the CCR unit(s): April 8, 2019
- **F.** Will you provide an ASD (see TG-32 for an acceptable submittal)? □ Yes ⊠ No
- G. Date assessment of corrective measures will be initiated if ASD is not accepted? N/A
- H. Complete Table VI.D-2. Groundwater Detection Monitoring Parameters

**Note:** Refer to TG-32 regarding establishing a GWPS for each constituent in Appendix IV detected in the groundwater and attach as table.

I. Have you completed the assessment of corrective measures? ☑ Yes □ No If "Yes", date assessment of corrective measures was completed: September 5, 2019 If "No", date assessment of corrective measures will be completed: Expected date of submittal of amendment (see note below): Provide completed assessment of corrected measures materials.

**Note**: Within **30 days** of completing the assessment of corrective measures, and before remedy implementation, the owner or operator shall submit an application for amendment to the registration. In some circumstances, the assessment of corrective measures and selected remedy may be approved as part of the initial application for the CCR unit registration.

"Assessment of Corrective Measures" reports for the A1 Landfill and the Ash Pond Area are located in APPENDIX F.

J. Have you selected a remedy?  $\square$  Yes  $\square$  No

"Remedy Selection Report" for the A1 Landfill and the Ash Pond Area located in APPENDIX F.

Provide public meeting documentation under 30 TAC §352.961 and a report under 30 TAC §352.971 and 40 CFR §257.97.

"Assessment of Corrective Measures Public Meeting Documents" located in APPENDIX F.

### VII. Closure and Post-Closure Care

See Instructions and Technical Guidance

Submit a full closure plan and post-closure plan and all information describing how the owner or operator will comply with 30 TAC 352, Subchapter J and 40 CFR §§257.100 - 257.104. The owner of property on which an existing disposal facility is located, following the closure of a unit, must also submit documentation that a notation has been placed in the deed to the facility that will in perpetuity notify any potential purchasers of the property that the land has been used to manage CCR wastes and its use is restricted (30 TAC §352.1221 and 40 CFR §257.102(i)). For CCR units, closed after October 19, 2015, that were closed before submission of the application, the applicant should submit documentation to show that notices required under 30 TAC 352, Subchapter K and 40 CFR §257.105 or §257.106 have been filed.

### 31. Closure Plan

This section applies to the owners and operators of all CCR units required to be registered. The applicant must close the facility in a manner that minimizes need for further maintenance and controls, or eliminates, to the extent necessary to protect human health and the environment, the post-closure release of CCR waste, chemical constituents of concern, leachate, contaminated rainfall, or waste decomposition products to the groundwater, surface waters, or to the atmosphere.

The type of unit to be closed can determine the level of detail sufficient for a closure plan. CCR units which have been certified closed after October 19, 2015, must provide documentation to demonstrate compliance with state and federal regulations.

For each unit to be registered, complete Table VII.A.1. - Unit Closure and list the CCR Unit components to be decontaminated, possible methods of decontamination, and possible methods of disposal of wastes and waste residues generated during unit closure. All ancillary components must be decontaminated, and the generated waste disposed of appropriately.

See "Closure Plan" and accompanying addendums for A1 Landfill, the Ash Pond Area, and PDP-5 in APPENDIX G.

Information about CCR units closed or to be closed under alternative closure requirements must be provided in Table VII.A.2. - CCR Units Under Alternative Closure Notification.

On November 25, 2020, Luminant Generation Company LLC (Luminant) submitted a request to the U.S. Environmental Protection Agency (EPA) for approval of a site-specific alternative deadline to initiate closure pursuant to 40 C.F.R. § 257.103(f)(1) for the Ash Pond Area and PDP-5. On January 11, 2022, EPA issued a letter stating the site-specific alternative deadline demonstration was deemed complete thus tolling the cease receipt date until a final decision is issued on the demonstration. On July 24, 2023, Luminant submitted a request to EPA to withdraw the site -specific alternative deadline and received a response dated August 7, 2023, that the demonstration was withdrawn. The "Martin Lake CCR Surface Impoundments Demonstration for a Site-Specific Alternative to Initiation of Closure Deadline" document submitted, the completeness determination letter, and the withdrawal correspondence are located in APPENDIX G.

Guidance on design of a closure cap and final cover for non-hazardous industrial solid wastes landfills is provided in EPA publication 530-SW-85-014, TCEQ Technical Guidance No. 3 and TCEQ publication, RG-534, "Guidance for Liner Construction and Testing for a Municipal Solid Waste Landfill".

### 32. Post-Closure Care Plan

Provide a post-closure care plan that complies with the requirements of 30 TAC §352.1241.

See "Post-Closure Plan" and accompanying addendums for A1 Landfill, the Ash Pond Area, and PDP-5 in APPENDIX G.

Post-closure care of each CCR unit must continue for at least 30 years after the date of completing closure of the unit and must consist of monitoring and reporting of the groundwater monitoring systems, in addition to the maintenance and monitoring of CCR unit. Continuation of certain security requirements may be necessary after the date of closure. Post-closure use of property on or in which waste remains after closure must never be allowed to disrupt the integrity of the containment system. In addition, submit the following information:

• The name, address, and phone number of the person or office to contact about the CCR unit during the post-closure period; and

Luminant-Environmental Services Renee Collins-Senior Environmental Director 6555 Sierra Drive Irving, TX 75039 214-875-8338 <u>CCRPostClosurePlan@Luminant.com</u>

• A discussion of the future use of the land associated with each unit.

See section 5.0 of the "Post-Closure Plans" for the A1 Landfill, the Ash Pond Area, and PDP-5 in APPENDIX G.

Landfills and surface impoundments which have been certified closed after October 19, 2015, must be included in post-closure care plans, unless they have been determined to have been closed by waste removal equivalent to the closure standards in 30 TAC §352.1221 and 40 CFR §257.102 or 30 TAC §352.1231 and 40 CFR §257.103. If such a demonstration has been made pursuant to 40 CFR §257.102 or §257.103, but an equivalency determination has not been made, please submit a copy of the demonstration documentation. If an equivalency determination.

### VIII. Financial Assurance

### 33. Post-Closure Care Cost Estimate

Financial assurance for post-closure care (30 TAC §352.1101) applies to owners or operators of all CCR units, except CCR units from which the owner or operator intends to remove wastes and perform clean closure. Provide a written cost estimate in current dollars of the total cost of the 30-year (or longer, if applicable under 30 TAC §352.1101(d)) post-closure care period to perform post-closure care requirements as prescribed in 30 TAC §352.1241. The cost estimate must be based on the costs of hiring a third party to conduct post-closure care maintenance.

Complete Table VIII.A.1 - Post-Closure Cost Summary for Existing Registered Units

See "Post-Closure Care Estimates-Revision 2" in APPENDIX H. Cost estimates for the A1 Landfill are summarized in Table 3. Cost estimates for the Ash Pond Area are summarized in Table 2. Cost estimates for PDP-5 are summarized in Table 1.

Complete Table VIII.A.2. - Post-Closure Cost Summary for Proposed Registered Units

### 34. Financial Assurance Mechanism

The financial assurance for post-closure care is required in accordance with 30 TAC §352.1101. The applicant shall demonstrate the financial assurance within 90 days after approval of the registration with a financial mechanism acceptable to TCEQ in compliance with 30 TAC §352.1101(c) and 30 TAC §37, Subchapters A through D, except as indicated in 30 TAC §352.1111, in an amount no less than the amount specified in the approved Post-Closure Care Cost Summary. Provide a description of the proposed financial assurance mechanism.

Luminant Generation Company LLC will provide an acceptable financial assurance mechanism per 30 TAC 352.1101 no more than 90 days after the executive director's approval of the registration.

Complete Table VIII.B. - Post-Closure Period, for the authorized post-closure period, to meet the requirements of 30 TAC §352.1241(a) through (c).

### Signature Page

direction or supervision personnel properly gate person or persons who	n in accordance with ther and evaluate the manage the system, formation submitted e. I am aware there ar	a system designed to information submitted or those persons direct is, to the best of my k e significant penalties	l. Based on my inquiry of the ctly responsible for gathering nowledge and belief, true, for submitting false			
Applicant Signature: _		Date:				
Name and Official Title	e (type or print):					
Owner or Operator Sig	gnature:	Date:				
Name and Official Title	e (type or print):					
To be completed by th representative for the		f the application is sig	ned by an authorized			
I	hereby designat	te				
I,(operator)	/ 0	(authorized represen	tative)			
as my representative and hereby authorize said representative to sign any application, submit additional information as may be requested by the Commission; and/or appear for me at any hearing or before the Texas Commission on Environmental Quality in conjunction with this request for a CCR waste management registration. I further understand that I am responsible for the contents of this application, for oral statements given by my authorized representative in support of the application, and for compliance with the terms and conditions of any registration which might be issued based upon this application.						
Printed or Typed Name						
 Signature						
(Note:	Application Must Be	ar Signature & Seal of 1	Notary Public)			
Subscribed and sworr	<b>n</b> to before me by the	said	on this			
d	ay of	,				
My commission expire			.,			
(Seal)	Notary Public in and f	for	County, Texas			

#### **Registration Application for Coal Combustion Residuals Waste Management**

(See instructions for P.E/P.G. seal requirements.)

**Attachments and Tables** Attachment No. **General Information** Appendix A Property/Legal Description Property Owner Affidavit Legal Authority **Delegation of Signature Authority** TCEO Core Data Form Attachments Response to TCEQ CCR Unit Registration Comments (Item 21) - A1 Landfill Response to TCEQ CCR Unit Registration Comments (Item 21) - Ash Ponds and PDP5 Location Restrictions & Geology Appendix **B** Location Restrictions Demonstration-A1Landfill Location restriction Demonstration-Ash Pond Area Location restriction Demonstration-PDP-5 **Fugitive Dust Control Plan** Appendix C **CCR Fugitive Dust Control Plan** 2021 Annual CCR Fugitive Dust Control Report Landfill Criteria Appendix D A1 Landfill Registration Package Hydrogeological/Geotechnical Evaluation Run-on and Run-off Control System Plan 2021 Annual CCR Unit Inspection Report-Ash Landfill 1 Surface Impoundment Design and Operating Criteria Appendix E Alternate Liner Demonstration Application - PDP-5 Alternate Liner Demonstration - PDP-5 Request to Withdraw Alternate Line Demonstration Letter - PDP-5 East Ash Pond Liner Equivalency Demonstration West Ash Pond Liner Equivalency Demonstration New Scrubber Pond Liner Equivalency Demonstration Construction Completion and Construction Quality Assurance Report - EAP Construction Completion and Construction Quality Assurance Report - WAP Construction Completion and Construction Quality Assurance Report - NSP Hazard Potential Classification Assessment Inflow Design Flood Control System Plan History of Construction History of Construction-Addendum No. 1 History of Construction-Addendum No. 2 Structural Stability Assessment Safety Factor Assessment Appendix F Groundwater Monitoring and Corrective Action Groundwater Monitoring System Certification-A1 Landfill Groundwater Monitoring System Certification-Addendum No. 1 - A1 Landfill Groundwater Monitoring System Certification-Addendum No. 2 - A1 Landfill Groundwater Monitoring System Certification-Ash Pond Area Groundwater Monitoring System Certification-PDP-5 Groundwater Monitoring System Certification-Addendum No. 1 - PDP-5 Groundwater Monitoring Plan-Revision 2 - A1 Landfill Groundwater Monitoring Plan-Revision 2 - Ash Pond Area

Groundwater Monitoring Plan-Revision 2 - PDP-5 Statistical Analysis Plan-Revision 1-A1 Landfill Statistical Analysis Plan-Revision 1-Ash Pond Area Statistical Analysis Plan-Revision 1-PDP-5 Background Groundwater Monitoring and Statistical Analysis Summary Report - A1 Landfill Background Groundwater Monitoring and Statistical Analysis Summary Report - Ash Ponds Background Groundwater Monitoring and Statistical Analysis Summary Report - PDP-5 2020 Groundwater Monitoring and Corrective Action Report-A1 Landfill 2020 Groundwater Monitoring and Corrective Action Report-Ash Pond Area 2020 Groundwater Monitoring and Corrective Action Report-PDP-5 2021 Groundwater Monitoring and Corrective Action Report-Revision 1 - A1 Landfill 2021 Groundwater Monitoring and Corrective Action Report-Revision 1 - Ash Pond Area 2021 Groundwater Monitoring and Corrective Action Report-Revision 1 – PDP-5 CCR Assessment of Corrective Measures-A-1 Landfill CCR Assessment of Corrective Measures-Ash Pond Area Assessment of Corrective Measures Public Meeting Documents Remedy Selection Report - A1 Landfill Remedy Selection Report - Ash Pond Area

Closure and Post-Closure Care

Appendix G

**Closure Plan-A1 Landfill** Closure Plan-Addendum No. 1 - A1 Landfill **Closure Plan-Ash Pond Area** Closure Plan-Addendum No. 1 - Ash Pond Area Closure Plan-Addendum No. 2 - Ash Pond Area **Closure Plan-PDP-5** Closure Plan-Addendum No. 1 - PDP-5 Closure Plan-Addendum No. 2 - PDP-5 Post-Closure Plan-A1 Landfill Post-Closure Plan-Addendum No. 1 - A1 Landfill Post-Closure Plan-Ash Pond Area Post Closure Plan-Addendum No. 1 - Ash Pond Area Post-Closure Plan-Addendum No. 2 - Ash Pond Area Post-Closure Plan-PDP-5 Post-Closure Plan-Addendum No. 1 - PDP-5 Post-Closure Plan-Addendum No. 2 - PDP-5 Demonstration for a Site-Specific Alternative to Initiation of Closure Deadline Alternative Closure Demonstration Completeness Determination Letter Request to Withdraw Alternative Closure Demonstration and Response

#### Financial Assurance

Appendix H

Post-Closure Care Cost Estimates-Revision 2 – A1 Landfill, Ash Pond Area, PDP-5

Tables		
Tables	Submitted	Not Applicable
Table I.6 CCR Waste Management Units	$\square$	
Table I.6.A Waste Management Information	$\square$	
Table I.6.B Wastes Managed in Registered Units	$\boxtimes$	
Table I.6.C Sampling and Analytical Methods	$\boxtimes$	
Table IV.A Landfill Characteristics	$\boxtimes$	
Table IV.B Landfill Liner System	$\boxtimes$	
Table IV.C Landfill Leachate Collection System		
Table IV.D Inspection Schedule of Landfills	$\boxtimes$	
Table V.A Surface Impoundments Characteristics	$\boxtimes$	
Table V.B Surface Impoundment Liner System	$\boxtimes$	
Table V.J Inspection of Surface Impoundments	$\boxtimes$	
Table VI.A Unit Groundwater Detection Monitoring System	$\boxtimes$	
Table VI.C CCR Units Under Detection Monitoring	$\boxtimes$	
Table VI.C-1. – Groundwater Detection Monitoring Parameters	$\boxtimes$	
Table VI.D CCR Units Under Assessment Monitoring	$\boxtimes$	
Table VI.D-2 Groundwater Assessment Monitoring Parameters	$\boxtimes$	
Table VII.A.1 Unit Closure	$\boxtimes$	
Table VII.A.2 CCR Units Under Alternative Closure         Notification	$\boxtimes$	
Table VIII.A.1 Post-Closure Cost Summary for Existing Registered Units	$\boxtimes$	
Table VIII.A.2 Post-Closure Cost Summary for ProposedRegistered Units		
Table VIII.B Post-Closure Period		
Engineering Certification(s) - Dike Construction		$\square$

# Additional Attachments as Applicable - Select all those apply and add as necessary ☐ TCEQ Core Data Form(s) Appendix A ☐ Signatory Authority Delegation Appendix A ☐ Fee Payment Receipt

- Confidential Documents
- Certificate of Fact (Certificate of Incorporation) Appendix A
- Assumed Name Certificate

CCR Unit No. <sup>1</sup>	Unit Name	N.O.R. No. <sup>1</sup>	Unit Description <sup>3</sup>	Capacity	Unit Status <sup>2</sup>
002	A1 Landfill	002	Landfill	58.67 million cubic yards	Active
013	New Scrubber Pond	013	Surface Impoundment	199 acre- feet	Active
014	West Ash Pond	014	Surface Impoundment	233 acre- feet	Active
023	East Ash Pond	023	Surface Impoundment	126 acre- feet	Active
024	PDP-5	024	Surface Impoundment	190 acre- feet	Active
		O.D. Maria			

#### Table I.6. - CCR Waste Management Units

1 Registered Unit No. and N.O.R. No. cannot be reassigned to new units or used more than once. 2 Unit Status options: Active, Closed, Inactive (built but not managing waste), Proposed (not yet built), Never Built, Transferred, Post-Closure.

3 If a unit has been transferred, the applicant should indicate which facility/permit it has been transferred to in the Unit Description column.

Waste No. <sup>1</sup>	Waste Type(s)	Source	Volume (tons/year) <sup>2</sup>
1	FGD Sludge	Flue gas treatment	191,000
2	Flyash	Coal Combustion byproduct	555,000
3	Waste Lignite	Unused lignite	<200
4	Bottom Ash	Coal combustion byproduct	226,000
5	Solid Chemicals		0
6	Class 2 Chemical Liquids	Unused, off-spec, expired	0
7	Reverse Osmosis Reject	Water treatment wastes	33 million gallons
8	Sewage Sludge	Onsite sewage plant	40,000 gallons
9	Oily Debris <1500 tph	Misc. plant maintenance	0
10	Non-haz Cleanup Material	Misc. plant maintenance	0
11	Sandblasting Waste	Misc. plant maintenance	0
12	Construction Debris	Misc. plant maintenance	De minimis
13	Asbestos	Demo activities	0
14	Metal Scrap	Misc. plant maintenance	0
15	Railroad Cross Ties	Old, deteriorated ties	<1
16	Waste Dessicant	Air dryers	De minimis
17	Rust/Scale Debris	Misc. plant maintenance	0
18	Hardened Asphalt	Construction/demo activities	0
19	Non-Haz Waste Teflon Coating	Equipment maintenance	0
20	Activated Carbon Waste	Flue gas treatment	0
21	Boiler Wash	Chemical clean of boilers	0
22	Supplemental Plant Production Refuse	Plant laboratory operations	0
23	Plant Trash	operations	0

# Table I.6.A. - Waste Management Information

1 Assign waste number sequentially. Do not remove waste number wastes which are no longer generated.

2 Reflects 2020 records

Waste No.1	Waste	TCEQ Waste Form Codes and Classification Codes
1	FGD Sludge	TWC-30013922, TX Form Code-392, Class 2
2	Flyash	TWC-30023042, TX Form Code-304, Class 2
3	Waste Lignite	TWC-30044092, TX Form Code-409, Class 2
4	Bottom Ash	TWC-30053042, TX Form Code-304, Class 2
5	Solid Chemicals	TWC-32033192, TX Form Code-319, Class 2
6	Class 2 Chemical Liquids	TWC-33081192, TX Form Code-119, Class 2
7	Reverse Osmosis Reject	TWC-34045192, TX Form Code-519, Class 2
8	Sewage Sludge	TWC-34076082, TX Form Code-608, Class 2
9	Oily Debris <1500 tph	TWC-35014892, TX Form Code-489, Class 2
10	Non-haz Cleanup Material	TWC-35613192, TX Form Code-319, Class 2
11	Sandblasting Waste	TWC-37013892, TX Form Code-389, Class 2
12	Construction Debris	TWC-37043902, TX Form Code-390, Class 2
13	Asbestos	TWC-37113111, TX Form Code-311, Class 1
14	Metal Scrap	TWC-37133072, TX Form Code-307, Class 2
15	Railroad Cross Ties	TWC-37174882, TX Form Code-488, Class 2
16	Waste Dessicant	TWC-37203192, TX Form Code-319, Class 2
17	Rust/Scale Debris	TWC-37363192, TX Form Code-319, Class 2
18	Hardened Asphalt	TWC-37454892, TX Form Code-489, Class 2
19	Non-Haz Waste Teflon Coating	TWC-37473192, TX Form Code-319, Class 2
20	Activated Carbon Waste	TWC-37524092, TX Form Code-409, Class 2
21	Boiler Wash	TWC-38021051, TX Form Code-105, Class 1
22	Supplemental Plant Production Refuse	TWC-39019022, TX Form Code-902, Class 2
23	Plant Trash	TWC-39109992, TX Form Code-999, Class 2

1 from Table I.6.A., first column

	Table I.6.C – Sampling and Analytical Methods								
Waste No. <sup>1</sup>	Sampling Location	Sampling Method	Frequency	Parameter	Test Method	Desired Accuracy Level			
1	Railcars	Grab	<5 years	TCLP Metals	SW1311/7470A SW1311/6020B	See below <sup>2</sup>			
2	Railcars or landfill	Grab	<5 years	TCLP Metals	SW1311/7470A SW1311/6020B	See below <sup>2</sup>			
3	Drainage ditches		<5 years	TCLP Metals	SW1311/7470A SW1311/6020B	See below <sup>2</sup>			
4	Railcars or landfill	Grab	<5 years	TCLP Metals	SW1311/7470A SW1311/6020B	See below <sup>2</sup>			
5	None-process knowledge	N/A	N/A	SDS	N/A	N/A			
6	None-process knowledge	N/A	N/A	SDS	N/A	N/A			
7	None-process knowledge	N/A	N/A	SDS	N/A	N/A			
8	None-process knowledge	N/A	N/A	None	N/A	N/A			
9	Varies by project	Composite	<5 years	ТРН	TX1005	See below <sup>2</sup>			
10	Varies by project	Grab	Each project	TCLP Metals, TPH	SW1311/7470A SW1311/6020B TX1005	See below <sup>2</sup>			
11	Varies by project	Grab	Each project	TCLP Metals	SW1311/7470A SW1311/6020B	See below <sup>2</sup>			
12	Varies by project	Composite	<5 years	TCLP Metals, TPH	SW1311/7470A SW1311/6020B TX1005	See below <sup>2</sup>			
13	None-process knowledge	N/A	N/A	None	N/A	N/A			
14	None-process knowledge	N/A	N/A	None	N/A	N/A			
15	Varies by project	Composite	<5 years	TCLP Metals, SVOC	SW1311/7470A SW1311/6020B SW1311/8270C	See below <sup>2</sup>			
16	None-process knowledge	N/A	N/A	SDS	N/A	N/A			
17	None-process knowledge	N/A	N/A	None	N/A	N/A			
18	None-process knowledge	N/A	N/A	SDS	N/A	N/A			

19	None-process knowledge	N/A	N/A	SDS	N/A	N/A
20	None-process knowledge	N/A	N/A	SDS	N/A	N/A
21	Frac Tanks	Composite	Each project	TCLP Metals and SDS	SW1311/7470A SW1311/6020B	See below <sup>2</sup>
22	None-process knowledge	N/A	N/A	None	N/A	N/A
23	None-process knowledge	N/A	N/A	None	N/A	N/A

1 from Table I.6.A., first column

2 Analytical protocol will meet EPA quality control and accuracy specifications as published in the SW-846 Methods. The laboratory will be TCEQ accredited.

Registered Unit No.	Landfill	N.O.R. No.	Waste Nos. <sup>1</sup>	Rated Capacity	Dimensions <sup>2</sup>	Distance from lowest liner to groundwater	Action Leakage Rate (if required)	Unit will manage CCR Waste and non-CCR Waste (state all that apply)
002	A1 Landfill	002	1 thru 5 9 thru 20 22 thru 23	Approximately 58.67 million cubic yards	6475 ft L x 5275 ft W x 60 ft H (height at max design) 785 acres	N/A	N/A	Waste numbers 1-5, 9-20, and 22- 23 as described in Table I.6.A.
					765 acres			

# Table IV.A. - Landfills Characteristics

From Table I.6.A., first column
 Dimensions should be provided as average length, width and depth, also include the surface acreage for the unit.

Registered Unit No.*	Landfill	Geomembrane Liner Material	Geomembrane Liner Permeability (cm/sec)	Geomembrane Liner Thickness	Soil Liner Material	Soil Liner Permeability (cm/sec)	Soil Liner Thickness
002	A1 Landfill	N/A	N/A	N/A	Clay	<1x10 <sup>-7</sup> cm/sec	Minimum 1 foot compacted clay

# Table IV.B. – Landfill Liner System

\* This number should match the Registration Unit No. given on Table IV.A.

# Registration No.: CCR105 Registrant: Martin Lake Steam Electric Station

# Table IV.C. - Landfill Leachate Collection System

Registered Unit No.	Landfill Name	Drainage Media	Collection Pipes (including risers)	Filter Fabric	Geofabric	Sump Material
N/A						

#### Table IV.D. - Inspection Schedule of Landfills

Facility Unit(s) and Basic Elements	Possible Error, Malfunction, or Deterioration	Frequency of Inspection
002-A1 Landfill	Inspect for any appearances of actual or potential structural weakness and other conditions which are disrupting of have the potential to disrupt the operation and safety of the CCR unit	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.84(a).
Embankments	Surface cracking, animal burrows, misalignments, slides, vegetative cover, rutting, erosion, seepage, slope protection/chutes	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.84(a).
Capped Areas	Animal burrows, vegetative cover, rutting, surface cracking	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.84(a).
Active Work Area	Contact water, dusting	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.84(a).
Groundwater Monitoring Wells	Deterioration of pads, bollards, missing locks, compromise of casing integrity	Semi-Annual Inspection
002-A1 Landfill		Annually per 40 CFR 257.84(b)
	Inspect for any changed in geometry of the structure since the previous annual inspection.	Annual Inspection
	Estimate the approximate volume of CCR contained in the unit at the time of the inspection.	Annual Inspection
	Inspect for any appearance of actual or potential structural weakness of the CCR unit, and any conditions that are disrupting or have the potential to disrupt the operation and safety of the unit.	Annual Inspection
	Inspect for any other change(s) which have affected the stability or operation of the CCR unit since the previous inspection	Annual Inspection

Registered Unit No.	Surface Impoundment Name	N.O.R. No.	Waste Nos. <sup>1</sup>	Rated Capacity	Dimensions <sup>2</sup>	Distance from lowest liner to groundwater	Action Leakage Rate (if required)	Unit will manage CCR Waste and non-CCR Waste (state all that apply)
013	New Scrubber Pond (NSP)	013	1	199 acre-feet	1000 ft L x 550 ft W x 20 ft H 13 acres	>5' feet	N/A	Waste number 1 as described in Table I.6.A.
014	West Ash Pond (WAP)	014	4, 7, 21	233 acre-feet	1600 ft L x 415 ft W x 20 ft H 15 acres	>5' feet	N/A	Waste numbers 4, 7, 21 as described in Table I.6.A.
023	East Ash Pond (EAP)	023	4, 7, 21	126 acre-feet	1000 ft L x 415 ft W x 20 ft H 10 acres	>5' feet	N/A	Waste numbers 4, 7, 21 as described in Table I.6.A.
024	Permanent Disposal Pond 5 (PDP-5)	024	1-9, 11-13, 16-17, 22-23	190 acre-feet	1400 ft L x 950 ft W x 13 ft H 31 acres	>5' feet	N/A	Waste numbers 1-9, 11-13, 16- 17, and 22-23 as described in Table I.6.A.

# Table V.A. – Surface Impoundment Characteristics

1 From Table I.6.A., first column 2 Dimensions should be provided as average length, width and depth, also include the surface acreage for the unit.

Table V.B Surface Impou	ndment Liner System
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Registered Unit No.*	Surface Impoundment Name	Geomembrane Liner Material	Geomembrane Liner Permeability (cm/sec)	Geomembrane Liner Thickness	Soil Liner Material	Soil Liner Permeability (cm/sec)	Soil Liner Thickness
013	New Scrubber Pond (NSP)	HDPE	<1x10 <sup>-7</sup> cm/sec	GCL + 60-mil HDPE	Clay	<1x10 <sup>-7</sup> cm/sec	18"
014	West Ash Pond (WAP)	HDPE	<1x10 <sup>-7</sup> cm/sec	GCL + 60-mil HDPE	Clay	<1x10 <sup>-7</sup> cm/sec	18"
023	East Ash Pond (EAP)	HDPE	<1x10 <sup>-7</sup> cm/sec	GCL + 60-mil HDPE	Clay	<1x10 <sup>-7</sup> cm/sec	18"
024	Permanent Disposal Pond (PDP-5)	N/A	N/A	N/A	Clay	<1x10 <sup>-7</sup> cm/sec	2' bottom 3' embankments

\* This number should match the Registration Unit No. given on Table V.A.

# Registration No.: CCR105 Registrant: Martin Lake Steam Electric Station

Facility Unit(s) and Basic Elements	Possible Error, Malfunction, or Deterioration	Frequency of Inspection
013-NSP, 014-WAP, 023-EAP, 024-PDP 5		Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.83(a).
Above-grade piping	Deteriorating of piping/connections	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.83(a).
Truck Access Ramp	Spills, Deterioration	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.83(a).
Containment Dike	Spills, excessive water levels, surface cracking, animal burrows, misalignments, slides, vegetative cover, rutting, erosion, seepage, slope protection/chutes	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.83(a), spills inspected and reported within 24-hrs
Groundwater	Deterioration of pads, bollards, missing locks, compromise of casing integrity	Semi-Annual Inspection
013-NSP, 014-WAP, 023-EAP, 024-PDP 5		Annually per 40 CFR 257.83(b)
	Inspect for any changes in geometry of the structure since the previous annual inspection.	Annual Inspection
	Evaluate the approximate minimum, maximum, and present depth and elevation of the impounded water and CCR since previous annual inspection.	Annual Inspection
	Evaluate the storage capacity at the time of the inspection.	Annual Inspection
	Estimate the approximate volume of the impounded water and CCR contained in the unit at the time of the inspection.	Annual Inspection
	Inspect for any other change(s) which have affected the stability or operation of the CCR unit since the previous inspection	Annual Inspection

#### Registration No. CCR105 Registrant: Martin Lake Steam Electric Station

Waste Management Unit/Area Name <sup>1</sup>	WMU 002	2 - A-1 Lan	dfill								
Well Number(s):	BMW- 11AR	BMW-18	BMW-19	BMW-20	BMW-21	BMW-22	BMW-23	BMW-24	BMW-26	BMW-27	BMW-28
Hydrogeologic Unit Monitored	Wilcox Group										
Type (e.g., point of compliance, background, observation, etc.)	POC										
Up or Down Gradient	Up	Down									
Casing Diameter and Material	4" PVC	2"PVC	4" PVC	4" PVC	2"PVC						
Screen Diameter and Material	4" PVC	2"PVC	4" PVC	4" PVC	2"PVC						
Screen Slot Size (in.)	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"
Top of Casing Elevation (Ft, Mean Sea Level [ <i>MSL</i> ] )	426.05	357.83	400.69	357.51	350.98	332.3	341.9	347.07	369.44	376.25	373.21
Grade or Surface Elevation (Ft, MSL)	423.37	355.5	397.47	354.67	347.87	329.53	339.43	344.7	365.96	373.46	371.27
Well Depth (Ft, Below Grade Surface [BGS] )	139	120	45	30	40	40	35	40	30	30	60
Well Depth (Ft, Below Top of Casing [ <i>BTOC</i> ] )	141.68	122.33	48.22	32.84	43.11	42.77	37.47	42.37	33.48	32.79	61.94
Screen Interval											
From (Ft, BGS)	119	100	25	10	20	20	15	20	20	20	40
To (Ft, BGS)	139	120	45	30	40	40	35	40	30	30	60
Screen Interval											
From (Ft, BTOC)	121.68	102.33	28.22	12.84	23.11	22.77	17.47	22.37	23.48	22.79	41.94
To (Ft, BTOC)	141.68	122.33	48.22	32.84	43.11	42.77	37.47	42.37	33.48	32.79	61.94

Table VI.A. - Unit Groundwater Detection Monitoring Systems

1 From Tables in Section I.; MSL: Mean Sea Level; BGS: Below Grade Surface; BTOC: Below Top of Casing

NOTE-Data from Table 1 from Groundwater Monitoring System Certification 10/16/2017

# Registration No. CCR105 Registrant: Martin Lake Steam Electric Station

Waste Management Unit/Area Name <sup>1</sup>	WMUs 01	3, 014, 02	3 - Ash Poi	nd Area			WMUs 013, 014, 023 - Ash Pond Area						
Well Number(s):	H-26	H-27	H-28	H-29	H-31	H-32	H-33						
Hydrogeologic Unit Monitored	Wilcox Group												
Type (e.g., point of compliance, background, observation, etc.)	POC												
Up or Down Gradient	Up	Up	Down	Down	Down	Down	Up						
Casing Diameter and Material	2"PVC												
Screen Diameter and Material	2"PVC												
Screen Slot Size (in.)	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"						
Top of Casing Elevation (Ft, Mean Sea Level [ <i>MSL</i> ] )	323.7	330.42	316.82	329.26	329.26	329.85	323.85						
Grade or Surface Elevation (Ft, MSL)	320.44	330.5	314.04	329.55	329.46	330.15	320.78						
Well Depth (Ft, Below Grade Surface [BGS] )	40	50	32	57	52	52	46						
Well Depth (Ft, Below Top of Casing [ <i>BTOC</i> ] )	43.26	49.92	34.78	56.71	51.8	51.7	49.07						
Screen Interval													
From (Ft, BGS)	35	45	27	52	42	42	41						
To (Ft, BGS)	40	50	32	57	52	52	46						
Screen Interval													
From (Ft, BTOC)	38.26	44.92	29.78	51.71	41.8	41.7	44.07						
To (Ft, BTOC)	43.26	49.92	34.78	56.71	51.8	51.7	49.07						

#### Table VI.A. - Unit Groundwater Detection Monitoring Systems

1 From Tables in Section I.; MSL: Mean Sea Level; BGS: Below Grade Surface; BTOC: Below Top of Casing

NOTE-Data from Table 1 from Groundwater Monitoring System Certification 10/16/2017

# Registration No. CCR105 Registrant: Martin Lake Steam Electric Station

Waste Management Unit/Area Name <sup>1</sup>	WMU 024 - Permanent Disposal Pond 5								
Well Number(s):	MW-17A	MW-18A	MW-19	MW-20A	PDP-22	PDP-23	PDP-24	PDP-25	PDP-26
Hydrogeologic Unit Monitored	Wilcox Group	Wilcox Group	Wilcox Group	Wilcox Group	Wilcox Group	Wilcox Group	Wilcox Group	Wilcox Group	Wilcox Group
Type (e.g., point of compliance, background, observation, etc.)	POC	POC	POC	POC	POC	POC	POC	POC	POC
Up or Down Gradient	Down	Down	Down	Down	Down	Down	Down	Down	Down
Casing Diameter and Material	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC
Screen Diameter and Material	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC
Screen Slot Size (in.)	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"
Top of Casing Elevation (Ft, Mean Sea Level [ <i>MSL</i> ] )	387.75	414.44	371.33	398.98	386.75	394.43	389.73	387.97	397.68
Grade or Surface Elevation (Ft, MSL)	384.57	410.89	367.98	395.74	383.9	391.06	387.06	385.13	394.29
Well Depth (Ft, Below Grade Surface [BGS] )	47	67	25	41	60	45	40	60	49
Well Depth (Ft, Below Top of Casing [BTOC] )	50.18	70.55	28.35	44.24	62.85	48.37	42.67	62.84	52.39
Screen Interval									
From (Ft, BGS)	27	47	10	10	35	35	30	50	39
To (Ft, BGS)	47	67	25	40	60	45	40	60	49
Screen Interval									
From (Ft, BTOC)	30.18	50.55	13.35	13.24	37.85	38.37	32.67	52.84	42.39
To (Ft, BTOC)	50.18	70.55	28.35	43.24	62.85	48.37	42.67	62.84	52.39

#### Table VI.A. - Unit Groundwater Detection Monitoring Systems

1 From Tables in Section I.; MSL: Mean Sea Level; BGS: Below Grade Surface; BTOC: Below Top of Casing

NOTE-Data from Table 1 from Groundwater Monitoring System Certification 10/16/2017

#### Registration No.: CCR105 Registrant: Martin Lake Steam Electric Station

N.O.R. Unit No.	Unit Description <sup>1,2</sup>	Well(s)	Constituent(s)	Date of SSI Determination	Date of Assessment Monitoring Notification <sup>3</sup>
024	PDP-5	PDP-23	Са	1/16/18	N/A-ASD successful (4/15/18)
024	PDP-5	PDP-23, PDP-25	В	1/22/19	N/A-ASD successful (4/22/19)
024	PDP-5	PDP-23, PDP-25	B (PDP-25) Ca (PDP-23)	1/8/20	N/A-ASD successful (4/7/20)
024	PDP-5	PDP-20A, PDP-23, PDP-25	B (PDP-25) Ca (PDP-23, PDP-25) Cl (PDP-20A)	12/7/20	N/A-ASD successful (3/5/21)

# Table VI.C. - CCR Units Under Detection Monitoring

1 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative closure determination has been requested pursuant to 40 CFR §257.103.

2 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative closure determination has been made pursuant to 40 CFR §257.103.

3 Enter month, day, and year.

Table	VI.C-1. – Groundv	vater Detection Monite	oring Parameters	
Parameter	Sampling Frequency	Analytical Method	Practical Quantification Limit (units)	Concentration Limit <sup>1</sup>
A1 Landfill				
Boron	Semi-Annual	SW6020A	0.03 mg/L	0.546
Calcium	Semi-Annual	SW6020A	0.3 mg/L	276
Chloride	Semi-Annual	E300	1.0 mg/L	35.5
Fluoride	Semi-Annual	E300	0.4 mg/L	0.4
Field pH	Semi-Annual	Field Measured	s.u.	5.81 7.58
Sulfate	Semi-Annual	E300	3.0 mg/L	1,100
TDS	Semi-Annual	M2540C	50.0 mg/L	2,850
Ash Pond Area				
Boron	Semi-Annual	SW6020A	0.03 mg/L	0.602
Calcium	Semi-Annual	SW6020A	0.3 mg/L	57.2
Chloride	Semi-Annual	E300	10.0 mg/L	153
Fluoride	Semi-Annual	E300	0.4 mg/L	0.4
Field pH	Semi-Annual	Field Measured	s.u.	4.63 7.6
Sulfate	Semi-Annual	E300	3.0 mg/L	365
TDS	Semi-Annual	M2540C	50.0 mg/L	1,100
PDP-5				
MW-17A Boron	Semi-Annual	SW6020A	0.03 mg/L	0.538
MW-17A Calcium	Semi-Annual	SW6020A	0.3 mg/L	6.73
MW-17A Chloride	Semi-Annual	E300	1.0 mg/L	10.4
MW-17A Fluoride	Semi-Annual	E300	0.4 mg/L	0.4
MW-17A Field pH	Semi-Annual	Field Measured	s.u.	2.5 9.19
MW-17A Sulfate	Semi-Annual	E300	3.0 mg/L	51.9
MW-17A TDS	Semi-Annual	M2540C	10.0 mg/L	170
MW-18A Boron	Semi-Annual	SW6020A	0.03 mg/L	0.20
MW-18A Calcium	Semi-Annual	SW6020A	0.3 mg/L	3.1
MW-18A Chloride	Semi-Annual	E300	1.0 mg/L	10.4
MW-18A Fluoride	Semi-Annual	E300	0.4 mg/L	0.4
MW-18A Field pH	Semi-Annual	Field Measured	s.u.	4.88 7.92

# Table VI.C-1. - Groundwater Detection Monitoring Parameters

MW-18A Sulfate	Semi-Annual	E300	3.0 mg/L	9.1
MW-18A TDS	Semi-Annual	M2540C	10.0 mg/L	157
MW-19 Boron	Semi-Annual	SW6020A	0.03 mg/L	0.782
MW-19 Calcium	Semi-Annual	SW6020A	0.3 mg/L	237
MW-19 Chloride	Semi-Annual	E300	1.0 mg/L	57.7
MW-19 Fluoride	Semi-Annual	E300	0.4 mg/L	0.512
MW-19 Field pH	Semi-Annual	Field Measured	s.u.	4.6
				8.08
MW-19 Sulfate	Semi-Annual	E300	3.0 mg/L	672
MW-19 TDS	Semi-Annual	M2540C	10.0 mg/L	1,380
MW-20A Boron	Semi-Annual	SW6020A	0.03 mg/L	0.213
MW-20A Calcium	Semi-Annual	SW6020A	0.3 mg/L	25.7
MW-20A Chloride	Semi-Annual	E300	1.0 mg/L	12.3
MW-20A Fluoride	Semi-Annual	E300	0.4 mg/L	0.954
MW-20A Field pH	Semi-Annual	Field Measured	s.u.	3.06
				8.76
MW-20A Sulfate	Semi-Annual	E300	3.0 mg/L	148
MW-20A TDS	Semi-Annual	M2540C	10.0 mg/L	381
MW-22 Boron	Semi-Annual	SW6020A	0.03 mg/L	0.411
MW-22 Calcium	Semi-Annual	SW6020A	3.0 mg/L	306
MW-22 Chloride	Semi-Annual	E300	1.0 mg/L	32.7
MW-22 Fluoride	Semi-Annual	E300	0.4 mg/L	1.07
MW-22 Field pH	Semi-Annual	Field Measured	s.u.	4.08
		2000	2.0.7	8.63
MW-22 Sulfate	Semi-Annual	E300	3.0 mg/L	216
MW-22 TDS	Semi-Annual	M2540C	10.0 mg/L	1,780
MW-23 Boron	Semi-Annual	SW6020A	0.03 mg/L	0.0678
MW-23 Calcium	Semi-Annual	SW6020A	0.3 mg/L	2
MW-23 Chloride	Semi-Annual	E300	1.0 mg/L	7.52
MW-23 Fluoride	Semi-Annual	E300	0.4 mg/L	0.4
MW-23 Field pH	Semi-Annual	Field Measured	s.u.	3.38
				8.45
MW-23 Sulfate	Semi-Annual	E300	3.0 mg/L	3.27
MW-23 TDS	Semi-Annual	M2540C	10.0 mg/L	143
MW-24 Boron	Semi-Annual	SW6020A	0.3 mg/L	4.92
MW-24 Calcium	Semi-Annual	SW6020A	0.3 mg/L	45.9

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MW-24 Chloride	Semi-Annual	E300	1.0 mg/L	22.6
MW-24 Flouride	Semi-Annual	E300	0.4 mg/L	1.03
MW-24 Field pH	Semi-Annual	Field Measured	s.u.	1.33
				9.97
MW-24 Sulfate	Semi-Annual	E300	30.0 mg/L	533
MW-24 TDS	Semi-Annual	M2540C	10.0mg/L	894
MW-25 Boron	Semi-Annual	SW6020A	0.03 mg/L	0.136
MW-25 Calcium	Semi-Annual	SW6020A	3.0 mg/L	41.3
MW-25 Chloride	Semi-Annual	E300	10.0 mg/L	197
MW-25 Flouride	Semi-Annual	E300	0.4 mg/L	0.4
MW-25 Field pH	Semi-Annual	Field Measured	s.u.	4.65
				7.93
MW-25 Sulfate	Semi-Annual	E300	3.0 mg/L	118
MW-25 TDS	Semi-Annual	M2540C	10.0 mg/L	705
MW-26 Boron	Semi-Annual	SW6020A	0.03 mg/L	0.111
MW-26 Calcium	Semi-Annual	SW6020A	0.3 mg/L	4.74
MW-26 Chloride	Semi-Annual	E300	1.0 mg/L	14.6
MW-26 Flouride	Semi-Annual	E300	0.4 mg/L	0.577
MW-26 Field pH	Semi-Annual	Field Measured	s.u.	5.35
				7.57
MW-26 Sulfate	Semi-Annual	E300	3.0 mg/L	64.6
MW-26 TDS	Semi-Annual	M2540C	10.0 mg/L	438

1 The concentration limit is the basis for determining whether a release has occurred from the CCR unit/area.

				C	
N.O.R. Unit No.	Unit Description <sup>1,2</sup>	Well(s)	Constituent(s)	Date of SSI Determination	Date of Assessment Monitoring Notification <sup>3</sup>
002	A1 Landfill	BMW-19, BMW-21, BMW-22, BMW-23, BMW-24, BMW-26, BMW-27, BMW-28	B, Ca, Cl, SO4, TDS	1/16/2018	8/16/2018
013, 014, 023	Ash Pond Area	H-27, H-28, H-29, H-31, H-32	B, Ca, Cl, F, SO4, TDS	1/16/2018	8/16/2018

#### Table VI.D. - CCR Units Under Assessment Monitoring

1 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative closure determination has been requested pursuant to 40 CFR §257.103. 2 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative closure determination has been made

pursuant to 40 CFR §257.103.

3 Enter month, day, and year

Parameter	Sampling Frequency	Analytical Method	Practical Quantification Limit (units)	Concentration Limit <sup>1</sup>
A1 Landfill				
Antimony	Semi-Annual	SW6020B	0.000800 mg/L	0.006 mg/L
Arsenic	Semi-Annual	SW6020B	0.00200 mg/L	0.0164 mg/L
Barium	Semi-Annual	SW6020B	0.00300 mg/L	2 mg/L
Beryllium	Semi-Annual	SW6020B	0.000300 mg/L	0.004 mg/L
Cadmium	Semi-Annual	SW6020B	0.000300 mg/L	0.005 mg/L
Chromium	Semi-Annual	SW6020B	0.00200 mg/L	0.1 mg/L
Cobalt	Semi-Annual	SW6020B	0.00300 mg/L	0.0124 mg/L
Fluoride	Semi-Annual	SW6020B	0.100 mg/L	4 mg/L
Lead	Semi-Annual	SW6020B	0.000300 mg/L	0.015 mg/L
Lithium	Semi-Annual	SW6020B	0.00500 mg/L	0.103 mg/L
Mercury	Semi-Annual	SW7470A	0.0000800 mg/L	0.002 mg/L
Molybdenum	Semi-Annual	SW6020B	0.00200 mg/L	0.1 mg/L
Selenium	Semi-Annual	SW6020B	0.00200 mg/L	0.05 mg/L
Thallium	Semi-Annual	SW6020B	0.000500 mg/L	0.002 mg/L
Radium 226+228	Semi-Annual	904 + SM7500Ra B M	varies	10.7 pCi/L
Ash Pond Area				
Antimony	Semi-Annual	SW6020B	0.000800 mg/L	0.006 mg/L
Arsenic	Semi-Annual	SW6020B	0.00200 mg/L	0.01 mg/L
Barium	Semi-Annual	SW6020B	0.00300 mg/L	2 mg/L
Beryllium	Semi-Annual	SW6020B	0.000300 mg/L	0.004 mg/L
Cadmium	Semi-Annual	SW6020B	0.000300 mg/L	0.005 mg/L
Chromium	Semi-Annual	SW6020B	0.00200 mg/L	0.1 mg/L
Cobalt	Semi-Annual	SW6020B	0.00300 mg/L	0.0564 mg/L
Fluoride	Semi-Annual	SW6020B	0.100 mg/L	4 mg/L
Lead	Semi-Annual	SW6020B	0.000300 mg/L	0.015 mg/L
Lithium	Semi-Annual	SW6020B	0.00500 mg/L	0.177 mg/L
Mercury	Semi-Annual	SW7470A	0.0000800 mg/L	0.002 mg/L

# Table VI.D-2. - Groundwater Assessment Monitoring Parameters

# Registration No.: CCR105 Registrant: Martin Lake Steam Electric Station

Molybdenum	Semi-Annual	SW6020B	0.00200 mg/L	0.1 mg/L
Selenium	Semi-Annual	SW6020B	0.00200 mg/L	0.05 mg/L
Thallium	Semi-Annual	SW6020B	0.000500 mg/L	0.002 mg/L
Radium 226+228	Semi-Annual	904 + SM7500Ra B M	varies	5 pCi/L

<sup>1</sup> The concentration limit is the basis for determining whether a release has occurred from the CCR unit/area.

#### Table VII.A.1. - Unit Closure

For each unit to be registered, list the unit components to be decontaminated, the possible methods of decontamination, and the possible methods of disposal of wastes and waste residues generated during unit closure.

Equipment or CCR Unit	Possible Methods of Decontamination <sup>1</sup>	Possible Methods of Disposal <sup>1</sup>
002-A1 Landfill	Close in Place	No Disposal
013-New Scrubber Pond Piping	Removal	Landfill
013-New Scrubber Pond	Close in Place	No Disposal
014-West Ash Pond Piping	Removal	Landfill
014-West Ash Pond	Close in Place	No Disposal
023-East Ash Pond Piping	Removal	Landfill
023-East Ash Pond	Close in Place	No Disposal
024-Permanent Disposal Pond 5 (PDP-5) Piping	Removal	Landfill
024-Permanent Disposal Pond 5 (PDP-5)	Close in Place	No Disposal

1 Applicants may list more than one appropriate method.

Registered Unit No.	N.O.R. Unit No.	Unit Description <sup>1,2</sup>	Date of Receipt of Last Waste <sup>3</sup>	Date of Closure Notification <sup>3</sup>

# Table VII.A.2. - CCR Units Under Alternative Closure Notification

1 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative closure determination has been requested pursuant to 40 CFR §257.103.

2 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative closure determination has been made pursuant to 40 CFR §257.103.

3 Enter month, day, and year.

#### Registration No.: CCR105 Registrant: Martin Lake Steam Electric Station

Unit	Cost
002-A1 Landfill	\$8,273,063
013, 014, 023-Ash Pond Area (NSP, WAP, EAP)	\$2,058,214
024-Permanent Disposal Pond 5 (PDP-5)	\$2,026,787
Total Existing Unit Post-Closure Cost Estimate	\$12,358,064 (in 2021 Dollars) <sup>1</sup>

#### Table VIII.A.1. - Post-Closure Cost Summary for Existing Registered Units

# Table VIII.A.2. - Post-Closure Cost Summary for Proposed Registered Units

Unit	Cost
N/A	

1 As units are added or deleted from these tables through future registration amendments, the remaining itemized unit costs should be updated for inflation when re-calculating the revised total cost in current dollars.

Unit Name	Date Certified	Authorized Post-	Earliest Date Post-
	Closed	Closure Period (Yrs.)	Closure Ends (See Note 1)
[Unit Example 1]	[1/1/1995]	30 years	[1/1/2025]
[Unit Example 2]	[1/1/1990]	30 years	[1/1/2020]
[Unit Example 3]	[1/1/1984]	30 years	[1/1/2014]

# Table VIII.B. - Post-Closure Period

Note 1 – Post-Closure Care shall continue beyond the specified date until the Executive Director has approved the applicant's request to reduce or terminate the post-closure period, consistent with 30 TAC §352.1241 – Post-Closure Care Requirements.

N/A



Texas Commission on Environmental Quality

Registration Application for Coal Combustion Residuals (CCR) Waste Management

# I. General Information

# 1. Reason for Submittal

Type of Registration Application

🗌 New 📃 Major Amendment

Minor Amendment

□ Name Change

 $\boxtimes$  Notice of Deficiency (NOD) Response  $\Box$  Transfer

□ Other

# 2. Application Fees

 $\boxtimes$  \$150 Application Fee

Payment Method

□ Check □ Online through ePay portal <<u>www3.tceq.texas.gov/epay/</u>>

If paid online, enter ePay Trace Number: 582EA000467516

# 3. Facility Information

Facility information must match regulated entity information on the Core Data Form.

Applicant: 🗌 Owner 🗌 Operator 🖾 Owner/Operator

Facility TCEQ Solid Waste Registration No: 31277

Facility EPA ID: TXD000821306

Regulated Entity Reference No. (if issued): RN102583093

Facility Name: MARTIN LAKE STEAM ELECTRIC STATION

Facility (Area Code) Telephone Number: 214-875-8338

Facility physical street address (city, state, zip code, county): 8850 FM 2658 N, TATUM, TX, 75691, RUSK

Facility mailing address (city, state, zip code, county): 6555 Sierra Dr, Irving, TX 75039

Latitude (Degrees, Minutes Seconds): 32° 15' 35"

Longitude (Degrees, Minutes Seconds): 94° 34' 13"

# 4. Publicly Accessible Website

Provide the URL address of a publicly accessible website where the owner or operator of a CCR unit will post information. https://www.luminant.com/ccr/

#### 5. Facility Landowner(s) Information

Facility landowner(s) name: Luminant Generation Company LLC Facility landowner mailing address: 6555 Sierra Dr City: Irving State: TX Zip Code: 75039 (Area Code) Telephone Number: 214-875-8338

Email Address (optional):

# 6. CCR Waste Management Unit(s)

 $\boxtimes$  Landfill Unit(s)  $\boxtimes$  Surface Impoundment(s)

For each existing landfill, new landfill and lateral expansion, existing surface impoundment, and new surface impoundment and lateral expansion(s) provide information on type of waste, the registered unit(s) in which they are managed, and sampling and analytical methods.

Submit the following tables:

Table I.6. – CCR Waste Management Units

Table I.6.A. - Waste Management Information

Table I.6.B. - Waste Managed in Registered Units

Table I.6.C. - Sampling and Analytical Methods

# 7. Description of Proposed Activities or Changes to Existing Facility

Provide a brief description of the proposed activities if application is for a new facility, or the proposed changes to an existing facility or registration conditions, if the application is for an amendment.

Luminant Generation Company LLC (Luminant) owns/operates the Martin Lake Steam Electric Station (MLSES), which is located approximately 5 miles southeast of the town of Tatum in Rusk County, Texas. The MLSES consists of three coal-fired units with a combined operating capacity of approximately 2,250 megawatts. Coal combustion residuals (CCR) including fly ash, bottom ash, and flue gas desulfurization sludge (scrubber sludge) are generated as part of MLSES unit operation. The Texas Commission on Environmental Quality (TCEQ) Solid Waste Registration Number (SWR No.) for the MLSES is 31277. CCR is managed in one onsite landfill, A1 Landfill, and four surface impoundments, New Scrubber Pond (NSP), West Ash Pond (WAP), East Ash Pond (EAP), and Permanent Disposal Pond 5 (PDP-5).

The A1 Landfill is the primary disposal facility for CCR generated at the MLSES. The A1 Landfill is located approximately 2.5 miles southeast of the MLSES. CCR is transported to the landfill in rail cars, off loaded and placed within the active areas at the landfill. The A1 Landfill is listed on the Notice of

Registration (NOR) for the MLSES as Unit No. 002 and is regulated as a Class 2 non-hazardous industrial solid waste landfill.

The WAP and EAP receive sluice water from bottom ash dewatering bins and other process wastewater sources that typically include bottom ash fines. The ponds, <u>which were recently retrofitted</u>, <u>will be are</u> cleaned periodically as part of ongoing operations. The material removed from the WAP and EAP is sent to the A1 Landfill for disposal.

The NSP is used to manage scrubber sludge and discharge from the sludge thickener sumps, the plant yard sumps, and stormwater management areas. Water collecting in the NSP serves as wet-well make-up water as well as emergency make-up water in the scrubber area.

PDP-5 is primarilywas previously used to manage excess liquids including stormwater and excess process wastewater from both the New Scrubber Pond and Bottom Ash Ponds. <u>An Intent to Close</u> Notification for PDP-5 was posted to the facility's operating record on February 1, 2024.

#### 8. Primary Contact Information

Contact Name: Renee Collins Title: Sr. Director Environmental Services

Contact mailing address: 6555 Sierra Drive City: Irving County: Dallas State: TX Zip Code: 75039 (Area Code) Telephone Number: 214-875-8338

Email Address (optional):

#### 9. Notice Publishing

Contact Name: Renee Collins Title: Sr. Director, Environmental Services

Contact mailing address: 6555 Sierra Drive City: Irving County: Dallas State: TX Zip Code: 75039 (Area Code) Telephone Number: 214-875-8338

#### 10. Alternative Language Notice

Is an alternative language notice required for this application? For determination, refer to Alternative Language Checklist on the Public Notice Verification Form (TCEQ-20244-Waste-NORI).

🛛 Yes 🗌 No

# 11. Public Place Location of Application

Name of the Public Place: Rusk County Clerk's Office Physical Address: 115 North Main Street, Room 206 City: Henderson County: Rusk State: TX Zip Code: **7**5652 (Area code) Telephone Number: 903-657-0330 Name of the Public Place: Tatum Public Library Physical Address: 335 Hood Street City: Tatum County: Panola State: TX Zip Code: 75691 (Area code) Telephone Number: 903-947-2211

12. Ownership Status	of the Facility	
<ul> <li>Corporation</li> <li>Sole Proprietorship</li> <li>Corporation</li> </ul>	<ul> <li>Limited Partnership</li> <li>General Partnership</li> </ul>	🛛 Other (specify): Limited Liability
Does the Site Owner (Pern ⊠ Yes □ No	nittee/Registrant) own all the	CCR units and all the facility property?
13. Property / Legal I	Description Information	

Provide a legal description and supporting documents of the property where the management of CCR waste will occur; including a survey plat and a boundary metes and bounds description (30 TAC §352.231(g)).

Submit the following documents:

- a. Property Legal Description
- b. Property Metes and Bounds Description
- c. Metes and Bounds Drawings
- d. On-Site Easements Drawings

See APPENDIX A for Property/Legal Description Information and Property Owner Affidavit for A1 Landfill, Ash Pond Area, and PDP-5.

#### 14. Operator Information

Identify the entity who will conduct facility operations, if the owner and operator are not the same.

Operator Name:

Operator mailing address:

City: State: Zip Code:

(Area Code) Telephone Number:

Email Address (optional):

# 15. Confidential Documents

Does the application contain confidential documents?

🗌 Yes 🛛 🖾 No

If "Yes", cross-reference the confidential documents throughout the application and submit as a separate attachment in a binder clearly marked "CONFIDENTIAL."

# 16. Permits and Construction Approvals

Permit or Approval	Received	Pending	Not Applicable
Hazardous Waste Management Program under the Texas Solid Waste Disposal Act			
Underground Injection Control Program under the Texas Injection Well Act			$\boxtimes$
National Pollutant Discharge Elimination System Program under the Clean Water Act and Waste Discharge Program under Texas Water Code, Chapter 26			
Prevention of Significant Deterioration Program under the Federal Clean Air Act (FCAA). Nonattainment Program under the FCAA			$\boxtimes$
National Emission Standards for Hazardous Air Pollutants Preconstruction Approval under the FCAA			$\boxtimes$
Other (describe):			
Other (describe):			
Other (describe):			

#### 17. Legal Authority

The owner and operator of the facility shall submit verification of their legal status with the application. This shall be a one-page certificate of incorporation issued by the secretary of state. The owner or operator shall list all persons having over a 20% ownership in the facility.

See APPENDIX A for Certificate of Authority

# **18.** TCEQ Core Data Form

The TCEQ requires that a Core Data Form (TCEQ-10400) be submitted on all incoming applications, unless a Regulated Entity and Customer Reference Number has been issued by the TCEQ and no core data information has changed. For more information regarding the Core Data Form, call (512) 239-5175 or visit the TCEQ Website.

#### See APPENDIX A for TCEQ Core Data Form

# **19.** Other Governmental Entities Information

#### **Coastal Management Program**

Is the facility within the Coastal Management Program boundary?

🗌 Yes 🛛 🖾 No

#### Local Government Jurisdiction (If Applicable)

Within City Limits of: N/A Within Extraterritorial Jurisdiction of: N/A Is the facility located in an area in which the governing body of the municipality or county has prohibited the storage, processing or disposal of municipal or industrial solid waste?

 $\Box$  Yes  $\Box$  No If "Yes", provide a copy of the ordinance or order as an attachment.

#### 20. Attachments

Does the application include the following?

General Maps	🖾 Yes	🗌 No
General Topographic Map	🛛 Yes	🗌 No
Facility Layout Map	🛛 Yes	🗌 No
Surrounding Features Map	🛛 Yes	🗌 No
Process Flow Diagram	🛛 Yes	🗌 No
Land Ownership Map	🛛 Yes	🗌 No
Land Ownership List	🛛 Yes	🗌 No
Pre-printed Mailing Labels	🖾 Yes	🗌 No

Maps and drawings shall be legible and easily readable by eye without magnification. Scales and paper size shall be chosen based on the type of map submitted, the land area covered, and the amount of detail to be shown. See instructions for details regarding maps and drawings to be submitted in application.

See APPENDIX A for Attachments detailed in Item 20

# 21. Verification of Compliance

Does the owner and operator verify that the design, construction, and operation of CCR landfill(s) and surface impoundment(s) meets the requirements of 30 TAC §352.231(f) (30 TAC §352.2; 40 CFR §257.52, and 40 CFR §§257.3-1 – 257.3-3).

🖾 Yes 🛛 🗌 No

As requested by TCEQ, please see the "Response to TCEQ CCR Unit Registration Comments" memorandums for A1 Landfill, Ash Ponds and PDP5 provided by Golder in APPENDIX A.

# II. Location Restrictions and Geology

See Instructions and Technical Guidance

#### 22. Location Restrictions

Submit certifications and technical reports demonstrating compliance of CCR unit(s) with applicable location restrictions (30 TAC 352, Subchapter E) and comply with 30 TAC §352.231(d) and 30 TAC §352.4 for submission of engineering and geoscientific information.

- A. **Placement above the uppermost aquifer** (30 TAC §352.601) (40 CFR §257.60). For those CCR units whose base is less than five feet above the upper limit of the uppermost aquifer, please submit a copy of the demonstration showing evidence of compliance with 40 CFR §257.60(a) (c).
- B. Wetlands (30 TAC §352.611) (40 CFR §257.61). For CCR units located in wetlands, please submit a copy of the demonstration showing evidence of compliance with 40 CFR §257.61(a) (c).
- C. **Fault areas** (30 TAC §352.621) (40 CFR §257.62). For CCR units located within 200 feet of the outermost damage zone of a fault, please submit a copy of the demonstration showing evidence of compliance with 40 CFR §257.62(a) (c).
- D. **Seismic impact zones** (30 TAC §352.631) (40 CFR §257.63). For CCR units located in a seismic impact zone, please submit a copy of the demonstration showing evidence of compliance with 40 CFR §257.63(a) (c).
- E. **Unstable areas** (30 TAC §352.641) (40 CFR §257.64). For CCR units located in unstable areas, please submit a copy of the demonstration showing evidence of compliance with 40 CFR §257.64(a) (d).

Location Restriction Demonstration reports for A1 Landfill, Ash Pond Area, and PDP-5 are located in APPENDIX B.

# 23. Geology Summary Report

Submit a summary of the geologic conditions at the facility, including the relation of the geologic condition to each CCR unit. The summary must include enough information and data and include sources and references for the information. Include all groundwater monitoring data required by 40 CFR Part 257, Subpart D, (30 TAC §352.241, §352.601, §352.621, §352.631, and §352.641) and submitted in accordance of 30 TAC §352.4.

**Note:** Previously prepared documents may be submitted but must be supplemented or updated as necessary to provide the requested information (30 TAC §352.241(b)).

For Geology Summary, please refer to "Groundwater Monitoring System Certification" reports for A1 Landfill, Ash Pond Area, and PDP-5 located in APPENDIX F. The Local Geology and Hydrogeology summary is located in Section 2.2 of each report.

All groundwater monitoring data summarized in "2020 <u>and 2021</u> Annual Groundwater Monitoring and Corrective Action Report<u>s</u>" for A1 Landfill, Ash Pond Area, and PDP-5 located in APPENDIX F.

# III. Fugitive Dust Control Plan

# 24. Fugitive Dust Control Plan

- **A. Submit a copy of the CCR Fugitive Dust Control Plan** (30 TAC §352.801) (40 CFR §257.80(b)), or the most recently amended plan. The initial plan or subsequent amended plan must be certified by a qualified Texas licensed professional engineer (Texas P.E.) that the plan meets the requirements of 30 TAC Chapter 352.
- **B.** Submit the most recent Annual CCR Fugitive Dust Control Report (30 TAC §352.801) (40 CFR §257.80(c)) and include the report information.

CCR Fugitive Dust Control Plan and Annual CCR Fugitive Dust Control Report located in APPENDIX C.

# IV. Landfill Criteria

See Instructions and Technical Guidance – No. 30 Coal Combustion Residuals Landfill

# 25. Landfill(s) for CCR Waste

Provide the following information below if there is a landfill; if there is more than one landfill, separate information is required for each landfill.

#### A. Landfill Characteristics

Describe the design, installation, construction, and operation of the landfill and submit a completed Table IV.A. – Landfill Characteristics.

The A1 Landfill is an above grade landfill surrounded by earthen embankments constructed of mine spoil that extend approximately 10 to 20 feet or more above surrounding grade. The bottom of the A1 LF is lined with a 1-foot thick compacted bottom liner consisting of clay-rich mine spoil scarified and re-compacted to achieve an in-place permeability of 1 x 10-7 cm/sec or less. The interior faces of the earthen embankments are constructed with a 3-foot thick compacted mine spoil liner designed to achieve an in-place permeability of  $1 \times 10-7$  cm/sec or less. The landfill footprint is underlain by low permeability, clay-rich mine spoil 70 to 100 feet in thickness.

#### B. Liner Design

1. For existing landfills, provide attachments describing how the facility will comply with 30 TAC 352, Subchapter F (Design Criteria).

A1 Landfill is an Existing CCR Landfill as defined by the CCR rule. There are no design criteria for existing CCR Landfills in either the state or federal CCR rule. 30 TAC 352, Subchapter F or 40 CFR  $\underline{\$}$  257.70

- 2. For new landfills or lateral expansions of existing landfills, submit pages describing how the facility will comply with 30 TAC §352.261 and 30 TAC §352.701.
- 3. Complete Table IV.B. Landfill Liner System and specify the type of liner used for the landfill.
- 4. Provide attachments describing the design, installation, and operation of the liner and leak detection system. The description must demonstrate that the liner and leak detection system will prevent discharge to the land, groundwater, and surface water. Submit a quality assurance project plan (QAPP) to ensure that each analysis is performed appropriately.

See "A-1 Disposal Area Expansion Registration Notification and Technical Report". Design, installation, and operation details can be found in Appendix IV. of the registration package. The "Hydrogeological/Geotechnical Evaluation" referenced in the registration package contains soils testing. Both documents can be found in APPENDIX D.

#### C. Leachate Collection and Removal

Submit design information and description of leachate collection and removal system in accordance with 30 TAC §352.701.

Complete Table IV.C. - Landfill Leachate Collection System

N/A

#### D. Design of Liner and Leachate Collection and Removal System.

For a new landfill or lateral expansion of a CCR landfill, provide a qualified Texas P.E. certification and technical report that the design of the liner and the leachate collection and removal system meets the requirements of 30 TAC §352.711.

N/A

#### E. Run-on and Run-off Controls

At time of application, attach pages describing how the facility will comply with the runon and run-off system plan for an existing, new, or lateral expansion of a CCR landfill information. Provide a qualified Texas P.E. certification and technical report that the runon and run-off control system plans meet the requirements of 30 TAC §352.811.

"Run-on and Run-off Control System Plan" for A1 Landfill is located in APPENDIX D.

#### F. Inspection for Landfills

At time of application, attach pages describing how the facility will comply 30 TAC §352.841 and complete Table IV.D. – Inspection Schedule for Landfills. For existing CCR landfills, provide the most recent inspection report. All CCR landfills and any lateral expansions of a CCR landfill must be inspected for any structural weakness, malfunction, deterioration conditions which are disrupting or have the potential to disrupt the operation or safety of the CCR unit, or any other conditions which may cause harm to human health and environment at a frequency specified in 40 CFR §257.84(a) and (b).

The 2021 Annual CCR Landfill inspection report is located in APPENDIX D.

# V. Surface Impoundment Criteria

See Instructions and Technical Guidance – No. 31 Coal Combustion Residuals Surface Impoundment

# 26. Surface Impoundment(s) for CCR Waste

Provide the following information below if there is a surface impoundment; if there is more than one surface impoundment, separate information is required for each surface impoundment.

#### A. General Surface Impoundment(s) Characteristics

Provide information about the characteristics of the surface impoundment(s): incised, surface area (acres), storage volume (acres-feet), and depth (feet).

For all surface impoundment(s), include the following information:

- 1. Complete Table V.A. Surface Impoundments Characteristics. List the surface impoundment(s) to be registered as a CCR unit(s), the wastes managed in each unit, and the rated capacity or size of each unit.
- 2. Describe the surface impoundment(s) and provide a plan view drawing with crosssections, if available.

See "History of Construction" and "History of Construction-Addendum No.1 <u>and No.</u> <u>2</u>" reports in APPENDIX E. The "History of Construction" report contains current information on PDP-5 and historical information on the other impoundments. The "History of Construction-Addendum No. 1 <u>and No.2</u>" report<u>s</u> contains updated descriptions and drawings of the East Ash Pond <u>(EAP)</u>, West Ash Pond <u>(WAP)</u>, and New Scrubber Pond <u>(NSP)</u>.

Please note that the EAP was retrofitted in 2020-and, the WAP was retrofitted in 2021: The-, and the NSP is currently beingwas retrofitted in 2023. This retrofit schedule corresponds to the schedule outlined in the November 25, 2020, request to the U.S. EPA for approval of a site-specific alternative deadline to initiate closure pursuant to 40 C.F.R. § 257.103(f)(1), and later which was updated in a June 10, 2022, with a schedule update provided to U.S. EPA. Updated drawings and as-builts for these retrofits can be found in the" History of Construction-Addendum No. 1 and No. 2". A copy of the "Martin Lake CCR Surface Impoundments Demonstration for a Site-Specific Alternative to Initiation of Closure Deadline" document is located in APPENDIX G. This document is discussed further in Section 26.B.

3. Specify the minimum freeboard to be maintained and the basis of the design to prevent overtopping resulting from normal or abnormal operation; overfilling; wind and wave action; rainfall; run-on; malfunctions of level controllers, alarms, and other equipment; and human error. Show that adequate freeboard will be available to prevent overtopping from a 100-year, 24-hour storm.

Per the updated "Inflow Design Flood Control System Plan" located in APPENDIX E, all ponds managed with recommended 2 feet of freeboard will adequately manage the design flood. See Sections 2.4 and 3.0 for these recommendations and results.

4. Waste Flow

Describe the means that will be used to immediately shut off the flow of waste to the impoundment in the event of liner failure or to prevent overtopping.

All inflows that enter the surface impoundments are pumped into the units under controlled conditions. There are no gravity or uncontrolled inflows. Pumps will be immediately removed from service to shut off flows to the impacted impoundment.

5. Dike Construction  $\boxtimes$  Yes  $\square$  No

If Yes, submit the dike certification (located at the end of the application).

In October 2016, the initial certified Periodic Hazard Potential Classification Assessments, Periodic Structural Stability Assessments, and Periodic Safety Factor Assessments were completed for all Martin Lake CCR surface impoundments as required by 40 CFR <u>§§</u> 257.73(a), 257.73(d), and 257.73(e). In October 2021, the certified 5-Year Updates to these assessments were completed as required by 40 CFR <u>§</u> 257.73 and 30 TAC 352.731, which identified no structural deficiencies. The most recent 2021 5-Year Assessment Updates are located in APPENDIX E. Based on the conclusion in the certified 5-year updates that no structural deficiencies exist, the facility is submitting these documents in lieu of the Dike Certification.

The structural integrity of the dike system must be certified by a qualified Texas P.E. before the registration is issued. If the impoundment is not being used, the dike system must be certified before it can be put into use. The certification must be sealed by a qualified Texas P.E., along with the engineering firm's name and registration number (30 TAC §352.4).

A report shall accompany the dike certification which summarizes the activities, calculations, and laboratory and field analyses performed in support of the dike certification. Describe the design basis used in construction of the dikes. A QAPP should be included in the report to ensure that each analysis is performed appropriately and include:

- (1) Slope Stability Analysis
- (2) Hydrostatic and Hydrodynamic Analysis
- (3) Storm Loading
- (4) Rapid Drawdown

Earthen dikes should have a protective cover to minimize wind and water erosion and to preserve the structural integrity of the dike. Describe the protective cover used and describe its installation and maintenance procedures.

#### B. Liner Design

For surface impoundment(s), provide information about how the facility will comply with 30 TAC §352.711 for existing CCR surface impoundments. For new and lateral expansion of CCR surface impoundments provide information on how the facility will comply with 30 TAC §352.261, and 30 TAC §352.721, see Instructions and Technical Guidance No. 31 Coal Combustion Residuals Surface Impoundment. The qualified Texas P.E. must certify that the design of the liner complies with the requirements of 30 TAC Chapter 352 and 40 CFR Part 257, Subpart D, where required.

Is the CCR surface impoundment unlined? 
Yes No

See discussion below.

If "Yes", the CCR unit is subject to the closure requirements under 30 TAC Chapter 352 and 40 CFR §257.101(a) to retrofit or close. A notification must be prepared stating that an assessment of corrective measures has been initiated.

On November 25, 2020, Luminant Generation Company LLC (Luminant) submitted a request to the U.S. Environmental Protection Agency (EPA) for approval of a site-specific alternative deadline to initiate closure pursuant to 40 C.F.R. § 257.103(f)(1) for the Ash Pond Area and PDP-5. On January 11, 2022, EPA issued a letter stating the site-specific alternative deadline demonstration was deemed complete thus tolling the cease receipt date until a final decision is issued on the demonstration. <u>On July 24, 2023, Luminant submitted a request to EPA to withdraw the site-specific deadline and received a response dated August 7, 2023, confirming the demonstration was withdrawn.</u> The "Martin Lake CCR Surface Impoundments Demonstration for a Site-Specific Alternative to Initiation of Closure Deadline", withdrawal request and withdrawal confirmation correspondence document<u>s</u> submitted is<u>are</u> located in APPENDIX G. As discussed above in Section 26.A.2., the EAP was retrofitted with an alternative composite liner in 2020<del>-and, the WAP was retrofitted with an alternative composite liner in 2021. T, and the NSP is currently being was retrofitted with an alternative composite liner <u>in 2023</u>.</del>

On, November 25, 2020, Luminant also submitted an Alternate Liner Demonstration (ALD) application to EPA pursuant to 40 C.F.R. § 257.57(d)(i) for PDP-5. The subsequent ALD demonstration was submitted on November 30, 2021. On January 11, 2022, EPA issued a letter stating the ALD Application was deemed complete thus tolling the cease receipt date until a final decision is issued on the ALD demonstration. The "Alternate Liner Demonstration Application" and the "Alternate Liner Demonstration" are located in APPENDIX E. On January 2, 2024, Luminant submitted a request to withdraw the ALD indicating that that all waste flows to PDP-5 had ceased. Luminant provided Notice of Intent to Close PDP-5 on February 1, 2024, pursuant to 40 C.F.R. § 257.102(g). If the ALD is approved by USEPA, PDP-5 would be considered a lined impoundment. Luminant will place a copy of the EPA's decision relating the Alternative Line Demonstration for PDP-5 in the facility's operating record when final. The request to withdraw the ALD is located in APPENDIX E.

- 1. Complete Table V.B. Surface Impoundment Liner System for each surface impoundment to be registered.
- 2. Describe the design, installation and operation of liner and leak detection components. The description must demonstrate that the liner and leak detection system will prevent discharge to the land and surface water. Submit a QAPP report to ensure that each analysis is performed appropriately.

A "Soil & Liner Evaluation Report (SLER)" for PDP-5 is located in Appendix K of the "Alternate Liner Demonstration Application" located in APPENDIX E. The "Alternative Liner Demonstration" is also included for review.

Liner Equivalency Demonstrations for the EAP, WAP, and NSP have been provided in APPENDIX E.

See the "Construction Completion and Construction Quality Assurance Report" for further information on the retrofitted EAP-and, WAP, and NSP in APPENDIX E.

The NSP is currently being retrofitted. Construction drawings can be found in the "History of Construction Addendum No. 1" report that indicate the installation of an alternative composite liner. A "Construction Completion and Construction Quality Assurance Report" will be completed following completion of the retrofit.

- 3. For new or laterally expansions of existing surface impoundments, provide a subsurface soil investigation report that must include:
  - a. A description of all borings drilled, at the unit location, to test soils and characterize groundwater;
  - b. A unit map drawn to scale showing the surveyed locations and elevations of the borings, including location of permanent identification markers ((30 TAC §352.731) and (40 CFR §257.73(a)(1));
  - c. Cross-sections prepared from the borings depicting the generalized strata at the unit;
  - d. Boring logs, including a description of materials encountered, and any discontinuities such as fractures, fissures, slickensides, lenses or seams;
  - e. A description of the geotechnical data and the geotechnical properties of the subsurface soil materials, including the suitability of the soils and strata for the intended uses; and
  - f. A demonstration that all geotechnical tests were performed in accordance with industry practices and recognized procedures.

N/A

# C. Hazard Potential Classification

Provide the current hazard potential classification assessment and associated documentation, as required by 30 TAC §352.731 or §352.741 and 40 CFR §257.73(a)(2) or §257.74(a)(2). The qualified Texas P.E. must certify that the initial hazard potential classification and any subsequent periodic classification was conducted in accordance with the requirements of 30 TAC Chapter 352, where required.

Hazard Potential Classification: LOW

See "Hazard Potential Classification Assessment" located in APPENDIX E

#### D. Emergency Action Plan for High or Significantly High Hazard Potential

Provide the current Emergency Action Plan that has been certified by a qualified Texas P.E. and includes the following requirements from 30 TAC 352, Subchapter F and 40 CFR  $\S257.73(a)(3)(i)(A) - (E)$  or 40 CFR  $\S257.74(a)(3)(i)(A) - (E)$ . The qualified Texas P.E. must certify that the written Emergency Action Plan and any subsequent amendment of the plan complies with the requirements of 30 TAC 352, Subchapter F, where required.

Complete Table V.J. - Inspection of Surface Impoundments

N/A

#### E. Inflow Design Flood Control System Plan

Describe how the surface impoundment(s) system will manage stormwater run-on away from the surface impoundment(s) (30 TAC §352.821 and 40 CFR §257.82(a) and (c)). Stormwater run-on must be diverted away from a surface impoundment, based on the hazard potential. Where dikes are used to divert run-on, they must be protected from erosion. Include all analyses used to calculate run-on volumes. Provide the inflow design flood control system plan. Provide qualified Texas P.E. certification that the initial and periodic inflow design flood control system plans meet the requirements of 30 TAC §352.821, where required.

See "Inflow Design Flood Control System Plan" located in APPENDIX E.

# F. History of Construction for Existing CCR Surface Impoundment(s), or the Design and Construction Plans for New and Lateral Expansions

Provide information on the history of construction for each existing CCR surface impoundment (30 TAC §352.731 and 40 CFR §257.73(c)) or the design and construction plans for new and lateral expansions of each CCR surface impoundment (30 TAC §352.741) and (40 CFR §257.74(c)).

See "History of Construction" <u>along with "History of Construction-Addendum No. 1 and No. 2" reports</u> in APPENDIX E.

#### G. Structural Stability Assessment

Provide the most recent structural stability assessment of the surface impoundments. Include the combined capacity of all surface impoundment spillways with calculations; the peak discharge the unit must meet for all combined spillways; probable maximum flood-high hazard, 1,000-yr-significant high hazard, 100-yr-low hazard; identify if there were any structural stability deficiencies in last assessment; identify how these deficiencies were managed and corrected; and qualified Texas P.E. certification. The structural stability assessment must include all information required in 30 TAC §352.731 for existing surface impoundments or 30 TAC §352.741 for new or laterally expanding surface impoundments.

See "Structural Stability Assessment" located in APPENDIX E.

#### H. Safety Factor Assessment

The current safety factor assessment must be submitted with the application. It must include documentation that demonstrates whether the calculated factors of safety for each CCR surface impoundment achieve the minimum safety factors specified in 30 TAC 352, Subchapter F and 40 CFR §257.73(e)(1)(i) - (iv) and 40 CFR §257.74(e)(1)(i) - (iv) for the critical cross-section of the embankment. The critical cross-section is the cross-section anticipated to be the most susceptible to structural failure based on appropriate engineering considerations, including loading conditions. The safety factor assessments must be supported by appropriate engineering calculations and certified by a qualified Texas P.E.

See "Safety Factor Assessment" located in APPENDIX E.

# VI. Groundwater Monitoring and Corrective Action (30 TAC 352, Subchapter H)

See Instructions and Technical Guidance – No. 32 Coal Combustion Residuals Groundwater Monitoring and Corrective Action

# 27. Groundwater Monitoring System

- A. Complete Table VI.A. Unit Groundwater Detection Monitoring System.
- **B.** Provide a map showing location of wells, groundwater elevations, and groundwater flow direction.

See Groundwater Potentiometric Surface Maps in Appendix C of the "Groundwater Monitoring System Certification" reports for the A1 Landfill, the Ash Pond Area, and PDP-5 located in APPENDIX F. Updated potentiometric surface maps are also available in the "2021 Annual Groundwater Monitoring and Corrective Action Report-Revision 1" reports for each unit in APPENDIX F.

**C.** Provide attachments describing how the facility will comply with the requirements in 30 TAC §352.911 and provide a certification by a qualified Texas P.E or qualified Texas P.G. that the groundwater monitoring system design and construction meet the requirements of 30 TAC Chapter 352.

See "Groundwater Monitoring System Certification" reports for the A1 Landfill, the Ash Pond Area, and PDP-5 located in APPENDIX F.

Provide a figure showing the geologic units and fill materials overlying the uppermost aquifer, materials comprising the uppermost aquifer, and materials comprising the confining unit defining the lower boundary of the uppermost aquifer, including, but not limited to, thicknesses, stratigraphy, lithology, hydraulic conductivities, porosities and effective porosities.

See Figures 3, 4, 5, 6, 7 in the "Groundwater Monitoring System Certification" report for A1 Landfill located in APPENDIX F.

See Figures 3, 4, 5, 6 in the "Groundwater Monitoring System Certification" report for the Ash Pond Area located in APPENDIX F.

See Figures 4, 5, 6 in the "Groundwater Monitoring System Certification" report for PDP-5 located in APPENDIX F. Updated cross-sections have been added to the "Groundwater Monitoring System Certification-Addendum No. 1" for PDP-5 in APPENDIX F.

- **D.** For a multiunit groundwater monitoring system, demonstrate that the groundwater monitoring system will be equally as capable of detecting monitored constituents at the waste boundary of the CCR unit as the individual groundwater monitoring system for each CCR unit by providing at minimum the following information:
  - 1. Number, spacing, and orientation of each CCR unit;
  - 2. Hydrogeologic setting; and
  - 3. Site history.

See "Groundwater Monitoring System Certification" report for the Ash Pond Area located in APPENDIX F.

- E. Has there been any sampling concentrations of one or more constituents listed in Appendix IV detected at statistically significant levels above the groundwater protection standard (GWPS)? ⊠ Yes □ No
- **F.** Provide information on how monitoring wells have been constructed and cased in a manner that maintains the integrity of the monitoring well borehole and to prevent contamination of samples and the groundwater.

See "Groundwater Monitoring System Certification" reports <u>and addendums</u> for the A1 Landfill, the Ash Pond Area, and PDP-5 located in APPENDIX F.

#### 28. Groundwater Monitoring Sampling and Analysis Program

Provide a sampling and analysis plan that includes procedures and techniques; sampling and analytical methods that are appropriate for groundwater sampling; and that address the requirements of 30 TAC §352.931 and 40 CFR §257.93. Provide a P.E or P.G. certification that describes the statistical method selected to evaluate the groundwater monitoring data and certifies that the selected statistical method is appropriate for evaluating the groundwater monitoring data for the CCR management area. Refer to TG-32 for information and guidance.

See "Groundwater Monitoring Plan-Revision 2" for the A1 Landfill, the Ash Pond Area, and PDP-5 located in APPENDIX F.

See "Statistical Analysis Plan-Revision 1" for the A1 Landfill, the Ash Pond Area, and PDP-5 located in APPENDIX F.

#### 29. CCR Unit(s) in a Detection Monitoring Program

Does the facility have CCR unit(s) in a Detection Monitoring Program?

🛛 Yes 🛛 🗋 No

PDP-5

If "Yes", Submit the following information:

- A. Submit Table VI.C. Facility CCR Units Under Detection Monitoring.
- **B.** Provide a Background Evaluation Report.

Background data was derived from the eight independent sampling events required under 40 CFR 257.94(b). A summary of the background monitoring program can be found in Section 3.0 of the "2017 Annual Groundwater Monitoring Report". Background water quality data is summarized in Tables 3 and 4 and laboratory analytical reports are located in Appendix A of the 2017 report.

The "2017 Annual Groundwater Monitoring Report" for PDP-5 is in APPENDIX F.<u>See</u> "Background Groundwater Monitoring and Statistical Analysis Summary Report" for PDP-5 located in APPENDIX F.

C. Provide a report with the results of semiannual monitoring events.

The "2020 Annual Groundwater Monitoring and Corrective Action Report" and the "2021 Annual Groundwater Monitoring and Corrective Action Report-Revision 1" for PDP-5 is in APPENDIX F.

1. Has a statistically significant increase (SSI) been detected for one or more of the constituents listed in Appendix III at any monitoring well?

$\boxtimes$	Yes	🗌 No

2. Has a notification to the executive director been sent within 14 days?

🛛 Yes 🛛 🗌 No

- 3. Date assessment monitoring program will start: N/A Due to successful ASDs
- 4. Do you plan to provide an alternative source demonstration (ASD)?

🛛 Yes	🗌 No
-------	------

# 30. CCR Unit(s) in an Assessment Monitoring Program

Does the facility have CCR unit(s) in an Assessment Monitoring Program?

🛛 Yes 🗌 No

#### A1 Landfill

Ash Pond Area

Background data was derived from the eight independent sampling events required under 40 CFR 257.93(d). A summary of the background monitoring program is found in Section 3.0 of the "2017 Annual Groundwater Monitoring Report" for A1 Landfill and the Ash Pond Area. Background water quality data is summarized in Tables 3 and 4 and laboratory analytical reports are located in Appendix A of the 2017 reports. The additional reports are located in APPENDIX F. See "Background Groundwater Monitoring and Statistical Analysis Summary Report" for A1 Landfill and the Ash Pond Area located in APPENDIX F.

If "Yes", Submit information related for units.

- A. Complete Table VI.D. CCR Units Under Assessment Monitoring.
- **B.** Provide, for each well in assessment monitoring status, the recorded concentrations lab sheets and results in a tabulated form.

See summary tables 3 and 4 for all results in tabulated form in the "2020 Annual Groundwater Monitoring Report" for both the A1 Landfill and the Ash Pond Area in APPENDIX F. The "2021 Annual Groundwater Monitoring and Corrective Action Report-Revision 1" for the Ash Pond Area and A1 Landfill have been added to APPENDIX F.

C. Have the concentrations of all constituents listed in Appendices III and IV been at or below background values, using the statistical procedures in 30 TAC §352.931 and 40 CFR §257.93(g), for two consecutive sampling events for the CCR unit(s)? □ Yes ⊠ No

If answer to above is yes, detection monitoring may resume. The owner or operator must prepare a notification stating that detection monitoring is resuming for the CCR unit and obtain written approval from the executive director.

- D. Are there any concentrations of any constituent in Appendices III and IV above background values? ⊠ Yes □ No
  - 1. Has a notification to the executive director been sent within 14 days?

🛛 Yes 🛛 🗌 No

- E. Date assessment of corrective measures will be initiated (must be within 90 days of finding a statistically significant level above the GWPS) for the CCR unit(s): April 8, 2019
- **F.** Will you provide an ASD (see TG-32 for an acceptable submittal)? □ Yes ⊠ No
- G. Date assessment of corrective measures will be initiated if ASD is not accepted?  $\ensuremath{N/A}$
- H. Complete Table VI.D-2. Groundwater Detection Monitoring Parameters

**Note:** Refer to TG-32 regarding establishing a GWPS for each constituent in Appendix IV detected in the groundwater and attach as table.

I. Have you completed the assessment of corrective measures? Yes No
 If "Yes", date assessment of corrective measures was completed: September 5, 2019
 If "No", date assessment of corrective measures will be completed:
 Expected date of submittal of amendment (see note below):
 Provide completed assessment of corrected measures materials.

**Note**: Within **30 days** of completing the assessment of corrective measures, and before remedy implementation, the owner or operator shall submit an application for amendment to the registration. In some circumstances, the assessment of corrective measures and selected remedy may be approved as part of the initial application for the CCR unit registration.

"Assessment of Corrective Measures" reports is for the A1 Landfill and the Ash Pond Area are located in APPENDIX F.

J. Have you selected a remedy?  $\square$  Yes  $\square$  No

"Remedy Selection Report" for the A1 Landfill and the Ash Pond Area located in APPENDIX F.

Provide public meeting documentation under 30 TAC  $\S352.961$  and a report under 30

TAC §352.971 and 40 CFR §257.97.

"Assessment of Corrective Measures Public Meeting Documents" located in APPENDIX F.

# VII. Closure and Post-Closure Care

See Instructions and Technical Guidance

Submit a full closure plan and post-closure plan and all information describing how the owner or operator will comply with 30 TAC 352, Subchapter J and 40 CFR §§257.100 - 257.104. The owner of property on which an existing disposal facility is located,

following the closure of a unit, must also submit documentation that a notation has been placed in the deed to the facility that will in perpetuity notify any potential purchasers of the property that the land has been used to manage CCR wastes and its use is restricted (30 TAC §352.1221 and 40 CFR §257.102(i)). For CCR units, closed after October 19, 2015, that were closed before submission of the application, the applicant should submit documentation to show that notices required under 30 TAC 352, Subchapter K and 40 CFR §257.105 or §257.106 have been filed.

# 31. Closure Plan

This section applies to the owners and operators of all CCR units required to be registered. The applicant must close the facility in a manner that minimizes need for further maintenance and controls, or eliminates, to the extent necessary to protect human health and the environment, the post-closure release of CCR waste, chemical constituents of concern, leachate, contaminated rainfall, or waste decomposition products to the groundwater, surface waters, or to the atmosphere.

The type of unit to be closed can determine the level of detail sufficient for a closure plan. CCR units which have been certified closed after October 19, 2015, must provide documentation to demonstrate compliance with state and federal regulations.

For each unit to be registered, complete Table VII.A.1. - Unit Closure and list the CCR Unit components to be decontaminated, possible methods of decontamination, and possible methods of disposal of wastes and waste residues generated during unit closure. All ancillary components must be decontaminated, and the generated waste disposed of appropriately.

See "Closure Plan" and <u>"Closure Plan-Addendum No. 1"accompanying addendums</u> for A1 Landfill, the Ash Pond Area, and PDP-5 in APPENDIX G.

Information about CCR units closed or to be closed under alternative closure requirements must be provided in Table VII.A.2. - CCR Units Under Alternative Closure Notification.

On November 25, 2020, Luminant Generation Company LLC (Luminant) submitted a request to the U.S. Environmental Protection Agency (EPA) for approval of a site-specific alternative deadline to initiate closure pursuant to 40 C.F.R. § 257.103(f)(1) for the Ash Pond Area and PDP-5. On January 11, 2022, EPA issued a letter stating the site-specific alternative deadline demonstration was deemed complete thus tolling the cease receipt date until a final decision is issued on the demonstration. To date, no decision has been made by EPA. On July 24, 2023, Luminant submitted a request to EPA to withdraw the site -specific alternative deadline and received a response dated August 7, 2023, that the demonstration was withdrawn. The "Martin Lake CCR Surface Impoundments Demonstration for a Site-Specific Alternative to Initiation of Closure Deadline" document submitted, and the completeness determination letter, and the withdrawal correspondence are are located in APPENDIX G.

Guidance on design of a closure cap and final cover for non-hazardous industrial solid wastes landfills is provided in EPA publication 530-SW-85-014, TCEQ Technical Guidance No. 3 and TCEQ publication, RG-534, "Guidance for Liner Construction and Testing for a Municipal Solid Waste Landfill".

#### 32. Post-Closure Care Plan

Provide a post-closure care plan that complies with the requirements of 30 TAC §352.1241.

See "Post-Closure Plan" and "Post-Closure Plan-Addendum No. 1" accompanying addendums for A1 Landfill, the Ash Pond Area, and PDP-5 in APPENDIX G.

Post-closure care of each CCR unit must continue for at least 30 years after the date of completing closure of the unit and must consist of monitoring and reporting of the groundwater monitoring systems, in addition to the maintenance and monitoring of CCR unit. Continuation of certain security requirements may be necessary after the date of closure. Post-closure use of property on or in which waste remains after closure must never be allowed to disrupt the integrity of the containment system. In addition, submit the following information:

• The name, address, and phone number of the person or office to contact about the CCR unit during the post-closure period; and

Luminant-Environmental Services Renee Collins-Senior Environmental Director 6555 Sierra Drive Irving, TX 75039 214-875-8338 <u>CCRPostClosurePlan@Luminant.com</u>

• A discussion of the future use of the land associated with each unit.

See section 5.0 of the "Post-Closure Plans" for the A1 Landfill, the Ash Pond Area, and PDP-5 in APPENDIX G.

Landfills and surface impoundments which have been certified closed after October 19, 2015, must be included in post-closure care plans, unless they have been determined to have been closed by waste removal equivalent to the closure standards in 30 TAC §352.1221 and 40 CFR §257.102 or 30 TAC §352.1231 and 40 CFR §257.103. If such a demonstration has been made pursuant to 40 CFR §257.102 or §257.103, but an equivalency determination has not been made, please submit a copy of the demonstration documentation. If an equivalency determination has been made, applicant should submit a copy of this determination.

# VIII. Financial Assurance

# 33. Post-Closure Care Cost Estimate

Financial assurance for post-closure care (30 TAC §352.1101) applies to owners or operators of all CCR units, except CCR units from which the owner or operator intends to remove wastes and perform clean closure. Provide a written cost estimate in current dollars of the total cost of the 30-year (or longer, if applicable under 30 TAC §352.1101(d)) post-closure care period to perform post-closure care requirements as prescribed in 30 TAC §352.1241. The cost estimate must be based on the costs of hiring a third party to conduct post-closure care maintenance.

Complete Table VIII.A.1 - Post-Closure Cost Summary for Existing Registered Units

See "Post-Closure Care Estimates<u>-Revision 2</u>" in APPENDIX H. Cost estimates for the A1 Landfill are summarized in Table 3. Cost estimates for the Ash Pond Area are summarized in Table 2. Cost estimates for PDP-5 are summarized in Table 1.

Complete Table VIII.A.2. - Post-Closure Cost Summary for Proposed Registered Units

# 34. Financial Assurance Mechanism

The financial assurance for post-closure care is required in accordance with 30 TAC §352.1101. The applicant shall demonstrate the financial assurance within 90 days after approval of the registration with a financial mechanism acceptable to TCEQ in compliance with 30 TAC §352.1101(c) and 30 TAC §37, Subchapters A through D, except as indicated in 30 TAC §352.1111, in an amount no less than the amount specified in the approved Post-Closure Care Cost Summary. Provide a description of the proposed financial assurance mechanism.

Luminant Generation Company LLC will provide an acceptable financial assurance mechanism per 30 TAC 352.1101 no more than 90 days after the executive director's approval of the registration.

Complete Table VIII.B. - Post-Closure Period, for the authorized post-closure period, to meet the requirements of 30 TAC §352.1241(a) through (c).

# Signature Page

direction or supervision personnel properly gate person or persons who	n in accordance with ther and evaluate the manage the system, formation submitted e. I am aware there ar	a system designed to information submitted or those persons direct is, to the best of my k e significant penalties	l. Based on my inquiry of the ctly responsible for gathering nowledge and belief, true, for submitting false
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Name and Official Title	e (type or print):		
Owner or Operator Sig	gnature:	Date:	
Name and Official Title	e (type or print):		
To be completed by th representative for the		f the application is sig	ned by an authorized
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I,(operator)	/ 0	(authorized represen	tative)
additional information hearing or before the T request for a CCR wass for the contents of this in support of the appli registration which mig	as may be requested Fexas Commission on te management regist s application, for oral cation, and for comp ht be issued based up	by the Commission; a Environmental Qualit ration. I further under statements given by n liance with the terms a pon this application.	
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(Note:	Application Must Be	ar Signature & Seal of 1	Notary Public)
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My commission expire			.,
(Seal)	Notary Public in and f	for	County, Texas

#### **Registration Application for Coal Combustion Residuals Waste Management**

(See instructions for P.E/P.G. seal requirements.)

**Attachments and Tables** Attachment No. General Information Appendix A Property/Legal Description Property Owner Affidavit Legal Authority **Delegation of Signature Authority** TCEO Core Data Form Attachments Response to TCEQ CCR Unit Registration Comments (Item 21) - A1 Landfill Response to TCEQ CCR Unit Registration Comments (Item 21) – Ash Ponds and PDP5 **Location Restrictions & Geology** Appendix B Location Restrictions Demonstration-A1Landfill Location restriction Demonstration-Ash Pond Area Location restriction Demonstration-PDP-5 **Fugitive Dust Control Plan** Appendix C **CCR Fugitive Dust Control Plan** 2021 Annual CCR Fugitive Dust Control Report Landfill Criteria Appendix D A1 Landfill Registration Package Hydrogeological/Geotechnical Evaluation Run-on and Run-off Control System Plan 2021 Annual CCR Unit Inspection Report-Ash Landfill 1 Surface Impoundment Design and Operating Criteria Appendix E Summary of Liner Construction Alternate Liner Demonstration Application – PDP-5 Alternate Liner Demonstration - PDP-5 Request to Withdraw Alternate Line Demonstration Letter - PDP-5 East Ash Pond Liner Equivalency Demonstration West Ash Pond Liner Equivalency Demonstration New Scrubber Pond Liner Equivalency Demonstration Construction Completion and Construction Quality Assurance Report - EAP Construction Completion and Construction Quality Assurance Report -- WAP Construction Completion and Construction Quality Assurance Report - NSP Hazard Potential Classification Assessment Inflow Design Flood Control System Plan History of Construction History of Construction-Addendum No. 1 History of Construction-Addendum No. 2 Structural Stability Assessment Safety Factor Assessment Groundwater Monitoring and Corrective Action Appendix F Groundwater Monitoring System Certification-A1 Landfill Groundwater Monitoring System Certification-Addendum No. 1 - A1 Landfill Groundwater Monitoring System Certification-Addendum No. 2 - A1 Landfill Groundwater Monitoring System Certification-Ash Pond Area Groundwater Monitoring System Certification-PDP-5 Groundwater Monitoring System Certification-Addendum No. 1 - PDP-5 Groundwater Monitoring Plan-Revision 2 - A1 Landfill

Groundwater Monitoring Plan-Revision 2 - Ash Pond Area Groundwater Monitoring Plan-Revision 2 - PDP-5 Statistical Analysis Plan-Revision 1-A1 Landfill Statistical Analysis Plan-Revision 1-Ash Pond Area Statistical Analysis Plan-Revision 1-PDP-5 Background Groundwater Monitoring and Statistical Analysis Summary Report - A1 Landfill Background Groundwater Monitoring and Statistical Analysis Summary Report - Ash Ponds Background Groundwater Monitoring and Statistical Analysis Summary Report - PDP-5 2017 Annual Groundwater Monitoring Report-A1 Landfill 2017 Annual Groundwater Monitoring Report-Ash Pond Area 2017 Annual Groundwater Monitoring Report-PDP-5 2020 Groundwater Monitoring and Corrective Action Report-A1 Landfill 2020 Groundwater Monitoring and Corrective Action Report-Ash Pond Area 2020 Groundwater Monitoring and Corrective Action Report-PDP-5 2021 Groundwater Monitoring and Corrective Action Report-Revision 1 - A1 Landfill 2021 Groundwater Monitoring and Corrective Action Report-Revision 1 - Ash Pond Area 2021 Groundwater Monitoring and Corrective Action Report-Revision 1 – PDP-5 CCR Assessment of Corrective Measures-A-1 Landfill CCR Assessment of Corrective Measures-Ash Pond Area Assessment of Corrective Measures Public Meeting Documents Remedy Selection Report - A1 Landfill Remedy Selection Report - Ash Pond Area Closure and Post-Closure Care <u>Appendix</u> G Closure Plan-A1 Landfill Closure Plan-Addendum No. 1 - A1 Landfill Closure Plan-Ash Pond Area Closure Plan-Addendum No. 1 - Ash Pond Area Closure Plan-Addendum No. 2 - Ash Pond Area Closure Plan-PDP-5 Closure Plan-Addendum No. 1 - PDP-5 Closure Plan-Addendum No. 2 - PDP-5 Post-Closure Plan-A1 Landfill Post-Closure Plan-Addendum No. 1 - A1 Landfill Post-Closure Plan-Ash Pond Area Post Closure Plan-Addendum No. 1 - Ash Pond Area Post-Closure Plan-Addendum No. 2 - Ash Pond Area Post-Closure Plan-PDP-5 Post-Closure Plan-Addendum No. 1 - PDP-5 Post-Closure Plan-Addendum No. 2 - PDP-5 Demonstration for a Site-Specific Alternative to Initiation of Closure Deadline Alternative Closure Demonstration Completeness Determination Letter Request to Withdraw Alternative Closure Demonstration and Response Appendix H

#### Financial Assurance

Post-Closure Care Cost Estimates-Revision 2 - A1 Landfill, Ash Pond Area, PDP-5

Tables		
Tables	Submitted	Not Applicable
Table I.6 CCR Waste Management Units	$\boxtimes$	
Table I.6.A Waste Management Information	$\boxtimes$	
Table I.6.B Wastes Managed in Registered Units	$\boxtimes$	
Table I.6.C Sampling and Analytical Methods	$\boxtimes$	
Table IV.A Landfill Characteristics	$\boxtimes$	
Table IV.B Landfill Liner System	$\boxtimes$	
Table IV.C Landfill Leachate Collection System		
Table IV.D Inspection Schedule of Landfills	$\boxtimes$	
Table V.A Surface Impoundments Characteristics	$\boxtimes$	
Table V.B Surface Impoundment Liner System	$\boxtimes$	
Table V.J Inspection of Surface Impoundments	$\boxtimes$	
Table VI.A Unit Groundwater Detection Monitoring System	$\boxtimes$	
Table VI.C CCR Units Under Detection Monitoring	$\boxtimes$	
Table VI.C-1 Groundwater Detection Monitoring Parameters	$\boxtimes$	
Table VI.D CCR Units Under Assessment Monitoring	$\boxtimes$	
Table VI.D-2 Groundwater Assessment Monitoring Parameters	$\boxtimes$	
Table VII.A.1 Unit Closure	$\boxtimes$	
Table VII.A.2 CCR Units Under Alternative Closure         Notification	$\boxtimes$	
Table VIII.A.1 Post-Closure Cost Summary for Existing Registered Units	$\boxtimes$	
Table VIII.A.2 Post-Closure Cost Summary for ProposedRegistered Units		
Table VIII.B Post-Closure Period		$\boxtimes$
Engineering Certification(s) - Dike Construction		

# Additional Attachments as Applicable - Select all those apply and add as necessary TCEQ Core Data Form(s) Appendix A Signatory Authority Delegation Appendix A Fee Payment Receipt

- Confidential Documents
- Certificate of Fact (Certificate of Incorporation) Appendix A
- Assumed Name Certificate

CCR Unit No. <sup>1</sup>	Unit Name	N.O.R. No. <sup>1</sup>	Unit Description <sup>3</sup>	Capacity	Unit Status <sup>2</sup>
002	A1 Landfill	002	Landfill	58.67 million cubic yards	Active
013	New Scrubber Pond	013	Surface Impoundment	199 acre- feet	Active
014	West Ash Pond	014	Surface Impoundment	233 acre- feet	Active
023	East Ash Pond	023	Surface Impoundment	126 acre- feet	Active
024	PDP-5	024	Surface Impoundment	190 acre- feet	Active

# Table I.6. - CCR Waste Management Units

1 Registered Unit No. and N.O.R. No. cannot be reassigned to new units or used more than once. 2 Unit Status options: Active, Closed, Inactive (built but not managing waste), Proposed (not yet built), Never Built, Transferred, Post-Closure.

3 If a unit has been transferred, the applicant should indicate which facility/permit it has been transferred to in the Unit Description column.

Waste No. <sup>1</sup>	Waste Type(s)	Source	Volume (tons/year) <sup>2</sup>
1	FGD Sludge	Flue gas treatment	191,000
2	Flyash Coal Combustion byproduct		555,000
3	Waste Lignite	Unused lignite	<200
4	Bottom Ash	Coal combustion byproduct	226,000
5	Solid Chemicals		0
6	Class 2 Chemical Liquids	Unused, off-spec, expired	0
7	Reverse Osmosis Reject	Water treatment wastes	33 million gallons
8	Sewage Sludge	Onsite sewage plant	40,000 gallons
9	Oily Debris <1500 tph	Misc. plant maintenance	0
10	Non-haz Cleanup Material	Misc. plant maintenance	0
11	Sandblasting Waste	Misc. plant maintenance	0
12	Construction Debris	Misc. plant maintenance	De minimis
13	Asbestos	Demo activities	0
14	Metal Scrap	Misc. plant maintenance	0
15	Railroad Cross Ties	Old, deteriorated ties	<1
16	Waste Dessicant	Air dryers	De minimis
17	Rust/Scale Debris	Misc. plant maintenance	0
18	Hardened Asphalt	Construction/demo activities	0
19	Non-Haz Waste Teflon Coating	Equipment maintenance	0
20	Activated Carbon Waste	Flue gas treatment	0
21	Boiler Wash	Chemical clean of boilers	0
22	Supplemental Plant Production Refuse	Plant laboratory operations	0
23	Plant Trash	operations	0

# Table I.6.A. - Waste Management Information

1 Assign waste number sequentially. Do not remove waste number wastes which are no longer generated.

2 Reflects 2020 records

1	FGD Sludge	TWC-30013922, TX Form Code-392, Class 2
2	Flyash	TWC-30023042, TX Form Code-304, Class 2
3	Waste Lignite	TWC-30044092, TX Form Code-409, Class 2
4	Bottom Ash	TWC-30053042, TX Form Code-304, Class 2
5	Solid Chemicals	TWC-32033192, TX Form Code-319, Class 2
6	Class 2 Chemical Liquids	TWC-33081192, TX Form Code-119, Class 2
7	Reverse Osmosis Reject	TWC-34045192, TX Form Code-519, Class 2
8	Sewage Sludge	TWC-34076082, TX Form Code-608, Class 2
9	Oily Debris <1500 tph	TWC-35014892, TX Form Code-489, Class 2
10	Non-haz Cleanup Material	TWC-35613192, TX Form Code-319, Class 2
11	Sandblasting Waste	TWC-37013892, TX Form Code-389, Class 2
12	Construction Debris	TWC-37043902, TX Form Code-390, Class 2
13	Asbestos	TWC-37113111, TX Form Code-311, Class 1
14	Metal Scrap	TWC-37133072, TX Form Code-307, Class 2
15	Railroad Cross Ties	TWC-37174882, TX Form Code-488, Class 2
16	Waste Dessicant	TWC-37203192, TX Form Code-319, Class 2
17	Rust/Scale Debris	TWC-37363192, TX Form Code-319, Class 2
18	Hardened Asphalt	TWC-37454892, TX Form Code-489, Class 2
19	Non-Haz Waste Teflon Coating	TWC-37473192, TX Form Code-319, Class 2
20	Activated Carbon Waste	TWC-37524092, TX Form Code-409, Class 2
21	Boiler Wash	TWC-38021051, TX Form Code-105, Class 1
22	Supplemental Plant Production Refuse	TWC-39019022, TX Form Code-902, Class 2
23	Plant Trash	TWC-39109992, TX Form Code-999, Class 2

Table I.6.B. – Wastes Managed in Registered Units

1 from Table I.6.A., first column

	Table I.6.C – Sampling and Analytical Methods								
Waste No.1	Sampling Location	Sampling Method	Frequency	Parameter	Test Method	Desired Accuracy Level			
1	Railcars	Grab	<5 years	TCLP Metals	SW1311/7470A SW1311/6020B	See below <sup>2</sup>			
2	Railcars or landfill	Grab	<5 years	TCLP Metals	SW1311/7470A SW1311/6020B	See below <sup>2</sup>			
3	Drainage ditches		<5 years	TCLP Metals	SW1311/7470A SW1311/6020B	See below <sup>2</sup>			
4	Railcars or landfill	Grab	<5 years	TCLP Metals	SW1311/7470A SW1311/6020B	See below <sup>2</sup>			
5	None-process knowledge	N/A	N/A	SDS	N/A	N/A			
6	None-process knowledge	N/A	N/A	SDS	N/A	N/A			
7	None-process knowledge	N/A	N/A	SDS	N/A	N/A			
8	None-process knowledge	N/A	N/A	None	N/A	N/A			
9	Varies by project	Composite	<5 years	TPH	TX1005	See below <sup>2</sup>			
10	Varies by project	Grab	Each project	TCLP Metals, TPH	SW1311/7470A SW1311/6020B TX1005	See below <sup>2</sup>			
11	Varies by project	Grab	Each project	TCLP Metals	SW1311/7470A SW1311/6020B	See below <sup>2</sup>			
12	Varies by project	Composite	<5 years	TCLP Metals, TPH	SW1311/7470A SW1311/6020B TX1005	See below <sup>2</sup>			
13	None-process knowledge	N/A	N/A	None	N/A	N/A			
14	None-process knowledge	N/A	N/A	None	N/A	N/A			
15	Varies by project	Composite	<5 years	TCLP Metals, SVOC	SW1311/7470A SW1311/6020B SW1311/8270C	See below <sup>2</sup>			
16	None-process knowledge	N/A	N/A	SDS	N/A	N/A			
17	None-process knowledge	N/A	N/A	None	N/A	N/A			
18	None-process knowledge	N/A	N/A	SDS	N/A	N/A			

19	None-process knowledge	N/A	N/A	SDS	N/A	N/A
20	None-process knowledge	N/A	N/A	SDS	N/A	N/A
21	Frac Tanks	Composite	Each project	TCLP Metals and SDS	SW1311/7470A SW1311/6020B	See below <sup>2</sup>
22	None-process knowledge	N/A	N/A	None	N/A	N/A
23	None-process knowledge	N/A	N/A	None	N/A	N/A

1 from Table I.6.A., first column

2 Analytical protocol will meet EPA quality control and accuracy specifications as published in the SW-846 Methods. The laboratory will be TCEQ accredited.

Registered Unit No.	Landfill	N.O.R. No.	Waste Nos. <sup>1</sup>	Rated Capacity	Dimensions <sup>2</sup>	Distance from lowest liner to groundwater	Action Leakage Rate (if required)	Unit will manage CCR Waste and non-CCR Waste (state all that apply)
002	A1 Landfill	002	1 thru 5 9 thru 20 22 thru 23	Approximately 58.67 million cubic yards	6475 ft L x 5275 ft W x 60 ft H (height at max design)	N/A	N/A	Waste numbers 1-5, 9-20, and 22- 23 as described in Table I.6.A.
					785 acres			

# Table IV.A. - Landfills Characteristics

From Table I.6.A., first column
 Dimensions should be provided as average length, width and depth, also include the surface acreage for the unit.

Registered Unit No.*	Landfill	Geomembrane Liner Material	Geomembrane Liner Permeability (cm/sec)	Geomembrane Liner Thickness	Soil Liner Material	Soil Liner Permeability (cm/sec)	Soil Liner Thickness
002	A1 Landfill	N/A	N/A	N/A	Clay	<1x10 <sup>-7</sup> cm/sec	Minimum 1 foot compacted clay

# Table IV.B. – Landfill Liner System

\* This number should match the Registration Unit No. given on Table IV.A.

# Registration No.: CCR105 Registrant: Martin Lake Steam Electric Station

# Table IV.C. - Landfill Leachate Collection System

Registered Unit No.	Landfill Name	Drainage Media	Collection Pipes (including risers)	Filter Fabric	Geofabric	Sump Material
N/A						

# Table IV.D. - Inspection Schedule of Landfills

Facility Unit(s) and Basic Elements	Possible Error, Malfunction, or Deterioration	Frequency of Inspection
002-A1 Landfill	Inspect for any appearances of actual or potential structural weakness and other conditions which are disrupting of have the potential to disrupt the operation and safety of the CCR unit	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.84(a).
Embankments	Surface cracking, animal burrows, misalignments, slides, vegetative cover, rutting, erosion, seepage, slope protection/chutes	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.84(a).
Capped Areas	Animal burrows, vegetative cover, rutting, surface cracking	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.84(a).
Active Work Area	Contact water, dusting	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.84(a).
Groundwater Monitoring Wells	Deterioration of pads, bollards, missing locks, compromise of casing integrity	Semi-Annual Inspection
002-A1 Landfill		Annually per 40 CFR 257.84(b)
	Inspect for any changed in geometry of the structure since the previous annual inspection.	Annual Inspection
	Estimate the approximate volume of CCR contained in the unit at the time of the inspection.	Annual Inspection
	Inspect for any appearance of actual or potential structural weakness of the CCR unit, and any conditions that are disrupting or have the potential to disrupt the operation and safety of the unit.	Annual Inspection
	Inspect for any other change(s) which have affected the stability or operation of the CCR unit since the previous inspection	Annual Inspection

Registered Unit No.	Surface Impoundment Name	N.O.R. No.	Waste Nos. <sup>1</sup>	Rated Capacity	Dimensions <sup>2</sup>	Distance from lowest liner to groundwater	Action Leakage Rate (if required)	Unit will manage CCR Waste and non-CCR Waste (state all that apply)
013	New Scrubber Pond (NSP)	013	1	199 acre-feet	1000 ft L x 550 ft W x 20 ft H 13 acres	>5' feet	N/A	Waste number 1 as described in Table I.6.A.
014	West Ash Pond (WAP)	014	4, 7, 21	233 acre-feet	1600 ft L x 415 ft W x 20 ft H 15 acres	>5' feet	N/A	Waste numbers 4, 7, 21 as described in Table I.6.A.
023	East Ash Pond (EAP)	023	4, 7, 21	126 acre-feet	1000 ft L x 415 ft W x 20 ft H 10 acres	>5' feet	N/A	Waste numbers 4, 7, 21 as described in Table I.6.A.
024	Permanent Disposal Pond 5 (PDP-5)	024	1-9, 11-13, 16-17, 22-23	190 acre-feet	1400 ft L x 950 ft W x 13 ft H 31 acres	>5' feet	N/A	Waste numbers 1-9, 11-13, 16- 17, and 22-23 as described in Table I.6.A.

# Table V.A. – Surface Impoundment Characteristics

From Table I.6.A., first column
 Dimensions should be provided as average length, width and depth, also include the surface acreage for the unit.

# Registration No.: CCR105 Registrant: Martin Lake Steam Electric Station

Registered Unit No.*	Surface Impoundment Name	Geomembrane Liner Material	Geomembrane Liner Permeability (cm/sec)	Geomembrane Liner Thickness	Soil Liner Material	Soil Liner Permeability (cm/sec)	Soil Liner Thickness
013	New Scrubber Pond (NSP) <del>Reline in 2022</del>	HDPE	<1x10 <sup>-7</sup> cm/sec	$\frac{\text{GCL} + 60\text{-mil}}{\text{HDPE}60\text{-mil }x}$ $\frac{2^{**}}{2^{**}}$	<u>Clay</u>	<1x10 <sup>-7</sup> cm/sec	<u>18"</u>
014	West Ash Pond (WAP) <del>Relined 2021</del>	HDPE	<1x10 <sup>-7</sup> cm/sec	GCL + 60-mil HDPE	Clay	<1x10 <sup>-7</sup> cm/sec	18"
023	East Ash Pond (EAP) <del>Relined 2020</del>	HDPE	<1x10 <sup>-7</sup> cm/sec	GCL + 60-mil HDPE	<del>clay<u>Clay</u></del>	<1x10 <sup>-7</sup> cm/sec	18"
024	Permanent Disposal Pond (PDP-5)	N/A	N/A	N/A	Clay	<1x10 <sup>-7</sup> cm/sec	2' bottom 3' embankments

\* This number should match the Registration Unit No. given on Table V.A. \*\* Impoundment scheduled to be relined in 2022 to meet 40 CFR 257 design criteria. Liner will be same as EAP and WAP.

# Registration No.: CCR105 Registrant: Martin Lake Steam Electric Station

Facility Unit(s) and Basic Elements	Possible Error, Malfunction, or Deterioration	Frequency of Inspection
013-NSP, 014-WAP, 023-EAP, 024-PDP 5		Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.83(a).
Above-grade piping	Deteriorating of piping/connections	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.83(a).
Truck Access Ramp	Spills, Deterioration	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.83(a).
Containment Dike	Spills, excessive water levels, surface cracking, animal burrows, misalignments, slides, vegetative cover, rutting, erosion, seepage, slope protection/chutes	Weekly inspections are performed at intervals not exceeding seven days per 40 CFR 257.83(a), spills inspected and reported within 24-hrs
Groundwater	Deterioration of pads, bollards, missing locks, compromise of casing integrity	Semi-Annual Inspection
013-NSP, 014-WAP, 023-EAP, 024-PDP 5		Annually per 40 CFR 257.83(b)
	Inspect for any changes in geometry of the structure since the previous annual inspection.	Annual Inspection
	Evaluate the approximate minimum, maximum, and present depth and elevation of the impounded water and CCR since previous annual inspection.	Annual Inspection
	Evaluate the storage capacity at the time of the inspection.	Annual Inspection
	Estimate the approximate volume of the impounded water and CCR contained in the unit at the time of the inspection.	Annual Inspection
	Inspect for any other change(s) which have affected the stability or operation of the CCR unit since the previous inspection	Annual Inspection

#### Registration No. CCR105 Registrant: Martin Lake Steam Electric Station

Waste Management Unit/Area Name <sup>1</sup>	WMU 002	2 - A-1 Lan	dfill								
Well Number(s):	BMW- 11AR	BMW-18	BMW-19	BMW-20	BMW-21	BMW-22	BMW-23	BMW-24	BMW-26	BMW-27	BMW-28
Hydrogeologic Unit Monitored	Wilcox Group										
Type (e.g., point of compliance, background, observation, etc.)	POC										
Up or Down Gradient	Up	Down									
Casing Diameter and Material	4" PVC	2"PVC	4" PVC	4" PVC	2"PVC						
Screen Diameter and Material	4" PVC	2"PVC	4" PVC	4" PVC	2"PVC						
Screen Slot Size (in.)	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"
Top of Casing Elevation (Ft, Mean Sea Level [MSL] )	426.05	357.83	400.69	357.51	350.98	332.3	341.9	347.07	369.44	376.25	373.21
Grade or Surface Elevation (Ft, MSL)	423.37	355.5	397.47	354.67	347.87	329.53	339.43	344.7	365.96	373.46	371.27
Well Depth (Ft, Below Grade Surface [BGS] )	139	120	45	30	40	40	35	40	30	30	60
Well Depth (Ft, Below Top of Casing [BTOC] )	141.68	122.33	48.22	32.84	43.11	42.77	37.47	42.37	33.48	32.79	61.94
Screen Interval											
From (Ft, BGS)	119	100	25	10	20	20	15	20	20	20	40
To (Ft, BGS)	139	120	45	30	40	40	35	40	30	30	60
Screen Interval											
From (Ft, BTOC)	121.68	102.33	28.22	12.84	23.11	22.77	17.47	22.37	23.48	22.79	41.94
To (Ft, BTOC)	141.68	122.33	48.22	32.84	43.11	42.77	37.47	42.37	33.48	32.79	61.94

Table VI.A. - Unit Groundwater Detection Monitoring Systems

1 From Tables in Section I.; MSL: Mean Sea Level; BGS: Below Grade Surface; BTOC: Below Top of Casing

NOTE-Data from Table 1 from Groundwater Monitoring System Certification 10/16/2017

# Registration No. CCR105 Registrant: Martin Lake Steam Electric Station

Waste Management Unit/Area Name <sup>1</sup>	WMUs 013, 014, 023 - Ash Pond Area						
Well Number(s):	H-26	H-27	H-28	H-29	H-31	H-32	H-33
Hydrogeologic Unit Monitored	Wilcox Group	Wilcox Group	Wilcox Group	Wilcox Group	Wilcox Group	Wilcox Group	Wilcox Group
Type (e.g., point of compliance, background, observation, etc.)	POC	POC	POC	POC	POC	POC	POC
Up or Down Gradient	Up	Up	Down	Down	Down	Down	Up
Casing Diameter and Material	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC
Screen Diameter and Material	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC	2"PVC
Screen Slot Size (in.)	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"
Top of Casing Elevation (Ft, Mean Sea Level [ <i>MSL</i> ] )	323.7	330.42	316.82	329.26	329.26	329.85	323.85
Grade or Surface Elevation (Ft, MSL)	320.44	330.5	314.04	329.55	329.46	330.15	320.78
Well Depth (Ft, Below Grade Surface [BGS] )	40	50	32	57	52	52	46
Well Depth (Ft, Below Top of Casing [ <i>BTOC</i> ] )	43.26	49.92	34.78	56.71	51.8	51.7	49.07
Screen Interval							
From (Ft, BGS)	35	45	27	52	42	42	41
To (Ft, BGS)	40	50	32	57	52	52	46
Screen Interval							
From (Ft, BTOC)	38.26	44.92	29.78	51.71	41.8	41.7	44.07
To (Ft, BTOC)	43.26	49.92	34.78	56.71	51.8	51.7	49.07

#### Table VI.A. - Unit Groundwater Detection Monitoring Systems

1 From Tables in Section I.; MSL: Mean Sea Level; BGS: Below Grade Surface; BTOC: Below Top of Casing

NOTE-Data from Table 1 from Groundwater Monitoring System Certification 10/16/2017

# Registration No. CCR105 Registrant: Martin Lake Steam Electric Station

Waste Management Unit/Area Name <sup>1</sup>	WMU 024	I - Perman	ent Dispos	sal Pond 5					
Well Number(s):	MW-17A	MW-18A	MW-19	MW-20A	PDP-22	PDP-23	PDP-24	PDP-25	PDP-26
Hydrogeologic Unit Monitored	Wilcox Group								
Type (e.g., point of compliance, background, observation, etc.)	POC								
Up or Down Gradient	Down								
Casing Diameter and Material	2"PVC								
Screen Diameter and Material	2"PVC								
Screen Slot Size (in.)	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"	0.010"
Top of Casing Elevation (Ft, Mean Sea Level [ <i>MSL</i> ] )	387.75	414.44	371.33	398.98	386.75	394.43	389.73	387.97	397.68
Grade or Surface Elevation (Ft, MSL)	384.57	410.89	367.98	395.74	383.9	391.06	387.06	385.13	394.29
Well Depth (Ft, Below Grade Surface [BGS] )	47	67	25	41	60	45	40	60	49
Well Depth (Ft, Below Top of Casing [BTOC] )	50.18	70.55	28.35	44.24	62.85	48.37	42.67	62.84	52.39
Screen Interval									
From (Ft, BGS)	27	47	10	10	35	35	30	50	39
To (Ft, BGS)	47	67	25	40	60	45	40	60	49
Screen Interval									
From (Ft, BTOC)	30.18	50.55	13.35	13.24	37.85	38.37	32.67	52.84	42.39
To (Ft, BTOC)	50.18	70.55	28.35	43.24	62.85	48.37	42.67	62.84	52.39

#### Table VI.A. - Unit Groundwater Detection Monitoring Systems

1 From Tables in Section I.; MSL: Mean Sea Level; BGS: Below Grade Surface; BTOC: Below Top of Casing

NOTE-Data from Table 1 from Groundwater Monitoring System Certification 10/16/2017

#### Registration No.: CCR105 Registrant: Martin Lake Steam Electric Station

N.O.R. Unit No.	Unit Description <sup>1,2</sup>	Well(s)	Constituent(s)	Date of SSI Determination	Date of Assessment Monitoring Notification <sup>3</sup>
024	PDP-5	PDP-23	Са	1/16/18	N/A-ASD successful (4/15/18)
024	PDP-5	PDP-23, PDP-25	В	1/22/19	N/A-ASD successful (4/22/19)
024	PDP-5	PDP-23, PDP-25	B (PDP-25) Ca (PDP-23)	1/8/20	N/A-ASD successful (4/7/20)
024	PDP-5	PDP-20A, PDP-23, PDP-25	B (PDP-25) Ca (PDP-23, PDP-25) Cl (PDP-20A)	12/7/20	N/A-ASD successful (3/5/21)

# Table VI.C. - CCR Units Under Detection Monitoring

1 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative closure determination has been requested pursuant to 40 CFR §257.103.

2 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative closure determination has been made pursuant to 40 CFR §257.103.

3 Enter month, day, and year.

Table	VI.C-1. – Groundv	vater Detection Monite	oring Parameters	
Parameter	Sampling Frequency	Analytical Method	Practical Quantification Limit (units)	Concentration Limit <sup>1</sup>
A1 Landfill				
Boron	Semi-Annual	SW6020A	0.03 mg/L	0.546
Calcium	Semi-Annual	SW6020A	0.3 mg/L	276
Chloride	Semi-Annual	E300	1.0 mg/L	35.5
Fluoride	Semi-Annual	E300	0.4 mg/L	0.4
Field pH	Semi-Annual	Field Measured	s.u.	5.81 7.58
Sulfate	Semi-Annual	E300	3.0 mg/L	1,100
TDS	Semi-Annual	M2540C	50.0 mg/L	2,850
Ash Pond Area				
Boron	Semi-Annual	SW6020A	0.03 mg/L	0.602
Calcium	Semi-Annual	SW6020A	0.3 mg/L	57.2
Chloride	Semi-Annual	E300	10.0 mg/L	153
Fluoride	Semi-Annual	E300	0.4 mg/L	0.4
Field pH	Semi-Annual	Field Measured	s.u.	4.63 7.6
Sulfate	Semi-Annual	E300	3.0 mg/L	365
TDS	Semi-Annual	M2540C	50.0 mg/L	1,100
PDP-5				
MW-17A Boron	Semi-Annual	SW6020A	0.03 mg/L	0.538
MW-17A Calcium	Semi-Annual	SW6020A	0.3 mg/L	6.73
MW-17A Chloride	Semi-Annual	E300	1.0 mg/L	10.4
MW-17A Fluoride	Semi-Annual	E300	0.4 mg/L	0.4
MW-17A Field pH	Semi-Annual	Field Measured	s.u.	2.5 9.19
MW-17A Sulfate	Semi-Annual	E300	3.0 mg/L	51.9
MW-17A TDS	Semi-Annual	M2540C	10.0 mg/L	170
MW-18A Boron	Semi-Annual	SW6020A	0.03 mg/L	0.20
MW-18A Calcium	Semi-Annual	SW6020A	0.3 mg/L	3.1
MW-18A Chloride	Semi-Annual	E300	1.0 mg/L	10.4
MW-18A Fluoride	Semi-Annual	E300	0.4 mg/L	0.4
MW-18A Field pH	Semi-Annual	Field Measured	s.u.	4.88 7.92

# Table VI.C-1. - Groundwater Detection Monitoring Parameters

MW-18A Sulfate	Semi-Annual	E300	3.0 mg/L	9.1
MW-18A TDS	Semi-Annual	M2540C	10.0 mg/L	157
MW-19 Boron	Semi-Annual	SW6020A	0.03 mg/L	0.782
MW-19 Calcium	Semi-Annual	SW6020A	0.3 mg/L	237
MW-19 Chloride	Semi-Annual	E300	1.0 mg/L	57.7
MW-19 Fluoride	Semi-Annual	E300	0.4 mg/L	0.512
MW-19 Field pH	Semi-Annual	Field Measured	s.u.	4.6
				8.08
MW-19 Sulfate	Semi-Annual	E300	3.0 mg/L	672
MW-19 TDS	Semi-Annual	M2540C	10.0 mg/L	1,380
MW-20A Boron	Semi-Annual	SW6020A	0.03 mg/L	0.213
MW-20A Calcium	Semi-Annual	SW6020A	0.3 mg/L	25.7
MW-20A Chloride	Semi-Annual	E300	1.0 mg/L	12.3
MW-20A Fluoride	Semi-Annual	E300	0.4 mg/L	0.954
MW-20A Field pH	Semi-Annual	Field Measured	s.u.	3.06
	Court America	E200		8.76
MW-20A Sulfate	Semi-Annual	E300	3.0 mg/L	148
MW-20A TDS	Semi-Annual	M2540C	10.0 mg/L	381
MW-22 Boron	Semi-Annual	SW6020A	0.03 mg/L	0.411
MW-22 Calcium	Semi-Annual	SW6020A	3.0 mg/L	306
MW-22 Chloride	Semi-Annual	E300	1.0 mg/L	32.7
MW-22 Fluoride	Semi-Annual	E300	0.4 mg/L	1.07
MW-22 Field pH	Semi-Annual	Field Measured	s.u.	4.08
MW-22 Sulfate	Semi-Annual	E300	2.0 mg/I	8.63
			3.0 mg/L	216
MW-22 TDS	Semi-Annual	M2540C	10.0 mg/L	1,780
MW-23 Boron	Semi-Annual	SW6020A	0.03 mg/L	0.0678
MW-23 Calcium	Semi-Annual	SW6020A	0.3 mg/L	2
MW-23 Chloride	Semi-Annual	E300	1.0 mg/L	7.52
MW-23 Fluoride	Semi-Annual	E300	0.4 mg/L	0.4
MW-23 Field pH	Semi-Annual	Field Measured	s.u.	3.38
MW-23 Sulfate	Semi-Annual	E300	3.0 mg/L	8.45
MW-23 Sunate MW-23 TDS	Semi-Annual	M2540C	_	3.27
			10.0 mg/L	143
MW-24 Boron	Semi-Annual	SW6020A	0.3 mg/L	4.92
MW-24 Calcium	Semi-Annual	SW6020A	0.3 mg/L	45.9

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MW-24 Chloride	Semi-Annual	E300	1.0 mg/L	22.6
MW-24 Flouride	Semi-Annual	E300	0.4 mg/L	1.03
MW-24 Field pH	Semi-Annual	Field Measured	s.u.	1.33
				9.97
MW-24 Sulfate	Semi-Annual	E300	30.0 mg/L	533
MW-24 TDS	Semi-Annual	M2540C	10.0mg/L	894
MW-25 Boron	Semi-Annual	SW6020A	0.03 mg/L	0.136
MW-25 Calcium	Semi-Annual	SW6020A	3.0 mg/L	41.3
MW-25 Chloride	Semi-Annual	E300	10.0 mg/L	197
MW-25 Flouride	Semi-Annual	E300	0.4 mg/L	0.4
MW-25 Field pH	Semi-Annual	Field Measured	s.u.	4.65
				7.93
MW-25 Sulfate	Semi-Annual	E300	3.0 mg/L	118
MW-25 TDS	Semi-Annual	M2540C	10.0 mg/L	705
MW-26 Boron	Semi-Annual	SW6020A	0.03 mg/L	0.111
MW-26 Calcium	Semi-Annual	SW6020A	0.3 mg/L	4.74
MW-26 Chloride	Semi-Annual	E300	1.0 mg/L	14.6
MW-26 Flouride	Semi-Annual	E300	0.4 mg/L	0.577
MW-26 Field pH	Semi-Annual	Field Measured	s.u.	5.35
				7.57
MW-26 Sulfate	Semi-Annual	E300	3.0 mg/L	64.6
MW-26 TDS	Semi-Annual	M2540C	10.0 mg/L	438

1 The concentration limit is the basis for determining whether a release has occurred from the CCR unit/area.

				C	
N.O.R. Unit No.	Unit Description <sup>1,2</sup>	Well(s)	Constituent(s)	Date of SSI Determination	Date of Assessment Monitoring Notification <sup>3</sup>
002	A1 Landfill	BMW-19, BMW-21, BMW-22, BMW-23, BMW-24, BMW-26, BMW-27, BMW-28	B, Ca, Cl, SO4, TDS	1/16/2018	8/16/2018
013, 014, 023	Ash Pond Area	H-27, H-28, H-29, H-31, H-32	B, Ca, Cl, F, SO4, TDS	1/16/2018	8/16/2018

## Table VI.D. - CCR Units Under Assessment Monitoring

1 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative closure determination has been requested pursuant to 40 CFR §257.103. 2 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative closure determination has been made

pursuant to 40 CFR §257.103.

3 Enter month, day, and year

Parameter	Sampling Frequency	Analytical Method	Practical Quantification Limit (units)	Concentration Limit <sup>1</sup>
A1 Landfill				
Antimony	Semi-Annual	SW6020B	0.000800 mg/L	0.006 mg/L
Arsenic	Semi-Annual	SW6020B	0.00200 mg/L	0.0164 mg/L
Barium	Semi-Annual	SW6020B	0.00300 mg/L	2 mg/L
Beryllium	Semi-Annual	SW6020B	0.000300 mg/L	0.004 mg/L
Cadmium	Semi-Annual	SW6020B	0.000300 mg/L	0.005 mg/L
Chromium	Semi-Annual	SW6020B	0.00200 mg/L	0.1 mg/L
Cobalt	Semi-Annual	SW6020B	0.00300 mg/L	0.0124 mg/L
Fluoride	Semi-Annual	SW6020B	0.100 mg/L	4 mg/L
Lead	Semi-Annual	SW6020B	0.000300 mg/L	0.015 mg/L
Lithium	Semi-Annual	SW6020B	0.00500 mg/L	0.103 mg/L
Mercury	Semi-Annual	SW7470A	0.0000800 mg/L	0.002 mg/L
Molybdenum	Semi-Annual	SW6020B	0.00200 mg/L	0.1 mg/L
Selenium	Semi-Annual	SW6020B	0.00200 mg/L	0.05 mg/L
Thallium	Semi-Annual	SW6020B	0.000500 mg/L	0.002 mg/L
Radium 226+228	Semi-Annual	904 + SM7500Ra B M	varies	10.7 pCi/L
Ash Pond Area				
Antimony	Semi-Annual	SW6020B	0.000800 mg/L	0.006 mg/L
Arsenic	Semi-Annual	SW6020B	0.00200 mg/L	0.01 mg/L
Barium	Semi-Annual	SW6020B	0.00300 mg/L	2 mg/L
Beryllium	Semi-Annual	SW6020B	0.000300 mg/L	0.004 mg/L
Cadmium	Semi-Annual	SW6020B	0.000300 mg/L	0.005 mg/L
Chromium	Semi-Annual	SW6020B	0.00200 mg/L	0.1 mg/L
Cobalt	Semi-Annual	SW6020B	0.00300 mg/L	0.0564 mg/L
Fluoride	Semi-Annual	SW6020B	0.100 mg/L	4 mg/L
Lead	Semi-Annual	SW6020B	0.000300 mg/L	0.015 mg/L
Lithium	Semi-Annual	SW6020B	0.00500 mg/L	0.177 mg/L
Mercury	Semi-Annual	SW7470A	0.0000800 mg/L	0.002 mg/L

# Table VI.D-2. - Groundwater Assessment Monitoring Parameters

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Molybdenum	Semi-Annual	SW6020B	0.00200 mg/L	0.1 mg/L
Selenium	Semi-Annual	SW6020B	0.00200 mg/L	0.05 mg/L
Thallium	Semi-Annual	SW6020B	0.000500 mg/L	0.002 mg/L
Radium 226+228	Semi-Annual	904 + SM7500Ra B M	varies	5 pCi/L

<sup>1</sup> The concentration limit is the basis for determining whether a release has occurred from the CCR unit/area.

#### Table VII.A.1. - Unit Closure

For each unit to be registered, list the unit components to be decontaminated, the possible methods of decontamination, and the possible methods of disposal of wastes and waste residues generated during unit closure.

Equipment or CCR Unit	Possible Methods of Decontamination <sup>1</sup>	Possible Methods of Disposal <sup>1</sup>
002-A1 Landfill	Close in Place	No Disposal
013-New Scrubber Pond Piping	Removal	Landfill
013-New Scrubber Pond	Close in Place	No Disposal
014-West Ash Pond Piping	Removal	Landfill
014-West Ash Pond	Close in Place	No Disposal
023-East Ash Pond Piping	Removal	Landfill
023-East Ash Pond	Close in Place	No Disposal
<u>024-Permanent Disposal</u> <u>Pond 5 (PDP-5) Piping</u>	<u>Removal</u>	<u>Landfill</u>
<u>024-Permanent Disposal</u> <u>Pond 5 (PDP-5)</u>	<u>Close in Place</u>	<u>No Disposal</u>

1 Applicants may list more than one appropriate method.

Registered Unit No.	N.O.R. Unit No.	Unit Description <sup>1,2</sup>	Date of Receipt of Last Waste <sup>3</sup>	Date of Closure Notification <sup>3</sup>
<del>013</del>	<del>013</del>	New Scrubber Pond	<del>June 29, 2022</del>	<del>N/A</del>
		(NSP)	Retrofit in 2022	
<del>014</del>	<del>014</del>	West Ash Pond	<del>June 29, 2022</del>	<del>N/A</del>
		(WAP)	Retrofit Complete 2021	
<del>023</del>	<del>023</del>	East Ash Pond	<del>June 29, 2022</del>	<del>N/A</del>
		(EAP)	Retrofit Complete 2020	
<del>024</del>	<del>024</del>	Permanent Disposal	<del>July 1, 2023</del>	<del>N/A</del>
		Pond 5 (PDP-5)	Retrofit in 2023 if ALD request denied	

# Table VII.A.2. - CCR Units Under Alternative Closure Notification

1 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative closure determination has been requested pursuant to 40 CFR §257.103. 2 Indicates a unit for which a 30 TAC Chapter 352/40 CFR Part 257, Subpart D alternative

closure determination has been made pursuant to 40 CFR §257.103.

3 Enter month, day, and year.

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Unit	Cost
002-A1 Landfill	\$8,273,063
013, 014, 023-Ash Pond Area (NSP, WAP, EAP)	<del>\$2,228,065</del> <u>\$2,058,214</u>
024-Permanent Disposal Pond 5 (PDP-5)	\$2,026,787
Total Existing Unit Post-Closure Cost Estimate	<del>\$12,527,915<u>\$</u>12,358,064</del> (in 2021 Dollars) <sup>1</sup>

# Table VIII.A.1. - Post-Closure Cost Summary for Existing Registered Units

# Table VIII.A.2. - Post-Closure Cost Summary for Proposed Registered Units

Unit	Cost
N/A	

1 As units are added or deleted from these tables through future registration amendments, the remaining itemized unit costs should be updated for inflation when re-calculating the revised total cost in current dollars.

Unit Name	Date Certified	Authorized Post-	Earliest Date Post-
	Closed	Closure Period (Yrs.)	Closure Ends (See Note 1)
[Unit Example 1]	[1/1/1995]	30 years	[1/1/2025]
[Unit Example 2]	[1/1/1990]	30 years	[1/1/2020]
[Unit Example 3]	[1/1/1984]	30 years	[1/1/2014]

# Table VIII.B. - Post-Closure Period

Note 1 – Post-Closure Care shall continue beyond the specified date until the Executive Director has approved the applicant's request to reduce or terminate the post-closure period, consistent with 30 TAC §352.1241 – Post-Closure Care Requirements.

N/A