

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

**PLANT NAME:** James H. Miller Jr. Steam Plant

**OWNER/OPERATOR OF FACILITY:** Alabama Power Company 600 North 18th Street; Birmingham, AL 35203

**REPORTING TIMEFRAME:** 10/20/2020-10/19/2021

**PURPOSE:** The purpose of this report is to demonstrate compliance with the requirements for the annual CCR fugitive dust control report in 40 CFR § 257.80 (c) of the Federal CCR Rule and ADEM Admin. Code r. 335-13-15-.05(7)(c). This report describes the actions taken by Plant Miller to control CCR fugitive dust, a record of all citizen complaints and if any, a summary of corrective measures taken.

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

CCR material is largely managed in closed systems that do not generate fugitive dust. Dust accumulation and generation is further minimized by washing down work areas and reducing vehicle speed in active work areas. CCR is no longer disposed of in the Ash Pond.

Plant personnel perform periodic CCR fugitive dust inspections. Based on these observations, the frequency, location and amount of dust suppression activities and processes is adjusted to minimize dust emissions. Plant personnel understand the importance of minimizing CCR fugitive dust generation and the requirement that any CCR fugitive dust observations should be promptly addressed.

Fugitive dust control measures in the ash pond area include the following:

1. Spraying dewatered ash with water using a water truck as needed to promote the formation of a surface “crust” and minimize the potential for fugitive dust generation.
2. Access to the CCR unit is minimized, allowing only necessary personnel to conduct closure construction activities along with construction monitoring, testing and inspections.
3. Plant and construction personnel conduct routine inspections for fugitive dust; plant CCR personnel are notified if fugitive dust generation is observed and action is taken.
4. Areas with observed fugitive dust are sprayed with water using water truck or other means.
5. Vehicle speed is limited. A speed limit sign is posted at each access road entrance to the CCR unit.
6. Disturbed areas in the Ash Pond are minimized to the extent possible to control erosion and minimize dust.

HAS THE FACILITY RECEIVED ANY CCR FUGITIVE DUST CITIZEN COMPLAINTS WITHIN THE REPORTING TIMEFRAME?	Yes	No
		X

IF YES, INCLUDE A RECORD OF ALL CITIZEN COMPLAINTS

Date	Description of Complaint	Corrective Measures (If Any)

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