April 12, 2018

Mr. Robert Lee
DTE Electric Company
One Energy Plaza
Detroit, MI 48226


Dear Mr. Lee:

As requested by DTE Energy (DTE), AECOM is pleased to present the result of our initial hazard potential classification assessment for the Monroe Power Plant Inactive Bottom Ash Impoundment (Area 15).

Background

On April 17, 2015, the US Environmental Protection Agency (USEPA) published rule 40 CFR Part 257 titled Disposal of Coal Combustion Residuals from Electric Utilities (CCR Rule). The CCR Rule requires that an initial hazard potential classification assessment for an inactive CCR surface impoundment be completed by April 17, 2018. 40 CFR §257.100 (e) specifically states:

40 CFR §257.100(e)(3)
- (v) No later than April 17, 2018, complete the initial hazard potential classification, structural stability, and safety factor assessments as set forth by § 257.73(a)(2), (b), (d), (e), and (f).

40 CFR §257.73(a)(2)
- (2) Periodic hazard potential classification assessments. (i) The owner or operator of the CCR unit must conduct initial and periodic hazard potential classification assessments of the CCR unit according to the timeframes specified in paragraph (f) of this section. The owner or operator must document the hazard potential classification of each CCR unit as either a high hazard potential CCR surface impoundment, a significant hazard potential CCR surface impoundment, or a low hazard potential CCR surface impoundment. The owner or operator must also document the basis for each hazard potential classification.

(ii) The owner or operator of the CCR unit must obtain a certification from a qualified professional engineer stating that the initial hazard potential classification and each subsequent periodic classification specified in paragraph (a)(2)(i) of this section was conducted in accordance with the requirements of this section.

Area 15 is an inactive CCR surface impoundment as defined by 40 CFR §257.53. It consists of a bottom ash impoundment bordered by Lake Erie to the east and the Plant cooling water discharge channel to the west, which discharges cooling water from the Monroe coal power plant to the lake. The impoundment is separated from the cooling water discharge channel and Lake Erie by a perimeter dike. The southern boundary of the ash pond is formed by an earthen divider berm constructed of aggregate material, which separates the ash pond from the process waste and stormwater basin to the south. The normal water surface elevation of Area 15 is approximately 575 ft (NAVD88) and of Lake Erie/the cooling water discharge channel is 572 ft (NAVD88). Industrial process water and storm water discharge from Area 15 into the cooling water discharge channel via an overflow weir.
Hazard Classification

In AECOM’s opinion the CCR unit at the Monroe Power Plant should be classified as a significant hazard potential CCR surface impoundment.

The definitions section of the CCR Rule states the following (40 CFR §257.53):

_Hazard potential classification means the possible adverse incremental consequences that result from the release of water or stored contents due to failure of the diked CCR surface impoundment or mis-operation of the diked CCR surface impoundment or its appurtenances. The hazardous potential classifications include high hazard potential CCR surface impoundment, significant hazard potential CCR surface impoundment, and low hazard potential CCR surface impoundment, which terms mean:_

(1) **High hazard potential CCR surface impoundment** means a diked surface impoundment where failure or misoperation will probably cause loss of human life.

(2) **Low hazard potential CCR surface impoundment** means a diked surface impoundment where failure or misoperation results in no probable loss of human life and low economic and/or environmental losses. Losses are principally limited to the surface impoundment owner’s property.

(3) **Significant hazard potential CCR surface impoundment** means a diked surface impoundment where failure or misoperation results in no probable loss of human life, but can cause economic loss, environmental damage, disruption of lifeline facilities, or impact other concerns.

The reason Area 15 is not a high hazard potential CCR surface impoundment is that it is unlikely that failure of the unit and a resulting release of the impounded water would result in the loss of human life. The impounded water would either be released directly into Lake Erie to the east or into the cooling water discharge channel to the west which would then drain directly into Lake Erie. Neither scenario is likely to cause loss of human life.

The reason Area 15 is not a low hazard potential CCR surface impoundment is that losses due to an uncontrolled release would not be principally limited to DTE’s property. As stated above, the impounded water would either be released directly into Lake Erie to the east or into the cooling water discharge channel to the west which would then drain directly into Lake Erie.

There are, however, environmental concerns with a release from the impoundment. A release of water from the impoundment into Lake Erie would likely be accompanied by a release of at least some of the CCR residuals from the impoundment. This would result in a considerable amount of siltation to the lake and environmental damage. This is the primary reason AECOM regards the unit as a significant hazard potential CCR impoundment.

**Conclusion**

It is AECOM’s opinion Area 15 at the Monroe Power Plant should be classified as a significant hazard potential CCR surface impoundment.

AECOM appreciates this opportunity to provide assistance to DTE at the Monroe Power Plant. Please contact us if you have any questions.

Sincerely,

Scott G. Hutsell, PE
Senior Project Manager

cc: Mark Rokoff, P.E.
I, Scott G. Hutsell, being a Registered Professional Engineer, in accordance with the Michigan Professional Engineer's Registration, do hereby certify to the best of my knowledge, information and belief, that this Initial Hazard Potential Classification Assessment, dated April 12, 2018, meets the requirements of 40 C.F.R. § 257.73, is true and correct, and has been prepared in accordance with generally accepted good engineering practices.