# FOUR CORNERS POWER PLANT ANNUAL CCR DUST PLAN REPORT \$257.80(c) SITEWIDE FC DustAnRpt 20161209

December 9, 2016

## Re: Annual CCR Fugitive Dust Control Report – Four Corners Power Plant, Fruitland, NM

Arizona Public Service (APS) submits the following Annual CCR (Coal Combustion Residuals) Fugitive Dust Control Report as per 40 CFR Part 257.80. This report contains a description of the actions taken by the owner or operator to control CCR fugitive dust, a record of all citizen complaints, and a summary of any corrective measures taken. A periodic review of the dust control plan and an assessment of effectiveness of the dust control plan were also performed on December 1, 2016. The results of the review and assessment are summarized in this letter as well.

## **CCR Dust Activities and Control Measures**

Activity	Control Measure(s)
1. Dry collection and transport of fly ash to	This is an enclosed system vented through fabric
SRMG or wet disposal system via pipeline	filters.
2. Transporting fly ash to DFADA	Fly ash is moisture conditioned, mixed with water
	or process liquid in pug mills, loaded into trucks
	and hauled and stacked on the DFADA.
3. Fly ash and bottom ash stacking and	Fly ash and bottom ash is stacked on the DFADA
storage on the DFADA	in a layer and compacted. The material is moisture
	conditioned with water, and or dust suppressant is
	applied as necessary.
4. Dry fly ash collection system maintenance	Fly ash is either vacuumed out of equipment to
	facilitate maintenance or water sprays are used to
	minimize emissions during maintenance of the fly
	ash collection system.
5. Conditioning and loading fly ash for	Fabric filters are used on equipment that conditions
beneficial reuse by SRMG	and loads fly ash for beneficial re-use.
<ol><li>Replacement of fabric filter bags</li></ol>	Fabric filter bags are either bagged in plastic bags
	at the point of generation or dropped to ground
	level using an enclosed tube and placed into a roll
	off dumpster, covered, and transported DFADA for
	disposal.
7. Collecting bottom ash from boilers and	This is a wet process and pipelines are enclosed.
transport to hydrobins via pipeline	
8. Collection and disposal of ash from	Ash (bottom and/or fly ash) is occasionally
economizer hoppers	collected from economizer hoppers with the use of
	a commercial vacuum truck equipped with a filter
	type collection system.
9. Loading bottom ash material to haul trucks	Bottom ash shall have sufficient moisture content
	to minimize emissions.
10. Movement of bottom ash to DFADAs from	Bottom ash shall have sufficient moisture content
Units 4&5 hydrobins.	to minimize emissions but will not have any free
	liquids. Dust suppressant is applied to CCR

	material as necessary.
11. Transporting Bottom Ash to DFADA.	The material is dewatered in a contained environment until no free liquid remains but will have sufficient moisture remaining to minimize emissions and limiting speed when in transport to the DFADA.
12. Removing bottom ash from boilers manually during breakdown of bottom ash removal system	Bottom ash removed from the boiler is saturated. The material is dewatered in a contained environment until no free liquid remains but will have sufficient moisture remaining to minimize emissions and then is transported to the Bottom Ash Pond.
13. Transport of flue gas desulfurization waste to the Lined Ash Impoundment (LAI)	The flue gas desulfurization is slurried via pipeline and slurry ditch to the LAI.
14. The Particulate flow path from units to baghouse, collection & storage, FA removal, transport & disposal systems	This is a dry process and pipelines are enclosed.
15. Removal of raw bottom ash from Combine Waste Treatment Pond	Bottom Ash is removed wet, allowed to dewater, then transported to DFADA for disposal. The material is transported while sufficient moisture remains to minimize emissions.
16. General Housekeeping	Spilled, leaked, and/or deposited CCR within the facility are removed.

## **Citizen Complaints**

There were no citizen complaints during the reporting period of October 15, 2015 through the date of this report.

## **Summary of Corrective Actions Taken**

No corrective actions were taken or warranted during this reporting period.

## **Summary of Review of the Dust Control Plan**

There were no changes to the operation that would require a change to the CCR Dust Control Plan. There were no CCR corrective actions that were needed to improve the effectiveness of the Dust Control Plan.

## **Summary of Assessment of Effectiveness**

There were no incidences that would require a revision to the control measures. The adopted measures were effective in minimizing CCR from becoming airborne at the facility. Based on review of available records, the facility maintained compliance with the CCR Dust Control Plan.