

October 15, 2025

VIA FEDEX OVERNIGHT

Mr. Stephen W. Moore and Mrs. Linda S. Moore
324 Moore Way
Shinnston, WV 26431-6803

**RE: Harrison Power Station Coal Combustion Residuals (CCR) Landfill
Haywood, Harrison County, WV
CCR Rule Landowner Notification [40 CFR 257.95(g)(2)]**

Dear Mr. and Mrs. Moore,

The Monongahela Power Company (“MonPower”) is writing to inform you of some recent results from our ongoing environmental investigation activities at the Harrison Power Station CCR Landfill located adjacent to your property. The Harrison CCR Landfill has been in operation since the late 1970s to dispose of CCR produced by the Harrison Power Station. The facility is regulated at both the state and federal level under the West Virginia Department of Environmental Protection (“WVDEP”) Solid Waste/National Pollutant Discharge Elimination System (“NPDES”) Permit No. WV0075795 and the Federal CCR Rule (40 CFR, Part 257, Subpart D). A WVDEP permitted groundwater monitoring program for the facility began in 1993 and additional monitoring wells were added to the network in 2016 and 2021 to comply with Federal CCR Rule requirements.

As you may recall, MonPower installed a well (MW-23) on your property in 2021 to determine whether any groundwater impacts have migrated off our property. This well was drilled to a depth of 385 feet and monitors groundwater in the Lower Sewickley Sandstone. Sampling and analysis of groundwater from this well shows arsenic at a level of 7 micrograms per liter (ug/l). Although this concentration is below the 10 ug/l US EPA Maximum Contaminant Level (MCL), the Solid Waste/NPDES Permit WV0075795 with an effective date of April 1, 2025 requires us to notify you that this lower level of arsenic has migrated under your property.

No adverse effects from arsenic impacts beneath your property are expected for several reasons. Firstly, the Lower Sewickley Sandstone aquifer is not used as a potable source of water in the site vicinity due to its low yield. Secondly, the level of arsenic detected in MW-23 is below the US EPA MCL regulatory standard established under the federal Safe Drinking Water Act. Lastly, the monitored zone in MW-23 is approximately 260 ft deeper than the spring used for watering cattle on your property.

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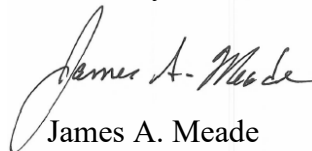
MonPower will continue to implement the groundwater monitoring program as required by both Solid Waste/NPDES Permit No. WV0075795 and the Federal CCR Rule. This will include additional investigative work to better define the limits and levels of the arsenic migration and to support selection of an appropriate remedy as necessary to address impacted groundwater by April 1, 2028. Before any decision is made as to any required remedy for groundwater contamination at the facility, this matter will be subject to a publicly noticed meeting in the area to discuss the results of the corrective measures assessment and recommended remedy.

Should you desire any additional information, all reports developed to date under Mon Power's CCR Rule groundwater monitoring program are publicly available and posted on the following web site:

<http://ccrdocs.firstenergycorp.com/files/CCRImpoundments/Harrison Landfill/>

Mon Power appreciates your attention to this matter and your ongoing cooperation. Should you have any questions, please contact me at (724) 838-6965 or via e-mail at jmeade@firstenergycorp.com.

Sincerely,

A handwritten signature in cursive script, reading "James A. Meade".

James A. Meade
Corporate Counsel
FirstEnergy Service Company
(On Behalf of MonPower)