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VIA EMAIL

August 10, 2021

Mr. Jeffrey Maxted Alliant Energy – Environmental Services, Generation Operations Support 4902 North Biltmore Lane Madison, WI 53718-2148

Re: Hazard Potential Classification Assessment – Revision 1 - §257.73(a)(2)
Alliant Energy – Interstate Power and Light Company
IPL – Lansing Generating Station
Lansing, Iowa

Dear Mr. Maxted;

Hard Hat Services (HHS) completed Revision 1 to the hazard potential classification assessment for the existing CCR surface impoundment located at the Interstate Power and Light Company (IPL) Lansing Generating Station in Lansing, Iowa.

Background Information

In accordance with the requirements set forth in §257.73(a)(2) of the CCR Rule, an owner or operator of an existing CCR surface impoundment must conduct initial and periodic hazard potential classification assessments of their CCR surface impoundment, except for those existing CCR surface impoundments that are incised. The owner or operator must determine each CCR surface impoundment hazard potential classification through a hazard potential classification assessment.

FEMA (FEMA Publication 333, Federal Guidelines for Dam Safety, Hazard Potential Classification System for Dams, April 2004) developed a "hazard potential" classification in order to classify surface impoundments based on the probable loss of human life, and the impacts on economic, environmental, and lifeline interests in the event of an unintentional release from a surface impoundment. Three hazard potential classification levels are used, as follows:

- 1. <u>High Hazard Potential</u> Assigned to surface impoundments where failure or misoperation will probably cause loss of human life.
- 2. <u>Significant Hazard Potential</u> Assigned to surface impoundments where failure or misoperation results in no probable loss of human life, but can cause economic loss,

environmental damage, or disruption of lifeline facilities or can impact other concerns. Significant hazard potential classification dams are often located in predominantly rural or agricultural areas but could be located in areas with population and significant infrastructure.

3. <u>Low Hazard Potential</u> – Assigned to surface impoundments where failure or misoperation has no probable loss of human life and low economic and/or environmental losses. Losses are principally limited to the owner's property.

Facility Specific Information

The IPL – Lansing Generating Station (LAN) is located at 2320 Power Plant Drive, Lansing, IA. 52151. Figure 1 provides both a topographic map and an aerial of the LAN facility location, with the approximate property boundary of the facility identified. LAN has one existing CCR surface impoundment, which is identified as LAN Upper Ash Pond (Figure 2).

LAN Upper Ash Pond

The LAN Upper Ash Pond is located southwest of the generating plant and south of Power Plant Drive. The LAN Upper Ash Pond receives influent flows from the Unit 4 boiler floor sumps, water treatment sumps, fly ash hydroveyor system, storm water runoff from the active dry ash landfill, as well as sluiced CCR. The LAN Upper Ash Pond is the only receiver of sluiced CCR at LAN. The CCR is sluiced from the generating plant to the southeast corner of the LAN Upper Ash Pond, where the majority of the CCR settles. Ongoing maintenance dredging is conducted in the southern portion of the LAN Upper Ash Pond. The dredged CCR is temporarily stockpiled and dewatered prior to being transported to the on-site active dry ash landfill located south of the LAN Upper Ash Pond.

The discharge water flows to the west prior to flowing north through a series of five interconnected settling ponds separated by intermediate dikes. The intermediate dikes consist of 30-inch diameter corrugated metal pipes on the west and east sides, which hydraulically connects the five settling ponds. The water from each settling pond flows north until it enters the large open settling pond area of the LAN Upper Ash Pond. Currently under construction in the northeast corner of the LAN Upper Ash Pond, a weir concrete structure controls the water level within the impoundment. This structure is identified as National Pollution Discharge Elimination System (NPDES) Outfall 010. The structure is equipped with a fiberglass stoplogs to raise and lower the pond elevation. The discharge pipe from the structure continues north below the railroad tracks and eastward where it discharges into the Mississippi River. The LAN Upper Ash Pond has an emergency stormwater overflow structure which can direct sizeable precipitation events into the Unnamed Creek #1 through NPDES Outfall 001, which then flows to Unnamed Creek #2 and finally into the Mississippi River.

Where Unnamed Creek #2 meets the Mississippi River, the U.S Fish and Wildlife Service National Wetlands Inventory indicates that there is a 1.02 acre "Freshwater Emergent Wetland" (classification code of PEMFh) at the point of convergence. The October 29, 2020 Location Restriction Compliance Demonstration identifies that the LAN Upper Ash Pond is not located in wetlands as defined by 40 CFR 232.2.

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The total surface area of the LAN Upper Ash Pond is approximately 11.5 acres and has an embankment height of approximately 20 feet from the crest to the toe of the downstream slope at its greatest height. The area of the entire CCR Unit inclusive of the impoundment and the dredging and dewatering areas is approximately 17 acres. The interior storage depth of the LAN Upper Ash Pond is approximately 28 feet. As stated in the 2020 Annual Inspection, the volume of impounded CCR and water within the LAN Upper Ash Pond is approximately 563,500 cubic yards.

Hazard Potential Classification

Each existing CCR surface impoundment has been assigned a hazard potential classification, as identified below.

LAN Upper Ash Pond

LAN Upper Ash Pond has been assigned a Significant Hazard Potential classification. Misoperation or failure will likely not result in loss of life as there are no occupied buildings or residences located in the immediate vicinity of the CCR surface impoundment and the closest residents are higher in elevation than the impoundment. The south and east side of the impoundment are incised. Based on the criteria above, Allamakee County Highway X-52 (Great River Road), immediately west of the LAN Upper Ash Pond, has the potential to become engulfed if a failure of the west embankment were to occur. A release to the west has the potential to enter the Unnamed Creek #1 and extend beyond the facility property limits. Additionally, a release has the potential to combine with the high flow rate of the condenser discharge channel, located north of the LAN Upper Ash Pond, which would likely cause a release of CCR into the Mississippi River where CCR has the potential to be transported downstream causing economic losses and environmental damages beyond the property limits. A release to the north would disrupt Power Plant Road, which is the only access point to the facility and would not allow for ingress or egress from the facility or the areas east of the impoundment in the event of an emergency. The release would discharge toward the north and then flow west toward Unnamed Creek #1 and follow the same path previously noted.

Qualified Professional Engineer Certification

To meet the requirements of 40 CFR 257.73(a)(2)(ii), I Mark W. Loerop hereby certify that I am a licensed Professional Engineer in the State of Iowa; and that, to the best of my knowledge, all information contained in this document is correct and the document was prepared in compliance with all applicable requirements in 40 CFR 257.73(a)(2).



Ву:

Name:

Date: Aug 10, 2021

cc:

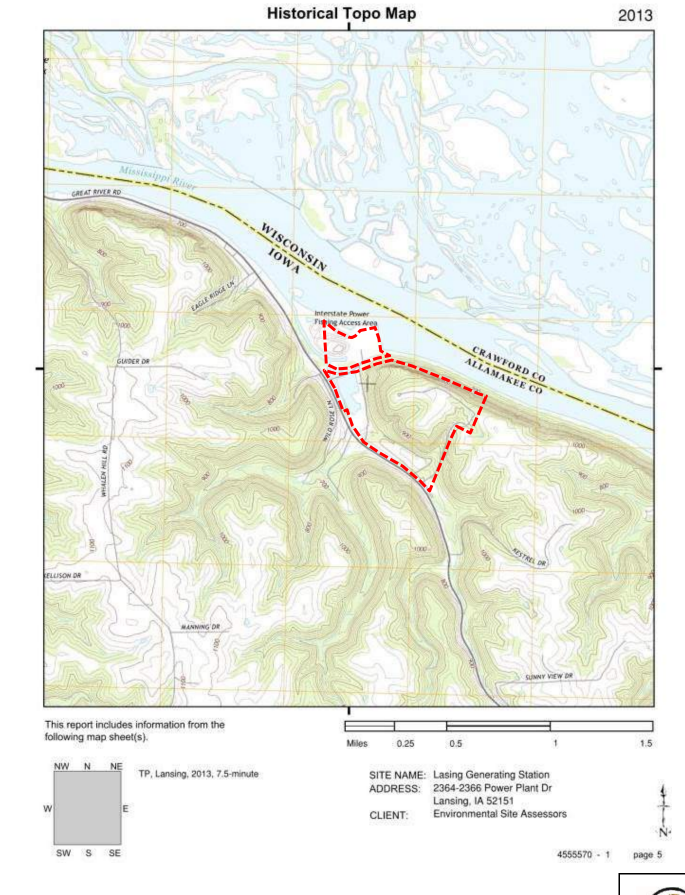
Robin Nelson, IPL – Lansing Generating Station Tony Morse, Alliant Energy

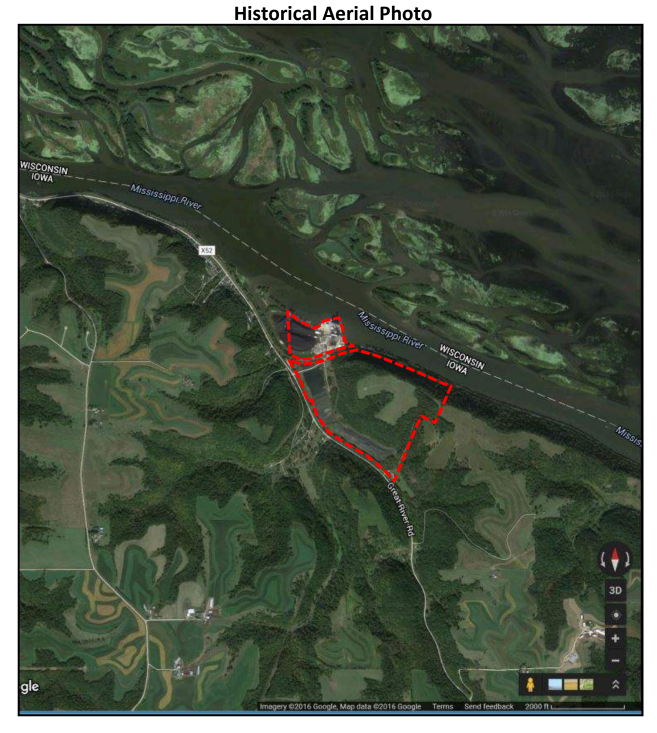
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Figure 1 – Facility Location Map Figure 2 – LAN Upper Ash Pond

MWL/mwl/RAS

https://hardhatinc.sharepoint.com/Shared Documents/Projects/154 - Alliant Energy/154.018 - CCR Projects/024 - 2021 CCR Work/004 - LAN 5 Year Reports/Haz Pot Class/LAN Haz Pot Rev 1 2021 - FINAL.docx

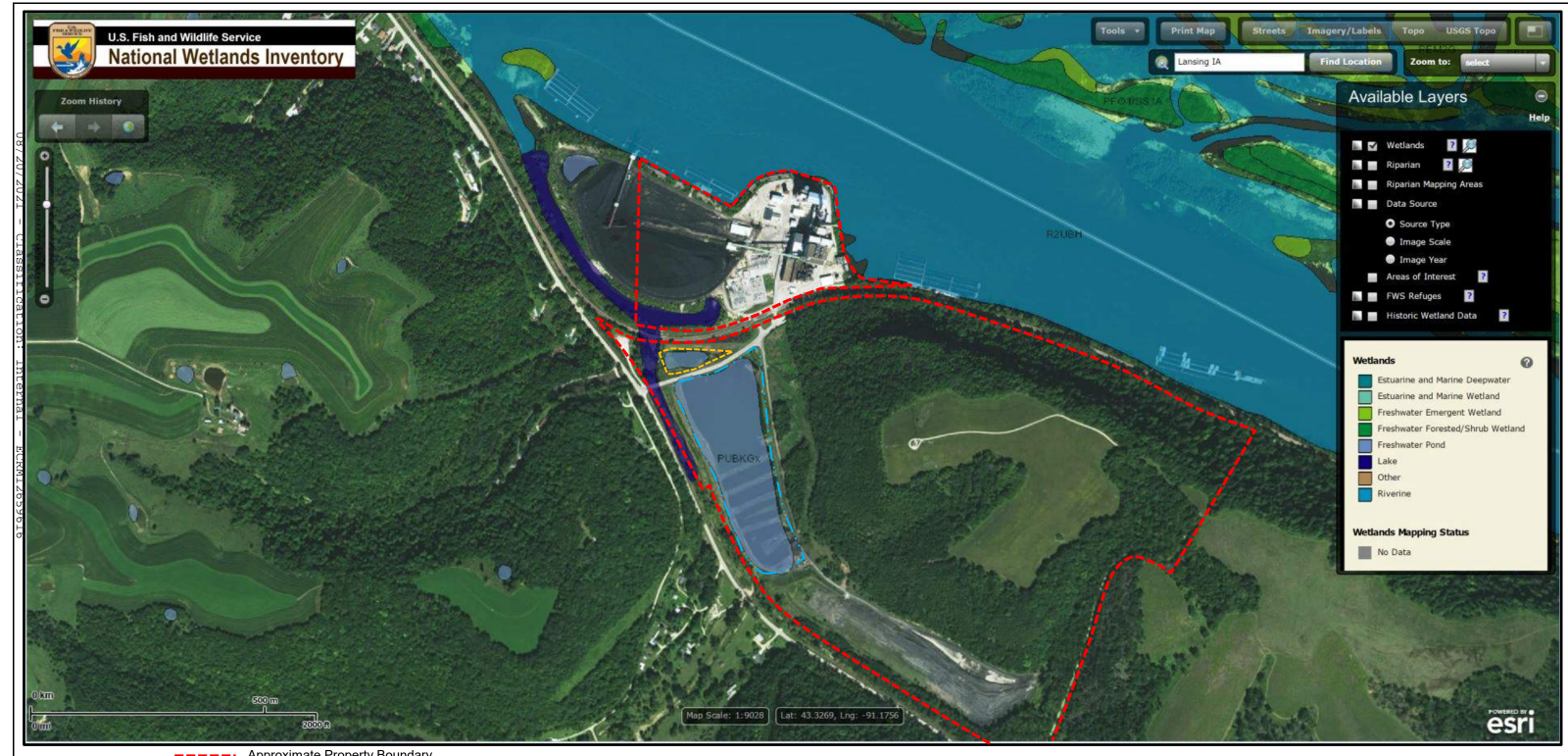




Approximate Property Boundary



6/7/2016



Approximate Property Boundary

LAN Upper Ash Pond

LAN Lower Ash Pond (Closed in August 2015)

