# Semiannual Progress Report Selection of Remedy – Prairie Creek Generating Station

Prairie Creek Generating Station Cedar Rapids, Iowa

Prepared for:



## SCS ENGINEERS

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### 1.0 INTRODUCTION AND PURPOSE

The Semiannual Progress Report for remedy selection at the Interstate Power and Light Company (IPL) Prairie Creek Generating Station (PCS) was prepared to comply with U.S. Environmental Protection Agency (USEPA) regulations regarding the Disposal of Coal Combustion Residuals (CCR) from Electric Utilities [40 CFR 257.50-107], or the "CCR Rule" (Rule). Specifically, the selection of remedy process was initiated to fulfill the requirements of 40 CFR 257.97.

#### 1.1 BACKGROUND

The Assessment of Corrective Measures (ACM) for the PCS Closure Area was completed on September 12, 2019. The ACM was completed in response to the detection of molybdenum and arsenic at a statistically significant level above the Groundwater Protection Standards (GPS) in groundwater samples from downgradient monitoring wells. Arsenic concentrations exceeded the GPS at MW-303 and MW-304, and molybdenum concentrations exceeded the GPS at MW-306.

This Semiannual Progress Report summarizes data collected and remedy evaluation progress made since the ACM was completed in September 2019, and outlines planned future activities to complete the selection of remedy process. This is the second semiannual progress report, and covers the 6-month period of March 2020 through August 2020.

#### 1.2 SITE INFORMATION AND MAPS

PCS is located to the south of Prairie Creek and to the west of the Cedar River, on the south side of the City of Cedar Rapids in Linn County, Iowa (**Figure 1**). The address of the generating station is 3300 C Street Southwest, Cedar Rapids, Iowa. In addition to the coal-fired generating station, the property also contains a closure area located within the original footprint of the CCR impoundments, a coal stockpile, and a hydrated fly ash beneficial reuse stockpile.

The groundwater monitoring system at PCS monitors the Closure Area, which was created when the following CCR units were closed:

- PCS Pond 1
- PCS Pond 2
- PCS Pond 3
- PCS Pond 4

- PCS Pond 5
- PCS Pond 6
- PCS Pond 7
- PCS Discharge Pond (Pond 8)
- PCS Beneficial Use Storage Area
- PCS Bottom Ash Pile

A map showing the CCR units and all background (or upgradient) and downgradient monitoring wells with identification numbers for the CCR groundwater monitoring program is provided on **Figure 2**.

Groundwater flow at the site is generally to the north. Depth to groundwater varies from 0 to 16 feet below ground surface (bgs) due to topographic variations across the facility and seasonal fluctuations in the groundwater surface. The downgradient area where MW-303 through MW-306, the MW-309/309A nest, and the MW-310/310A nest are located is prone to flooding when water levels in Prairie Creek and the Cedar River are high.

#### 2.0 SUMMARY OF WORK COMPLETED

Work completed to support remedy selection for the PCS CCR units is summarized in **Table 1**. Activities completed within the 6-month period covered by this semiannual report are discussed in more detail below.

Significant schedule delays occurred due to the COVID-19 Pandemic. Temporary travel bans, social distancing restrictions, and pandemic response planning delayed selection of remedy activities for several months. Semiannual assessment monitoring was also delayed due to COVID-19 related restrictions.

### 2.1 MONITORING NETWORK CHANGES

Four additional monitoring wells were installed to provide additional groundwater flow and groundwater quality information. The installation of monitoring wells MW-301A and MW-306A was delayed from late March to June due to the COVID-19 pandemic. These wells were installed on June 23 and 24, 2020. The installation of monitoring wells MW-309A and MW-310A was further delayed due to flooding of the designated well locations. Wells MW-309A and MW-310A were installed on July 23, 2020, after floodwaters receded. The wells are piezometers, located adjacent to existing monitoring wells MW-301, MW-306, MW-310, and MW-311. Surveying of the new monitoring wells was delayed due to damage and power losses related to the lowa Derecho that occurred on August 10, 2020. The locations of existing monitoring wells at PCS are shown on **Figure 2**.

### 2.2 GROUNDWATER MONITORING

Groundwater samples were collected from all assessment monitoring wells on April 27, 2020, with the exception of MW-307 and MW-308, which are located on the site property. Entrance onto the PCS property was limited in April 2020 due to the COVID-19 pandemic. SCS returned to PCS to complete groundwater sampling from MW-307 and MW-308 on May 27, 2020. The April and May 2020 monitoring events were part of the routine semiannual assessment monitoring program. A summary of groundwater samples collected since submittal of the ACM is provided in **Table 2**.

#### 2.3 EVALUATION OF CORRECTIVE MEASURE ALTERNATIVES

A qualitative assessment of potential Corrective Measure Alternatives using the selection criteria in 40 CFR 257.97(b) and (c) was provided in the September 2019 ACM. **Table 3** summarizes the assessment completed for the ACM. No updates or changes to the assessment have been made based on additional information obtained since the issue of the ACM. Additional groundwater data collection and analysis is necessary for the evaluation of the monitored natural attenuation (MNA) option. Updates to the assessment, and development of the quantitative evaluation system discussed in the ACM, will be completed in the future based on updates to the conceptual site model, delineation of the nature and extent of impacts, and collection of additional data relevant to remedy selection.

### 3.0 PLANNED ACTIVITIES

Planned activities related to the remedy selection process include the following:

- Collect groundwater samples at the four new piezometers.
- Continue semiannual assessment monitoring.
- Evaluate MNA feasibility, including additional evaluation of groundwater flow and groundwater quality.

- Update conceptual site model based on findings of nature and extent investigation.
- Continue evaluation of remedial options.
- Conduct public meeting (40 CFR 257.96(e)).



### **Tables**

- 1 Timeline for Completed Work Selection of Remedy
- 2 Groundwater Samples Summary Events Since ACM Submittal
- 3 Preliminary Evaluation of Corrective Measure Alternatives

Table 1. Timeline for Completed Work - Selection of Remedy Prairie Creek Generating Station / SCS Engineers Project #25220084.00

| Date                             | Activity   |
|----------------------------------|--|
| August 2019                      | Additional monitoring wells installed to investigate nature and extent (MW-309 and MW-310)   |
| September 2019                   | Completed ACM  |
| October 2019                     | Conducted semiannual assessment monitoring event   |
| November 2019                    | Completed the Well Documentation Report for new wells  |
| January 2020                     | Completed second round of assessment monitoring sampling for the new wells (MW-309 and MW-310)   |
| January 2020                     | Completed Statistical Evaluation of October 2019 groundwater monitoring results  |
| January 2020                     | Completed 2019 Annual Groundwater Monitoring and Corrective Action Report  |
| Late winter or early spring 2020 | Planning, permitting, and access arrangements for four additional monitoring wells (piezometers) to investigate the vertical extent of impacts |
| March 2020                       | Completed Semiannual Progress Report for the Selection of Remedy   |
| April and May 2020               | Conducted semiannual* assessment monitoring event  |

### Table 1. Timeline for Completed Work - Selection of Remedy Prairie Creek Generating Station / SCS Engineers Project #25220084.00

| Date           | Activity   |  |  |  |  |
|----------------|--|--|--|--|--|
| June 2020      | Completed groundwater monitoring results letter for January 2020 sampling event                                      |  |  |  |  |
| June-July 2020 | Additional monitoring wells (piezometers) installed to investigate vertical groundwater flow and groundwater quality |  |  |  |  |
| August 2020    | Initiated planning for the public ACM meeting  |  |  |  |  |
| August 2020    | Completed results letter for the April and May groundwater monitoring event  |  |  |  |  |

#### Notes:

A-R = Resampling event under Assessment Monitoring Program

\* = Resampling event completed in 2019 but analytical results will be used for evaluation for the October 2018 sampling event.

 Created by: NDK
 Date: 2/19/2020

 Last revision by: EJN
 Date: 9/1/2020

 Checked by: MDB
 Date: 9/1/2020

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<sup>\*:</sup> Spring semiannual sampling events are typically completed in April; spring 2020 sampling of selected wells was delayed due to the COVID-19 pandemic

Table 2. Groundwater Samples Summary – Events Since ACM Submittal Prairie Creek Generating Station / SCS Engineers Project #25220084.00

| Sample Dates     | Downgradient Wells |        |        |        |        |        |        | Background Wells |        |        |
|------------------|--------------------|--------|--------|--------|--------|--------|--------|------------------|--------|--------|
|                  | MW-303             | MW-304 | MW-305 | MW-306 | MW-307 | MW-308 | MW-309 | MW-310           | MW-301 | MW-302 |
| 10/28-29-2019    | А                  | Α      | А      | А      | А      | Α      | А      | А                | А      | Α      |
| 1/9/2020         |                    |        |        |        |        |        | А      | А                |        |        |
| 4/27 & 5/27 2020 | А                  | A      | A      | А      | А      | A      | A      | A                | А      | A      |
| Total Samples    | 2                  | 2      | 2      | 2      | 2      | 2      | 3      | 2                | 2      | 2      |

#### Abbreviations:

A = Required by Assessment Monitoring Program

-- = Not Applicable

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# Table 3. Preliminary Evaluation of Corrective Measure Alternatives Prairie Creek Generating Station / SCS Engineers Project #25220084.00

| Alternative #1 Alternative #2 Alternative #3 Alternative #4 Alternative #5  |   |   |   |   |   |  |  |
|---|---|---|---|---|---|--|--|
|   | No Further Action   | Monitored Natural Attenuation (MNA)                                 | Cover Upgrade with MNA  | Gradient Control with MNA   | Excavate and Dispose in Offsite Landfill  |  |  |
| CORRECTIVE ACTION ASSESSMENT - 40   |   | Monitored Natural Attendation (WNA)                                 | Cover opgrade with what   | Gradient Control With WIVA  | Excavate and Dispose in Onsite Landin   |  |  |
| 257.97(b)(1) Is remedy protective of human health and the environment?  | Yes   | Yes   | Yes   | Yes   | Yes   |  |  |
| 257.97(b)(2) Can the remedy attain the groundwater protection standard?   | Yes   | Yes   | Yes   | Yes   | Yes   |  |  |
| 257.97(b)(3)  Can the remedy control the source(s) of releases so as to reduce or eliminate, to the maximum extent feasible, further releases of constituents in appendix IV to this part into the environment? | Yes   | Yes   | Yes   | Yes   | Yes   |  |  |
| 257.97(b)(4)  Can the remedy remove from the environment as much of the contaminated material that was released from the CCR unit as is feasible?   | Not Applicable - No release of CCR  | Not Applicable - No release of CCR                                  | Not Applicable - No release of CCR  | Not Applicable - No release of CCR  | Not Applicable - No release of CCR  |  |  |
| 257.97(b)(5)  Can the remedy comply with standards for management of wastes as specified in §257.98(d)?   | Yes   | Yes   | Yes   | Yes   | Yes   |  |  |
| LONG- AND SHORT-TERM EFFECTIVENES   | S - 40 CFR 257.97(c)(1)   |   |   |   |   |  |  |
| 257.97(c)(1)(i) Magnitude of reduction of existing risks  | Existing risk reduced by achieving GPS  | Same as Alternative #1  | Same as Alternative #1  | Same as Alternative #1  | Same as Alternative #1  |  |  |
| 257.97(c)(1)(ii)  Magnitude of residual risks in terms of likelihood of further releases due to CCR remaining following implementation of a remedy  | No reduction of existing risk for additional releases<br>Residual risk is limited for all alternatives due to limited<br>extent of impacts and lack of receptors  | Same as Alternative #1  | Same as Alternative #1 with potential further reduction in release risk due to the reduced permeability of the final cover However, limited as no additional overall risk reduction is provided due to lack of current/anticipated future receptors for groundwater impacts | Same as Alternative #1  | Same as Alternative #1 with further reduction in release risk due to removal of impounded CCR from site  However, limited as no additional overall risk reduction is provided due to lack of current/anticipated future receptors for groundwater impacts |  |  |
| 257.97(c)(1)(iii)  The type and degree of long-term management required, including monitoring, operation, and maintenance   | 30-year post-closure groundwater monitoring Groundwater monitoring network maintenance and as-needed repair/replacement Final cover maintenance (e.g., mowing and as- needed repair) Periodic final cover inspections Additional corrective action as required based on post-closure groundwater monitoring | Same as Alternative #1 with increased monitoring for MNA parameters | Same as Alternative #1 with increased monitoring for MNA parameters   | Same as Alternative #1 with increased monitoring for MNA parameters and monitoring, operation, and maintenance of the gradient control system and any discharge-related water treatment | No on-site long-term management required Limited on-site post-closure groundwater monitoring until GPSs are achieved Receiving disposal facility will have same/similar long- term monitoring, operation, and maintenance requirements as Alternative #1  |  |  |

# Table 3. Preliminary Evaluation of Corrective Measure Alternatives Prairie Creek Generating Station / SCS Engineers Project #25220084.00

|   | Allama altina III  | Albania altina #0  | Allermative #2   | Allements // A  | Allerman III   |
|---|--|--|--|---|--|
|   | Alternative #1 No Further Action   | Alternative #2 Monitored Natural Attenuation (MNA)   | Alternative #3 Cover Upgrade with MNA  | Alternative #4 Gradient Control with MNA  | Alternative #5 Excavate and Dispose in Offsite Landfill  |
| LONG- AND SHORT-TERM EFFECTIVENES   |  | Worldored Natural Attenuation (WINA)   | Cover opgrade with wina  | Gradient Control with winA  | Excavate and dispose in Offsite Landilli   |
| EGITO THE GROWN LEMM ET LOTTVETTE   | lo orn zerrin(e)(i) (commuca)  |  |  |   |  |
| 257.97(c)(1)(iv)<br>Short-term risks - Implementation   |  |  |  |   |  |
| Excavation  | None   | None   | Increased risk over Alternative #1 due to general construction activities that are not anticipated to expose CCR   | None  | Increased risk to environment over Alternative #3 due to CCR excavation volumes (~148K cy) required for removal and off-site re-disposal   |
| Transportation  | None   | None   | Increased risk over Alternative #1 from construction traffic due to final cover disturbance and import of cover upgrade materials  | None  | Highest level of community and environmental risk due to CCR volume export (~148K cy)  |
| Re-Disposal   | None   | None   | None   | None  | Increased risk to community and environment due to re-disposal of large CCR volume (~148K cy) at another facility  Re-disposal risks are managed by the receiving disposal facility                                    |
| 257.97(c)(1)(v)<br>Time until full protection is achieved   | To be evaluated further during remedy selection Closure and capping was completed in 2018 Groundwater protection timeframe to reach GPS potentially 5 to 10 years following closure construction, achievable within 30-year post-closure monitoring period                 | Similar to Alternative #1 with the potential for increased understanding of timeframe based on MNA monitoring results  | Similar to Alternative #2 with some potential for decrease in time to reach GPS due to reduced cover permeability.   | Similar to Alternative #2 with potential for decrease in time to reach GPS due to groundwater removal   | Similar to Alternative #2 Potential for increase in time to reach GPS due to significant source disturbance during construction Potential decrease in time to reach GPS due to CCR source removal                      |
| 257.97(c)(1)(vi) Potential for exposure of humans and environmental receptors to remaining wastes, considering the potential threat to human health and the environment associated with excavation, transportation, re-disposal, or containment | No change in potential exposure  | Same as Alternative #1   | Same as Alternative #1   | Same as Alternative #1  | No potential for on-site exposure to remaining waste since no waste remains on site Risk of potential exposure is transferred to receiving disposal facility and is likely similar to Alternative #2                   |
| 257.97(c)(1)(vii)<br>Long-term reliability of the engineering<br>and institutional controls   | Long-term reliability of existing cap is good Significant industry experience with methods/controls Capping is common practice/industry standard for closure in place for remediation and solid waste management Deed notation in place for closure with CCR left in place | Long-term reliability of existing cap is good Significant industry experience with methods/controls Capping is common practice/industry standard for closure in place for remediation and solid waste management Deed notation in place for closure with CCR left in place | Long-term reliability of enhanced cap is good Significant industry experience with methods/controls Capping is common practice/industry standard for closure in place for remediation and solid waste management Deed notation in place for closure with CCR left in place | Similar to Alternatives 1 through 3 Depending on the gradient control method selected, the long-term reliability can be good There is significant industry experience with some potential gradient control methods used in remediation of groundwater impacts | Success of remedy at PCS does not rely on long-term reliability of engineering or institutional controls Overall success relies on reliability of the engineering and institutional controls at the receiving facility |
| 257.97(c)(1)(viii) Potential need for replacement of the remedy   | Limited potential need for replacement of original cap placed in 2018 if maintained  | Same as Alternative #1   | Same as Alternative #1   | Same as Alternative #1  | No potential need for remedy replacement   |
| SOURCE CONTROL TO MITIGATE FUTURE   | ERELEASES - 40 CFR 257.97(c)(2)  |  |  |   |  |
| 257.97(c)(2)(i)  The extent to which containment practices will reduce further releases   | Cap installed in 2018 will reduce further releases by minimizing infiltration through CCR  | Same as Alternative #1   | Same as Alternative #1 with possible reduction in further release risk due to lower cap permeability/ reduced infiltration through CCR   | Same as Alternative #1  | Removal of CCR prevents further releases at PCS<br>Receiving disposal site risk similar to Alternative #3  |
| 257.97(c)(2)(ii) The extent to which treatment technologies may be used   | Alternative does not rely on treatment technologies for source control   | Alternative does not rely on treatment technologies for source control   | Alternative does not rely on treatment technologies for source control   | Alternative does not rely on treatment technologies for source control  | Alternative does not rely on treatment technologies for source control   |

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|   | Alternative #1  | Alternative #2  | Alternative #3   | Alternative #4  | Alternative #5  |
|---|---|---|--|---|---|
|   | No Further Action   | Monitored Natural Attenuation (MNA)   | Cover Upgrade with MNA   | Gradient Control with MNA   | Excavate and Dispose in Offsite Landfill  |
| IMPLEMENTATION - 40 CFR 257.97(c)(3)  |   |   |  |   |   |
| 257.97(c)(3)(i)  Degree of difficulty associated with  constructing the technology                        | No construction involved  | No construction involved  | Low complexity construction  Moderate degree of design and logistical complexity to complete cap upgrade | Moderate complexity construction High degree of logistical complexity due to off-site property owner access   | Low complexity construction High degree of logistical complexity including the excavation and off-site transport of ~148K cy of CCR and permitting/development of off-site disposal facility airspace Moderate to high level of dewatering effort - dewatering required for excavation of full CCR volume |
| 257.97(c)(3)(ii)  Expected operational reliability of the technologies  Not Applicable                    |   | Not Applicable  | High reliability based on historic use of capping as corrective measure                                  | Operational reliability depends on method of gradient control required/selected, the level of extracted groundwater treatment required, and the location of groundwater treatment Overall expected reliability is good based on industry experience   | Success at PCS does not rely on operational reliability of technologies Overall success relies on off-site disposal facility, which is likely same/similar to Alternative #3  |
| IMPLEMENTATION - 40 CFR 257.97(c)(3)  | (continued)   |   |  |   |   |
| 257.97(c)(3)(iii)  Need to coordinate with and obtain necessary approvals and permits from other agencies | No further approvals or permits required  | Same as Alternative #1  | Need is low in comparison to other alternatives<br>State Closure Permit amendment likely required        | Need is high in comparison to other alternatives State Closure Permit amendment likely required Approval of downgradient site owner required Approval of facility receiving gradient control discharge for treatment required, or agency approval to construct the necessary treatment facility is required | Need is highest in comparison to other alternatives<br>State Closure Permit amendment likely required<br>Approval of off-site disposal site owner required<br>May require State solid waste comprehensive planning<br>approval<br>Local road use permits likely required                                  |
| 257.97(c)(3)(iv)<br>Availability of necessary equipment and<br>specialists                                | Not Applicable  | Lowest level of demand for MNA implementation   | Low level of demand for cap construction material  | Moderate level of demand expected<br>Level of demand may vary based on method of<br>gradient control selected   | Availability of necessary equipment to develop necessary off-site disposal facility airspace and transport ~148K cy of CCR to new disposal facility will be a limiting factor in the schedule for executing this alternative  No liner or cover material demands for on-site implementation of remedy     |
| 257.97(c)(3)(v) Available capacity and location of needed treatment, storage, and disposal services       | Not Applicable  | Not Applicable  | Not Applicable   | There is no on-site capacity to treat gradient control system discharge If required, on-site capacity will need to be developed Off-site capacity to treat gradient control system discharge may exist, but ability/willingness to accept discharge is currently unknown                                    | Off-site disposal capacity, facility logistical capacity, or<br>the time required to develop the necessary off-site<br>disposal and logistical capacity is a significant limiting<br>factor   |
| COMMUNITY ACCEPTANCE - 40 CFR 25  | 7.97(c)(4)  |   | 1  | 1   |   |
| 257.97(c)(4)  The degree to which community concerns are addressed by a potential remedy (Anticipated)    | To be determined based on input obtained through public meetings/outreach to be completed | To be determined based on input obtained through public meetings/outreach to be completed | To be determined based on input obtained through public meetings/outreach to be completed                | To be determined based on input obtained through public meetings/outreach to be completed   | To be determined based on input obtained through public meetings/outreach to be completed   |
| Created by: LAB/SK Last revision by: EJN Checked by: TK/SC  | Date  | :: 6/20/2019<br>:: 8/12/2019<br>:: 8/13/2019  | -<br>-<br>-  |   |   |

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# **Figures**

- 1 Site Location Map
- 2 Site Plan and Monitoring Well Locations



