

**INITIAL WRITTEN CLOSURE PLAN  
40 C.F.R. PART 257.102  
PLANT YATES ASH POND 1 (AP-1)  
GEORGIA POWER COMPANY**

**SITE INFORMATION**

**Site Name / Address**

Eugene A. Yates Power Plant  
708 Dyer Road  
Newnan, GA 30263

**Owner Name / Address**

Georgia Power Company  
241 Ralph McGill Blvd  
Atlanta, GA 30308

**CCR Unit**

AP- 1

**Closure Method**

Closure by Removal

**CLOSURE PLAN DESCRIPTION**

**§ 257.102(b)(1)(i) – Narrative description of how the CCR unit will be closed.**

All CCR from the Plant Yates AP-1 has been removed. The CCR from AP-1 was either placed in Landfill R6, a permitted dry ash landfill located within the boundary of Plant Yates, or used to construct grades to provide drainage on top of a portion of Pond AP-3 as part of the closure plan for Pond AP-3. The closure procedure included removing all visible ash, over excavating into the subgrade soils, and placement of topsoil and permanent vegetative cover to provide erosion control for the completed surfaces. Closure will also include confirmation that groundwater monitoring concentrations do not exceed the groundwater protection standard established for constituents in Appendix IV of the Rule.

**§ 257.102(b)(1)(iv) – Estimate of the maximum inventory of CCR ever on-site over the active life of the CCR unit**

Approximately 650,000 cubic yards of CCR was removed from AP-1.

**§ 257.102(b)(1)(vi) – Closure Schedule**

CCR removal at Yates AP-1 began in July 2015, and was completed in July 2017.

Certification Statement 40 CFR §257.102(b)(4)

Initial Written Closure Plan

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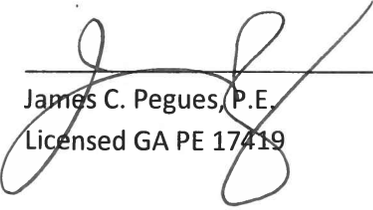
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**CCR Unit**

AP-1

Yates AP-1 has undergone CCR removal in accordance with §257.102(c), no longer impounds free water nor receives CCR, and is in the process of obtaining a solid waste permit under the Georgia Rules for Solid Waste Management, 391-3-4-.10. As such, Yates AP-1 no longer meets the definition of a CCR Surface Impoundment.

I hereby certify that the documentation above is accurate based on current available information.

  
James C. Pegues, P.E.  
Licensed GA PE 17419

