

## **CCR Rule Semi-Annual Remedy Selection Progress Report**

## Chesapeake Energy Center – Bottom Ash Pond (including Historic Pond area) Chesapeake, Virginia May 20, 2022

Title 40 Code of Federal Regulations (CFR) Section 257.97(a) of the Coal Combustion Residuals (CCR) Rule requires the owner or operator of a CCR unit that has completed a corrective measures assessment for groundwater to prepare a semi-annual report describing the progress in selecting and designing the remedy. This report constitutes the third semi-annual remedy selection progress report for the Chesapeake Energy Center Bottom Ash Pond located in Chesapeake, Virginia.

A corrective measures assessment was initiated for the Bottom Ash Pond on July 2, 2020, in response to groundwater protection standard exceedances in one or more downgradient groundwater monitoring wells. Pursuant to 40 CFR §257.96, an Assessment of Corrective Measures (ACM) Report was completed and placed in the unit's operating record on November 29, 2020. Based on the results of the corrective measures assessment, Dominion Energy must, as soon as feasible, select a remedy that meets the standards listed in 40 CFR §257.97(b). A summary of the progress selecting a remedy is provided in the selections below.

## **Summary of Actions Completed to Date**

The following interim measures and actions have been completed to date:

- In support of the closure by removal requirement set forth in Code of Virginia 10.1-1402.03, Dominion Energy has retained engineering firm AECOM as the Engineer of Record to develop and execute plans for the removal of CCR material from the Chesapeake Energy Center Bottom Ash Pond (including Historic Pond area).
- Consultant engineers completed aquifer characterization studies and groundwater modeling for anticipated excavation dewatering CCR removal construction activities.
- Consultant engineers have completed site characterization and delineation of CCR material outside of the lined landfill area to support the development of an excavation plan for the site; and
- Discussions with the City of Chesapeake regarding the need for a local Conditional Use Permit (CUP) have continued and are making progress.

## **Planned Activities**

The following activities are planned:

 In coordination with owner's engineer, develop a detailed scope of work for the removal of the CCR materials including a water management plan during the ash removal.



- Consulting engineer is developing transportation models and subsequent plans to support the movement of materials offsite and to support the local CUP and solid waste permit modification.
- Discussions with the City of Chesapeake will continue regarding the need for a local CUP; and
- The next semi-annual progress report will be completed no later than November 16, 2022.