Decontamination Certification and Closure Completion Certification Emery Pond

I am a Professional Engineer (P.E.) in the State of Illinois and President of Clarida & Ziegler Engineering Co. I am the P.E. with oversight for the Clarida & Ziegler Engineering Co. contract with Southern Illinois Power Cooperative for construction observation and oversight for the contract with 06 Environmental related to the closure of Emery Pond and the FGD Loadout Area at the Marion Power Station ("Emery Pond Site"). I have personal knowledge of the 06 Environmental Emery Pond Site closure activities and related documentation performed pursuant to the design documents produced by Hanson Professional Services, Inc. titled "Emery Pond Closure & Storm Water Basin Construction Plans," dated July 14, 2020, and included as Appendix B to the Emery Pond closure plan dated April 15, 2021.

I hereby certify that to the best of my knowledge, and based upon visual observation and other information, all CCR was removed from the Emery Pond Site in connection with the performed Emery Pond Site closure, and the CCR removal action at the Emery Pond Site was completed in general accordance with 35 Ill. Adm. Code 845.740(a) and with the Emery Pond Closure & Storm Water Basin Construction Plans dated July 14, 2020, and included as Appendix B to the Emery Pond closure plan. I further certify that to the best of my knowledge closure of the Emery Pond Site was completed in general accordance with those provisions of the Emery Pond closure plan that apply to the closure activities for which Clarida & Ziegler Engineering Co. had oversight responsibility or as to which SIPC has provided information, including documentation, confirming the work performed. ¹

The removal and decontamination of the Emery Pond Site was complete as of April 5, 2021, and final inspection was complete as of May 28, 2021.

W. Brian Ziegler, P.E.,

Printed Name

July 14, 2021

Date

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¹ Clarida & Ziegler Engineering Co. was responsible for closure work oversight except for the following activities outlined in the Emery Pond Closure Plan produced by Hanson Professional Services, Inc., revision date April 15, 2021: Section 3.4 CCR Sediment Dewatering; Section 3.5 CCR Sediment Sampling; Section 3.8 CCR Management During Closure and Transportation; Section 3.10 FGD Loadout Area; and Section 5.4 Sampling and Analysis/Testing. SIPC has provided information, including documentation, confirming that CCR, including material from the FGD loadout area, was sampled, hauled off site and disposed of properly to meet the requirements of Sections 3.4, 3.5, 3.10 and 5.4 of the closure plan, as to which Clarida & Ziegler Engineering Co. did not have field oversight responsibility.