

257.83 (b) (2)	REPORT OF ANNUAL INSPECTION OF CCR SURFACE IMPOUNDMENT		
	FACILITY NAME: Plant Yates – Ash Pond 3 (AP-3)		
	OWNER/OPERATOR OF FACILITY: Georgia Power Company		
	INSPECTION DATE: November 6, 2024		
	INSPECTING ENGINEER: J. Marlon Thomas (Georgia P.E. License #040073)		
(i)	ANY CHANGES IN GEOMETRY OF THE IMPOUNDING STRUCTURE SINCE THE PREVIOUS ANNUAL INSPECTION?	No	
	(IF YES, DESCRIBE):		
(ii)	LOCATION AND TYPE OF EXISTING INSTRUMENTATION	No Instrumentation	
(ii)	MAXIMUM RECORDED READING OF EACH INSTRUMENT SINCE PREVIOUS ANNUAL INSPECTION	No Instrumentation	
(iii)	APPROXIMATE MINIMUM, MAXIMUM AND PRESENT DEPTH AND ELEVATION OF THE IMPOUNDED WATER SINCE PREVIOUS ANNUAL INSPECTION		
	MIN. DEPTH: 0 ft	MAX. DEPTH: 0 ft	PRESENT DEPTH: 0 ft
	MIN. ELEVATION: N/A	MAX. ELEVATION: N/A	PRESENT ELEVATION: N/A
(iii)	APPROXIMATE MINIMUM, MAXIMUM AND PRESENT DEPTH AND ELEVATION OF CCR SINCE PREVIOUS ANNUAL INSPECTION		
	MIN. DEPTH: 0 ft	MAX. DEPTH: 58 ft	PRESENT DEPTH: Up to 58 ft
	MIN. ELEVATION: 750 ft	MAX. ELEVATION: 808 ft	PRESENT ELEVATION: Up to 808 ft
(iv)	APPROXIMATE STORAGE CAPACITY OF IMPOUNDING STRUCTURE AT TIME OF INSPECTION	141,000 yd ³ (1)	
(v)	APPROXIMATE VOLUME OF IMPOUNDED WATER AND CCR AT TIME OF INSPECTION	WATER: 0 yd ³ (2)	CCR: 2,863,000 yd ³ (3)
(vi)	ANY APPEARANCE OF AN ACTUAL OR POTENTIAL STRUCTURAL WEAKNESS OF THE CCR UNIT, IN ADDITION TO ANY EXISTING CONDITIONS THAT ARE DISRUPTING OR HAVE THE POTENTIAL TO DISRUPT THE OPERATION AND SAFETY OF THE CCR UNIT AND APPURTENANT STRUCTURES?	No	
	(IF YES, DESCRIBE):		
(vii)	ANY OTHER CHANGE(S) WHICH MAY HAVE AFFECTED THE STABILITY OR OPERATION SINCE THE PREVIOUS ANNUAL INSPECTION?	No	
	(IF YES, DESCRIBE):		

(1) Approximate storage capacity of the impounding structure is estimated as the total storage volume up to the dam crest of 755 feet.
(2) AP-3 is undergoing closure construction, and no longer has the ability to impound water. Water present is related to temporary non-CCR stormwater management. Dry ash has been stacked, compacted, and covered within the original AP-3 footprint.
(3) AP-B' and AP-3 are being combined into the "Ash Management Area CCR footprint" for closure in place. With consolidation ongoing, it is not currently possible to differentiate how much ash went into the former AP-B' footprint and the former AP-3 footprint.

