



# **Montour, LLC**



# **Ash Basin 1**

# **Annual Fugitive Dust Control Report**

**November, 2018**



As required under 40 CFR Part §257.80(c), an Annual CCR Fugitive Dust Control report must be completed for a regulated CCR unit. The initial report is due no later than 14-months after placing the initial CCR fugitive dust control plan in the facility's operating record. The deadline for subsequent plan completion is 12-months after completion of the previous. The initial Montour Ash Basin 1 fugitive dust report was placed in the facility's Facility Operating Record on November 18, 2016. The deadline for posting of the subsequent Annual CCR Fugitive Dust Control is due no later than November 10, 2018. The report is considered to be complete after it becomes part of the Facility Operating Record. The annual report is required to contain the following items:

- 1) All actions taken by facility to control fugitive dust generation from Ash Basin 1. A copy of the Plan's Weekly Fugitive Dust Inspection Logs is attached to this report – Attachment 1. The weekly inspection logs identify any actions taken to minimize and control fugitive dusting.
- 2) A record of all citizen complaints. There were no citizen complaints received during this reporting period associated with the Ash Basin 1 CCR unit.
- 3) A summary of any corrective measures taken to mitigate fugitive dust generation. Any corrective action measures taken as a result of identifying fugitive dusting events during the reporting period are included on the Weekly Fugitive Dust Inspection Logs. The logs are included in this report as Attachment 1.

As required under 40 CFR Part §257.106(g), after posting the initial and subsequent Annual CCR Fugitive Dust report to the facility operating record, notification of the posting must be made to the PADEP Regional Waste Director.

This report is also required to be posted to the publicly available web-site as required under 40 CFR Part §257.107(g).

This report was prepared and posted by:

  11-2-18  
\_\_\_\_\_  
Signature / Date

**Jake McCabe**  
Operations and Maintenance Supt. | Talen Energy  
Office: 570.437.1362  
18 McMichael Rd, Washingtonville PA 17884

Date Posted to Facility Operating Record: 11/2/2018

# **Attachment 1**

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## **Weekly Fugitive Dust Inspection Logs**

**Attachment A Montour SES - Ash Basin No. 1 Fugitive Dust Inspection Log  
CCR Rule Fugitive Dust Control Plan**

DATE (mm/dd/yyyy)	Name of Person Performing Inspection (First Name / Last Name)	Start Time (ex. 0700)	End Time (ex. 0830)	Wind Speed & Direction (ex. 5 mph / SE)	Fugitive Emissions (YES / NO)	Comments/Corrective Actions (if required)	Was Plant Env Professional Notified (YES / NO)
10-24-17	Justin Blocker	9:00	9:15	10 SSW	NO		
10-31-17	Justin Blocker	10:25	10:40	5 W	NO		
11-8-17	Justin Blocker	11:00	11:15	5 N	NO		
11-15-17	Justin Blocker	9:30	9:45	3 S	NO		
11-22-17	Justin Blocker	11:00	11:15	5 NNW	NO		
11-24-17	Justin Blocker	8:00	8:15	5 NNW	NO		
12-6-17	Justin Blocker	9:45	10:00	5 WSW	NO		
12-13-17	Justin Blocker	10:00	10:15	15 W	NO		
12-20-17	Justin Blocker	8:30	8:45	11 NW	NO		
12-27-17	Justin Blocker	10:40	10:55	5 NNW	NO		
1-3-18	Justin Blocker	9:30	9:45	2 WNW	NO		

**NOTE:** The Ash Basin No. 1 fugitive dust emissions inspection should include those areas identified in the Ash Basin No. 1 fugitive dust control plan and indicated on the Ash Basin No. 1 Weekly monitoring Program Survey Map. Any "YES" entry in the "Fugitive Emissions" column must include some level of follow-up corrective action measure taken to mitigate the source of the dust emissions. A description of the corrective action measures should be noted in the "Comments / Corrective Actions" column of the form. Any item with a "YES" entry in the "Fugitive Emissions" column must also be reported to the plant environmental professional to determine if agency notification/reporting requirements apply.

**Attachment A Montour SES - Ash Basin No. 1 Fugitive Dust Inspection Log  
CCR Rule Fugitive Dust Control Plan**

DATE (mm/dd/yyyy)	Name of Person Performing Inspection (First Name / Last Name)	Start Time (ex. 0700)	End Time (ex. 0830)	Wind Speed & Direction (ex. 5 mph / SE)	Fugitive Emissions (YES / NO)	Comments/Corrective Actions (if required)	Was Plant Env Professional Notified (YES / NO)
1-10-18	Justin Blocker	1140	1155	7 S	NO		
1-17-18	Justin Blocker	1115	1130	1 NNW	NO		
1-24-18	Justin Blocker	930	945	8 NW	NO		
1-31-18	Justin Blocker	800	815	4 S	NO		
2-7-18	Justin Blocker	9:00	9:15	2 SW	NO		
2-14-18	Justin Blocker	1100	1115	7 SSW	NO		
2-21-18	Justin Blocker	930	945	5 SW	NO		
2-28-18	Justin Blocker	1115	1130	3 S	NO		
3-7-18	Justin Blocker	1020	1040	2 NNW	NO		
3-14-18	Justin Blocker	915	935	8 W	NO		
3-21-18	Justin Blocker	1000	1015	8 NNE	NO		

NOTE: The Ash Basin No. 1 fugitive dust emissions inspection should include those areas identified in the Ash Basin No. 1 fugitive dust control plan and indicated on the Ash Basin No. 1 Weekly monitoring Program Survey Map. Any "YES" entry in the "Fugitive Emissions" column must include some level of follow-up corrective action measure taken to mitigate the source of the dust emissions. A description of the corrective action measures should be noted in the "Comments / Corrective Actions" column of the form. Any item with a "YES" entry in the "Fugitive Emissions" column must also be reported to the plant environmental professional to determine if agency notification/reporting requirements apply.

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3-28-18	Justin Blocker	1030	1045	2 S	NO		
4-4-18	Justin Blocker	1010	1025	C WSW	NO		
4-11-18	Justin Blocker	1045	1100	3 SW	NO		
4-18-18	Justin Blocker	9:00	9:15	4 W	NO		
4-25-18	Justin Blocker	1100	1115	4 NW	NO		
5-1-18	Justin Blocker	800	815	1 N	NO		
5-8-18	Justin Blocker	1015	1030	11 W	NO		
5-15-18	Justin Blocker	915	930	1 N	NO		
5-22-18	Justin Blocker	1100	1115	1 N	NO		
5-29-18	Justin Blocker	1000	1015	2 N	NO		
6-5-18	Justin Blocker	1230	1245	4 W	NO		

NOTE: The Ash Basin No. 1 fugitive dust emissions inspection should include those areas identified in the Ash Basin No. 1 fugitive dust control plan and indicated on the Ash Basin No. 1 Weekly monitoring Program Survey Map. Any "YES" entry in the "Fugitive Emissions" column must include some level of follow-up corrective action measure taken to mitigate the source of the dust emissions. A description of the corrective action measures should be noted in the "Comments / Corrective Actions" column of the form. Any item with a "YES" entry in the "Fugitive Emissions" column must also be reported to the plant environmental professional to determine if agency notification/reporting requirements apply.

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6-2-18	Justin Block	915	430	6 N	NO		
6-19-18	Justin Block	805	820	3 W	NO		
6-26-18	Justin Block	1045	1100	5 N	NO		
7-3-18	Justin Block	754	800	1 N	NO		
7-9-18	Justin Block	845	900	6 NW	NO		
7-16-18	Justin Block	1045	1100	1 E	NO		
7-23-18	Justin Block	750	805	7 N	NO		
7-30-18	Justin Block	1100	1115	2 N	NO		
8-6-18	Justin Block	830	845	5 NE	NO		
8-13-18	Justin Block	940	955	2 W	NO		
8-20-18	Justin Block	100	115	3 N	NO		

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8-27 <del>8-28</del>	Justin Blocker	1115	1130	1 N	NO		
9-3	Justin Blocker	915	930	1 N	NO		
9-10	Justin Blocker	800	815	4 ENE	NO		
9-17	Justin Blocker	1045	1100	4 E	NO		
9-24	Justin Blocker	845	900	6 NNE	NO		
10-1	Justin Blocker	915	930	4 NE	NO		
10-8	Justin Blocker	800	815	3 SE	NO		
10-15	Justin Blocker	945	1000	3 SSW	NO		
10-22	Justin Blocker	1230	1245	8 S	NO		
10-29	Justin Blocker	115	130	6 NW	NO		

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