

# **2023 Annual Fugitive Dust Control Report**

## **Brickhaven Structural Fill Project**



**May 2, 2024**

Owner:  
Green Meadow, LLC  
12601 Plantside Drive  
Louisville, Kentucky 40299

Facility:  
Brickhaven Mine Facility  
1271 Moncure-Flatwood Road  
Moncure, NC 27559

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## 1.0 Introduction

This Annual CCR Fugitive Dust Report has been prepared pursuant to the criteria of 40 CFR part 257.80(c). The Annual Report summarizes activities described in the Fugitive Dust Control Plan and includes the following components: description of actions taken to control fugitive dust; a record of all citizen complaints; and a summary of any corrective actions taken.

This Annual Report addresses the period from January 1, 2023 to December 31, 2023. The Annual Report is deemed complete when the report is placed in the facility's operating record.

The Annual Report will be placed in the operating record and retained in the Environmental Records at the Brickhaven office. The Report will also be placed on the Green Meadow, LLC Brickhaven CCR Rule Compliance Data and Information publicly accessible website.

## 2.0 Facility Description and Contact Information

### 2.1 Facility Description

Green Meadow, LLC owns and Charah Solutions, Inc. operates the Brickhaven No. 2 Mine Structural Fill site located in Chatham County, off Moncure-Flatwood Road in Moncure, North Carolina under NCDEQ Mine Permit No. 19-25 and NCDEQ Structural Fill Permit 1910-STRUCT-2015. The mine property consists of approximately 301 acres. The property was previously owned and operated by General Shale. The structural fill, including associated perimeter berms, channels, and haul roads, encompasses approximately 80 acres, of which approximately 72 acres have been covered with a composite liner system for subsequent CCP placement. The structural fill is currently in the post-closure care period.

### 2.2 Facility Contact

Name: Norman Divers – Vice President EHS  
Address: 1271 Moncure-Flatwood Rd. Moncure, NC 27559  
Telephone: (704) 731-2203  
Email: ndivers@charah.com

## 3.0 Fugitive Dust Controls

The following fugitive dust control measures were implemented during the period addressed by this Annual report.

- Site Roadways – Little to no site activity occurred during the reporting period. Speed control measures were implemented as necessary. A water truck was available to control dust on site roadways as needed.

- Structural Fill – Little to no site activity occurred during the reporting period. No CCP was placed in the structural fill and permanent vegetative cover was established during the reporting period. A water truck was available as needed.
- Transporting Material – No CCP or soil cap materials were transported during the reporting period.
- Unloading Material – No CCP or soil cap materials were unloaded during the reporting period.

#### **4.0 Citizen Complaint Log**

Generally, complaints made to the site are by telephone and received by the site's Environmental Protection Specialist. All complaints are entered into a log by the Environmental Protection Specialist noting the nature of the complaint, date, time, and other relevant details. All complaints are addressed as follows: reviewing site operations at the time of the complaint, reviewing inspection records, reviewing weather data, and interviewing site operations personnel.

No complaints were received by the site Environmental Protection Specialist during the period addressed by this Annual Report.

#### **5.0 Plan Assessment**

The Plan will be reviewed periodically to verify the effectiveness, and amended as necessary, and documented by the plan amendments. The site Environmental Protection Specialist reviewed the inspection records and operating means and methods, and determined that no additional dust control measures or plan modifications were warranted during the period for this report.

#### **6.0 Recordkeeping, Notification, and Internet Requirements**

In accordance with CCR Rule §257.80 (d), the owner or operator of the CCR unit will comply with the recordkeeping requirements specified in CCR Rule §257.105(g), the notification requirements specified in CCR Rule §257.106(g), and the internet requirements specified in CCR Rule §257.107(g).

**7.0 Signatures**

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Norman Divers, Vice President,  
Environment, Health & Safety

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Matthew Sutton, Managing Member,  
Green Meadow, LLC