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March 31, 2017

Geoff Strack

Waste Connections 251 Starkey Street Saint Paul, Minnesota 55107

Re: SKB Lansing Landfill (SW-514) Austin, Minnesota

Coal Ash Rule (40 CFR 257.90) Groundwater Detection Monitoring Program Review

Dear Mr. Strack:

Per your request Wenck Associates, Inc. (Wenck) has reviewed the existing groundwater monitoring system at the SKB Lansing Landfill (the Lansing Landfill) for compliance with the above referenced coal combustion residuals (CCR) rule. Our review concludes that the existing monitoring network at the Landfill exceeds the minimum requirement of the CCR rule for a detection monitoring program.

The minimum CCR rule requirement for a groundwater detection monitoring program specifies at least one upgradient and three downgradient monitoring wells. The Lansing Landfill has in place a nine well monitoring network that includes two upgradient and seven downgradient monitoring wells. This existing monitoring system was established through the Minnesota Pollution Control Agency (MPCA) solid waste facility permitting process. That permitting process required a site specific hydrogeologic evaluation. In addition to monitoring wells the site characterization also included numerous piezometers for groundwater elevation measurement to confirm groundwater flow direction. The resultant monitoring network was installed following review and approval of the MPCA and exceeds the CCR requirements. Thus, the existing monitoring wells are adequately situated and can provide for the collection of background analytical data as required for the CCR detection monitoring program.

Consistent with MPCA solid waste permitting, modification of the groundwater monitoring network may be required if new disposal areas are developed or if significant groundwater flow regime changes are observed.

We appreciate the opportunity to assist you with this effort. If you have any questions, please contact me (763-479-4226) at your convenience. Sincerely,

WENCK ASSOCIATES, INC.

Thomas Shustarich, PE

Principal

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