October 11, 2011

The Honorable John Boehner The Honorable Nancy Pelosi Speaker of the House Minority Leader U.S. House of Representatives U.S. House of Representatives Washington, DC 20510 Washington, DC 20510 The Honorable Fred Upton The Honorable Henry Waxman **Ranking Member** Chairman House Energy & Commerce Committee House Energy & Commerce Committee Washington, DC 20510 Washington, DC 20510

Dear Mr. Speaker, Madam Leader, Chairman Upton, and Ranking Member Waxman,

As a diverse group of stakeholders that depend on an abundant and affordable supply of domestic electricity, we are writing to express our strong support for H.R. 2273, the Coal Residuals Reuse and Management Act, which establishes new federal standards for the management of coal combustion residuals (CCRs). We believe that H.R. 2273 provides the federal oversight needed to ensure the safe disposal or recycling of CCRs while building on existing state authorities to manage their solid waste programs

As you know, the Environmental Protection Agency (EPA) has proposed new federal regulations governing the disposition of coal ash and other CCRs under the Resource Conservation and Recovery Act (RCRA). In its proposed rule, the EPA presented two options: regulate CCRs as hazardous waste under RCRA subtitle C or regulate them as non-hazardous waste under RCRA subtitle D. We believe the designation of CCRs as hazardous waste under RCRA Subtitle C would immediately have negative economic impacts on electricity consumers, particularly those in coal-dependent states, as well as on manufacturing industries that use coal to co-generate energy and industries that recycle coal combustion residuals, including ash and gypsum.

Over the last several years, individual companies and the federal government have spent millions of dollars developing new technologies and management practices that allow CCRs to be beneficially reused in important construction materials like cement, shingles, wallboard, and bricks. A RCRA subtitle C designation would likely end most of these recycling programs and lead to CCRs simply being stored in landfills at a greater cost to consumers and the environment. According to a June study by Veritas Economic Consulting, the United States would also lose an estimated 183,900–316,000 jobs under a Subtitle C designation, with the Midwest bearing the brunt of those losses with an estimated 57,300-95,600 jobs lost.

Specifically, H.R. 2273 strengthens state programs by establishing a federal baseline for the regulation of CCR disposal under RCRA Subtitle D, the municipal solid waste program. The bill also provides a federal backstop that gives the EPA the authority to intervene if a state is unable or unwilling to meet the federal baseline program. While the bill moves forward with these new federal standards, it applies them in a way that

maximizes the flexibility for state implementation, such as allowing existing safe and well engineered facilities to operate to the end of their design life, yet it mandates diligent monitoring and compliance by utilities. This gives states the ability to strengthen their disposal programs while also preserving their beneficial reuse programs.

Again, we strongly support H.R. 2273 and urge Members to vote for passage in the House this week.

Respectfully,

Alabama Coal Association American Coal Ash Association American Coal Council American Coalition for Clean Coal Electricity American Concrete Pavement Association American Concrete Pressure Pipe Association American Forest & Paper Association American Public Power Association American Road & Transportation Builders Association Associated Builders and Contractors Association of American Railroads Citizens for Recycling First Colorado Mining Association Council of Industrial Boiler Owners **Edison Electric Institute** Friends of Coal **Illinois Coal Association** Indiana Coal Council, Inc. Kentucky Coal Association Large Public Power Council Midwest Coal Ash Association Midwest Power Coalition National Association of Manufacturers National Mining Association National Ready Mixed Concrete Association National Rural Electric Cooperative Association Ohio Coal Association Pennsylvania Anthracite Council Pennsylvania Coal Association Portland Cement Association Texas Coal Combustion Products Coalition U.S. Chamber of Commerce Utility Solid Waste Activities Group Virginia Coal Association Western Business Roundtable Western Energy Supply and Transmission Associates West Virginia Coal Association Wisconsin Concrete Pavement Association