

April 17, 2002

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BUREAU OF AIR REGULATION

Ms. Cindy Phillips, P.E. FDEP Bureau of Air Regulation MS 5505 2600 Blair Stone Road Tallahassee, FL 32399-2400

Reason: Request for Applicability Determination for the following Source Category (or categories) for Cape Canaveral Power Plant permit no. 0090006-00 1 -AV

Dear Ms. Phillips,

Thank you for your notice considering the "MACT hammer" notification requirements for the State of Florida. In accordance with your notice and the general provisions of 40 CFR Part 63 (MACT standards) and the MACT hammer provisions, which implement Section 112(j) of the Clean Air Act (CAA), this letter is to request the above mentioned determination regarding the MACT hammer.

Applicability Determination Request for 112(j) Internal Combustion Engine

1) The name and address (physical location) of the major source.	Florida Power and Light Company - Cape Canaveral Plant 6000 N. U.S. Hwy. 1 Cocoa, Fl. 32927-6002 The plant is located on the west side of the Indian River, approximately
	eight miles north of Cocoa, Florida, on U.S. Highway No. 1, Brevard County,
2) A brief description of the major source and an identification of the relevant source category	This facility consists of two oil and natural gas fired conventional steam electric generating stations, designated as Units # 1 and #2. Each of two oil and natural gas fired conventional steam electric generating units is a nominal 400 megawatt (MW) class (electric) steam generator which drives a single reheat turbine generator. Also included in this permit are miscellaneous unregulated/insignificant emissions units and/or activities.
	Based on the initial Title V permit application received June 12, 1996, this facility is a major source of hazardous air pollutants (HAPs).
	The emergency diesel generator falls in the internal combustion engine category.

3) Identification of the	E.U. ID
types of emission points	No. Brief Description
belonging to the relevant	XXX Internal Combustion Engines which drive Compressors and Water
source category.	Pumps and Similar Equipment
	XXX Emergency Diesel Generators
4) Identification of any	none
affected sources for	
which a section 112(g)	
MACT determination	
has been made at this	
facility	

Based on the information available to us at the time of this application, we believe that we may be subject to section 112(j) of the Clean Air Act. We reserve the right, however, to amend or withdraw this application should we obtain new or different information regarding our status.

As the responsible official, I hereby certify, based on information and belief formed after reasonable inquiry, that the statements and information in this document are true, accurate, and complete.

Should you have any questions regarding this, please contact Angelo Masullo at (321) 637-2251 or Mary Archer at (561) 691-7057.

Sincerely,

Frank Irizarry

Plant General Manager

Cape Canaveral Power Plant

CC: Air Permitting Section, Air Planning Branch, APTDM,

USEPA Region 4 Atlanta Federal Center Atlanta, Ga. 30303-8960

Leonard Koslov - FDEP Central District

Scott Sheplak – Title V Permitting FDEP Bureau of Air Regulation MS 5505 2600 Blair Stone Road Tallahassee, FL 32399-2400

Mary Archer JES/JB Marister Ruiz GPA/JB

 $JES\ File: Cape\ Canaveral-T.V-MACT\ Part\ 1\ notice$



Department of Environmental Protection

jeb Bush Governor Marjory Stoneman Douglas Building 3900 Commonwealth Boulevard Tallahassee, Florida 32399-3000

David B. Struhs Secretary

May 22, 2002

Mr. Frank Irizarry
Plant General Manager
Cape Canaveral Power Plant
Florida Power& Light Company
6000 N. US Hwy. #1
Cocoa, FL 32927-6002

Re: Request for Determination of MACT Applicability for Cape Canaveral Power Plant

Dear Mr. Irizarry:

In response to your letter dated April 17, 2002 which requests that the Department make a determination of MACT applicability for your plant, I have attached Chapter 28-105, F.A.C., Declaratory Statements, which specifies the procedure that you must follow in order for us to comply with your request.

The Department's Agency Clerk is Kathy Carter. Her address is:

Kathy Carter, Agency Clerk Florida Department of Environmental Protection MS 35 3900 Commonwealth Boulevard Tallahassee FL 32399-3000

Thank you for submitting the 112(j) notification information. Your information submittal appears to meet our current 112(j) requirements.

Please be aware that, although your letter refers to this information submittal as an "application," the Department does not recognize your submittal as a state permit application and has no plans to process it as such.

No further 112(j) information is needed from you at this time. If you have any questions, concerning this matter, please contact me at 850/921-9534.

Sincerely,

Cindy L. Phillips, P.E. Bureau of Air Regulation

Cirdy & Phillips

attachment

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CHAPTER 28-105, F.A.C.

DECLARATORY STATEMENTS

28-105.001 Purpose and Use of Declaratory Statement.

A declaratory statement is a means for resolving a controversy or answering questions or doubts concerning the applicability of statutory provisions, rules, or orders over which the agency has authority. A petition for declaratory statement may be used only to resolve questions or doubts as to how the statutes, rules, or orders may apply to the petitioner's particular circumstances. A declaratory statement is not the appropriate means for determining the conduct of another person or for obtaining a policy statement of general applicability from an agency. A petition for declaratory statement must describe the potential impact of statutes, rules, or orders upon the petitioner's interests.

28-105.002 The Petition.

A petition seeking a declaratory statement shall be filed with the clerk of agency that has the authority to interpret the statute, rule, or order at issue and shall provide the following information:

(1) The caption shall read:

Petition for Declaratory Statement

Before (Name of Agency)

- (2) The name, address, telephone number, and any facsimile number of the petitioner.
- (3) The name, address, telephone number, and any facsimile number of the attorney or qualified representative (if any) of the petitioner.
- (4) The statutory provision(s), agency rule(s), or agency order(s) on which the declaratory statement is sought.
- (5) A description of how the statutes, rules, or orders may substantially affect the petitioner in the petitioner's particular set of circumstances.
- (6) The signature of the petitioner or of the petitioner's attorney or qualified representative.
- (7) The date.

28-105.003 Agency Disposition.

The agency may hold a hearing to consider a petition for declaratory statement. If the agency is headed by a collegial body, it shall take action on a petition for declaratory statement only at a duly noticed public meeting. If a hearing is held, it shall be conducted in accordance with Sections 120.569 and 120.57(2), F.S. The agency may rely on the statements of fact set out in the petition without taking any position with regard to the validity of the facts. Within 90 days of the filing of the petition, the agency shall render a final order denying the petition or issuing a declaratory statement.