

NOITALUDER RIA **BUREAU OF**

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March 9, 1999

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Mr.Scott Sheplak, P.E., Title V Permitting Bureau of Air Regulation Department of Environmental Protection 2600 Blair Stone Rd. Tallahassee, Florida 32399-2400

Re:

FPL Title V Permits Administrative Changes

FPL Ft Lauderdale Power Plant

Dear Mr. Sheplak:

This letter is provided as a summary of our understanding pertaining to actions concerning the Title V Permit of FPL's Ft. Lauderdale Power Plant. In our meeting with you and Tom Casio on September 23, 1998, the compliance method change for NOx from the steam tables to the use of the CEMs for compliance was agreed as a probable administrative change.

The compliance method change for NOx to the CEM from the steam to fuel ratio tables would allow for greater conservation of water. It is our understanding EPA guidance had allowed this in the past. You agreed to review the issue to determine if EPA approval would be required and anticipated it would be an administrative change. If this compliance change occurred the NOx testing would be removed from the permit.

Thank you for meeting with us on this issue. If you require any additional information, please do not hesitate to call me at 561-691-7057.

Sincerely,

Mary J. Archer

Sr. Environmental Specialist

Florida Power & Light Company

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