

11/13/06

RECEIVED

NOV 13 2006

November 9, 2006

BUREAU OF AIR REGULATION

Section 1

Mr, Jonathan Holtom P.E. DEP/DARM North Permitting Section Division of Air Resource Management 2600 Blair Stone Road MS 5500 Tallahassee, Florida 32399-2400

Re: Crystal River Power Plant - Coal Yard Modifications - Affidavit of Publication

Dear Mr. Holtom:

In accordance with Ms. Trina Vielhauer's letter to Mr. Cumbie dated October 25, 2006, we have published the public notice in the Citrus County Chronicle on November 3, 2006.

Attached is the Affidavit of Publication.

If you have any questions, please contact me at (727) 820-5295. Thank you very much for processing the Construction permit.

Best Regards,

Dave Meyer

Senior Environmental Specialist

XC: Bernie Cumbie

Dave Meyer

Attachment

Proof of Publication

from the

CITRUS COUNTY CHRONICLE

Crystal River, Citrus County, Florida
PUBLISHED DAILY

STATE OF FLORIDA COUNTY OF CITRUS

Before the undersigned authority personally appeared

Amanda O'Kelley

Of the Citrus County Chronicle, a newspaper published daily at Crystal River, in Citrus County, Florida, that the attached copy of advertisement being a public notice in the matter of the

895-1103 FCRN PUBLIC NOTICE OF INTENT TO
ISSUE AIR PERMIT PUBLIC NOTICE PUBLIC NOTICE
OF INTENT TO CONCURRENTLY ISSUE AN AIR
CONSTRUCTION PERMIT & TITLE V AIR
OPERATION PERMIT REVISION STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROTECTION
Draft Air

Court, was published in said newspaper in the issues of November_3rd, 2006,

Affiant further says that the Citrus County Chronicle is a Newspaper published at Crystal River in said Citrus County, Florida, and that the said newspaper has heretofore been continuously published in Citrus County, Florida, each week and has been entered as second class mail matter at the post office in Inverness in said Citrus County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that he/she has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

The forgoing instrument was acknowledged before me

This 3rd day of November, 2006

By: Amanda O'Kelley

who is personally known to me and who did take an oath.

Notary Public



895-1103 FCRN
PUBLIC NOTICE OF INTENT TO ISSUE AIR PERMIT
PUBLIC NOTICE.

PUBLIC NOTICE OF INTENT TO CONCURRENTLY ISSUE AN AIR CONSTRUCTION PERMIT & ITTLE Y AIR OPERATION PERMIT REVISION

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROTECTION

Draft Air Construction Permit No. 0170004-014-AC Draft Title V Operation, Permit Revision, No.: 0170004-015-AV

Florida Power Corporation dba Progress Energy, Florida Inc. Crystal River Power Plant Citrus County

Applicant: The applicant for this project is Florida Powsic Corporation aba Progress Energy, Florida Inc., If the applicant's responsible official is: Mr. Bernie, Mr. Cumble, Manager, Crystal River Fossil Plant & Operations, Progress Energy Florida, Inc., 100 Central Avenue, CN77, St. Petersburg, Florida 33701.

Facility Location: Florida Power Corporation dba Progress Energy, 'Florida Inc. operates the existing 'Crystal River Power Plant, which is located North of Crystal River and West of U.S. 19 in Citrus County.

Project: The applicant, Florida Power Corporation dba Progress Energy, Florida Inc., applied on July 14, 2006 to the Department for an Air Construction Petralt and a Tevised Title V air operation permit to replace the aging coal barge unloading equipment at the existing Crystal River Power Plant. The applicant did not request an increase in any of the current permitted allowable arincal emission rates for any existing emissions unit. This revision process is also being used to replace the existing-Appendix TV-4. Title V Conditions (version dated 06/23/100). These changes, as outlined in the Draft Title V Permit Revision, are the only portions of the Title V permit that are open for review and subject to Public Comment.

Permitting Authority: Applications for Permits are subject to review in accordance with the provisions of Chapter 403, Rioida Statutes (F.S.), and Chapters 524, 62-210, 62-213 and 62-214, Roiida Administrative Code (F.A.C.): The proposed project is not exempt from all permitting requirements and a Permit is required to operate the facility. The Department's Bureau of Ali Regulation is the Permitting Authority responsible for making a Permit determination regarding this project. The Permitting Authority's physical address is: 111 South Magnalia Dilive, Suite 4, Toliahasace, Florida 32301. The Permitting Authority's mailing address is: 2600 Blait Station #5505. Tallahasace, Florida 32399-2400. The Permitting Authority's telephone number is: 850/488-0114.

Project File: A complete project file is available for public inspection during the normal business hours of 8:00 a.m. to 5:00 p.m., Monday through Friday (except legal holidays), at the addiess indicated above for the Permitting Authority. The complete project file includes the DRAFT Permits, the Statement of Bass, the applicantion, and the intermation submitted by the applicant exclusive of confidential records under Section 403.111, F.S. Interested persons may contact the Permitting Authority's project review engineer for adortional information at the address and phane number listed, above, or may view the DRAFT Permit and tile electronic comments by visiting the following website: http://www.acep.state.fit.us/alr/eproducts/ards/. A copy of the complete project file is also available at:

Permitting Authority:
Department of Environmental Protection
Bureau of Air Regulation:
111 South Magnolia Drive, Suite 4
Tallahassee, Florida: 32301
Telephone: 850/488-0114
Fax: 850/921-9533

Affected District:
Department of Environmental Protection
Southwest District
13051 N. Telecom Parkway
Temple Terrace, R. 33637-092c
Telepnone: 813/632-7600
Tax: 813-744-6456

Notice of Intent to Issue An Air Permit: The Permitting' Authority gives notice of its intent to concurrently issue an Air Construction permit and a Tille V Air Operation Permit Revision to the applicant for the project discribed above. The applicant has provided recapitable assurance that operation or the tacility will not adversely impact air quality and that the project will corply with all appropriate provisions of Chapters, 62-204, 62-210, 62-2112, 62-213, 62-214, 92-797, and 62-297, EAC. The Permitting Aumonity will issue a PROPOSED Title V Air Operation Permit and authority and Construction and Title V Air Operation Permits in accordance with the concilions of the DRAFT Permits unless a response resolved in accordance with the talkwing proceedings results in a different projection.

ments conferring the DRAFT The V Air Operation Permit to a period of thinty (30) days from the date of publication of this Public Notice. Swritten comments must be post-marked, and all e-mail or facsimile comments must be post-marked, and all e-mail or facsimile comments must be received by the close of business (5 pm), on or before the end of the 14-day or 20-day periods by the Permitting Authority at the above address, e-mail or facsimile. As part of his or her comments, any person may also request that the Permitting Authority hold a public meeting on this permitting authority hold a public meeting on this permitting action. If the Permitting Authority determines there is sufficient interest for a public meeting, it will publish notice of the time, date, and location in the Fiolida Aaministrative Weekly (http://faw.dos.state.fl.us/) and in a newspaper of general circulation in the area, affected by the permitting action. For additional information, contact the Permitting Authority of the above address or plone number for within a significant change to the DRAFT Permits, the Permitting Authority shall issue a Revised DRAFT Permit and require, if applicable, another Public Notice. All comments ried will be made available for public inspection.

Petitions: A person whose substantial interests are attected by the proposed permitting decision may petition for an administrative hearing in accordance with sections 120.569 and 120.57; FSI: The petition must contain the information set torth below and must be filled with; (received by) the Department's Agesty Clerk in the Office of General Coursel of the Department's Environmental Protection at 3900 Common seating Boulevaid, Mail Station (35; Tallahassee; Florida, 32399-3000. Petitions filed by any ipersons other than, those entitled to written notice under Section 120.60(3), FS., must be filed within fourteen (14) days of publication of this Public Notice or receipt of a written notice, whichever across first. Under Section 120.60(3), FS. however, any person who asked the Permitting Authority for notice of agency action may file a petition within infourcem (14) days of receipt, of that notice, regard-less of the facts or publication. A peritioner shall mail a copy of the petition to the applicant at the address indicated above, of the time of filing. The fallar control in the peritod shall constitute a waiver of that person's right to request an administrative determination (heating) under sections, 120.569 and 120.57. FS. or to Intervene in This proceeding and participate as a party to it. Any subsequent intervention will be only at the approval of the person with Rule 28-106.205. FA.C....)

A petition that disputes the material facts on which the Permitting Authority's action is based must contain the permitting Authority's action is passed must contain the permitting Authority's action is based must contain the permitti

A petition that disputes the material facts on which, the Permitting Authority's action is based must contain the following information: (a) The name and addiess of seach agency affected and each agency selfies of identification number, if, known; (b) The name, address, and telephone number of the petitionar; the name address and telephone number of the petitionar; the name address and telephone number of the petitionar; the name address and telephone number of the petitionar; the name address and telephone number of the petitionar; substantial, rights will be affected by the agency defermination; (c) A statement of how and when the petitioner received notice of the agency action of proposed action; (d) A statement of all disputed issues of material facil. If there are more, the petitioner or material facil, if there are more, the petitioner or material facil, if there are more than the petitioner contends warrant reversal or modification of the agency's proposed action; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action. A petition the petition the petitioner wishes the agency to take with respect to the agency's proposed action. A petition that does not dispute the material facts, upon which the Permitting Authority's action is based, shall, state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28 106.301, FA.C.

Because the administrative hearing process is designed to formulate find; agency action, the filling at a petition means that the Permitting Authority's findi action may be different from the position taken by it in this Public Notice of intent. Persons whose substantial interests will be affected by any such final decision of the Permitting Authority on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set torth above.

Mediation: Mediation is not available for this proceeding.

Objections: In addition to the above light to petition, pursuant to 42 United States Code (U.S.C.) Section 76616(b)(2), any person-may petition; the Administrator of the EPA within sixty (60) days of the expiration of the Administrator's 45 (forty-five) day review period as established at 42 U.S.C. Section 7661d(b)(1), to object to the Issuance of any Permit. Any petition shall be based only an objections to the permit that were raised with reasonable specificity, during the thirty (30), day public comment period provided in the Public Notice, unless the petitioner demonstrates to the Administrator of the EPA that it was impracticable to raise such objections within the comment period or unless the grounds for such objection arose after the comment period. Filing of a petition with the Administrator of the EPA does not stay the effective date of any permit property Issued pursuant to the provisions of Chapter 62-213; F.A.C. Petitions filed with the Administrator, of EPA must meet

the requirements of 42 U.S.C. Section 7661d(b)(2) and must be filed; with the Administrator of the EPA at: U.S. EPA. Ali, M. Streat, S.W., Washington, D.C. 20460. For more information regarding objections, visit the EPA Region 4 web site at:

Published one (1) time in the Clirus County Chronicle. November 3, 2006.

November 3, 2005