

# INTEROFFICE MEMORANDUM

(Draft)

**Date:** 18-Feb-2000 03:50pm  
**From:** Cleve Holladay TAL  
**Dept:**  
**Tel No:**

**To:** Rita Felton-Smith (Rita.Felton-Smith@dep.state.fl.us)

**Subject:** Post Construction Monitoring Plan for PCS Sales Facility in Lake City

Rita-I have completed my review of a sulfur deposition analysis and monitoring plan for the PCS Sales Truck/Rail Transfer Terminal in Lake City. I did further refined sulfur deposition modeling for this facility and I concur with the company's recommendation that one nipher gauge be used to satisfy the postconstruction monitoring requirement of Florida Administrative Rule (F.A.C.) Rule 62-212.600(2)(c). Based on our combined modeling results I agree that the proposed location of the nipher gauge on the property boundary, immediately north of the sulfur system, at the location of maximum predicted off-property sulfur deposition is satisfactory. This location is shown in Attachment 2 of the proposed monitoring plan submitted by Koogler and Associates. In order to assure proper quality assurance the particulate deposition monitoring should be done in accordance with the provisions of DEP Reference Method for Monitoring Deposition of Sulfur Particulate which is adopted by reference. I am enclosing a copy of this reference method as an attachment to this correspondence.