NOTICE OF FINAL TITLE V AIR OPERATION PERMIT

In the Matter of an Application for Permit Renewal:

Martin Kreft General Manager Cedar Bay Generating Company, L.P. FINAL Permit Project No.: 0310337-007-AV Cedar Bay Generating Plant

Duval County

Enclosed is the FINAL Permit, No. 0310337-007-AV. The purpose is for the renewal of the Title V Air Operation Permit, No. 0310337-007-AV, issued on July 14, 1999. The facility is located in Duval County. This permit renewal is issued pursuant to Chapter 403, Florida Statutes (F.S.). There were no comments received from Region 4, U.S. EPA, regarding the PROPOSED Permit.

Any party to this order (permit) has the right to seek judicial review of the permit pursuant to Section 120.68, F.S., by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Legal Office; and, by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 (thirty) days from the date this Notice is filed with the Clerk of the Department.

Executed in Tallahassee, Florida.

Trina Vielhauer

Chief, Bureau of Air Regulation

Zun S Valhan

CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies that this NOTICE OF FINAL TITLE V AIR OPERATION PERMIT (including the FINAL Determination and the FINAL Permit) was sent by certified mail before the close of business on to the person(s) listed or as otherwise noted:

Martin Kreft

The undersigned duly designated deputy agency clerk hereby certifies that a copy of this NOTICE OF FINAL TITLE V AIR OPERATION PERMIT was sent by U.S. Mail before the close of business on to the person(s) listed or as otherwise noted:

George Lipka, P.E. Earth Tech
Jeff Walker, Cedar Bay
Chris Kirts, NED
Richard Robinson, ERMD
Buck Oven, PPSO
USEPA, Region 4 (INTERNET E-mail Memorandum)

Clerk Stamp

FILING AND ACKNOWLEDGMENT FILED, on this date, pursuant to §120.52(7), Florida Statutes, with the designated Department Clerk, receint of which is hereby acknowledged.

Clerk)

(Date)

FINAL Determination

Title V Air Operation Permit Renewal FINAL Permit No.: 0310337-007-AV Cedar Bay Generating Company, L.P. Cedar Bay Generating Plant Page 1 of 1

I. Comment(s).

No comments were received from the USEPA during their 45 day review period of the PROPOSED Permit.

II. Conclusion.

In conclusion, the permitting authority hereby issues the FINAL Permit.

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	PS Form 3800, Januar		See Reverse	for Instructions

ADDRESS completed on the reverse side?	SENDER: Complete items 1 and/or 2 for additional services. Complete items 3, 4a, and 4b. Print your name and address on the reverse of this form so that we card to you. Attach this form to the front of the mailpiece, or on the back if space permit. Write "Return Receipt Requested" on the mailpiece below the article The Return Receipt will show to whom the article was delivered and delivered. Article Addressed to: Mr. Martin Kreft Ceneral Manager Cedar Bay Generating Company 9640 Fastport Road Jacksonville, Florida 32226	does not e number. d the date 4a. Article N 4b. Service Register	0 0002 1578 18 Type ed Mail ceipt for Merchandise	ee's Address ed Delivery ster for fee.	u for using Return Receipt Service.
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STATEMENT OF BASIS

Cedar Bay Generating Company, L.P. Cedar Bay Cogeneration Facility

Facility ID No.: 0310337 Duval County

Title V Air Operation Permit Renewal FINAL Permit Project No.: 0310337-007-AV

This Title V Air Operation Permit Renewal is issued under the provisions of Chapter 403, Florida Statutes (F.S.), and Florida Administrative Code (F.A.C.) Chapters 62-4, 62-210 and 62-213. The above named permittee is hereby authorized to operate the facility shown on the application and approved drawing(s), plans, and other documents, attached hereto or on file with the permitting authority, in accordance with the terms and conditions of this permit.

The subject of this permit is for the renewal of Title V Air Operation Permit.

This facility consists of three circulating fluidized bed steam generators (boilers) designated as Boilers A, B, and C, a coal handling area, a limestone handling area, and an ash handling area. Crushed coal is the primary fuel for Boilers A, B and C with approval for limited co-firing of petroleum coke. The fuel for Boilers B and C can also be supplemented with short fiber recycle rejects received from Stone Container Corporation. No. 2 fuel oil is used as supplemental fuel in all three boilers normally only for start-ups. CAM does apply.

All three boilers began commercial operation January 25, 1994. Particulate matter emissions from each boiler are controlled by separate baghouses. NO_X emissions from all units are controlled by selective non-catalytic reduction (SNCR). SO_2 emissions are controlled by limestone injection on the fluidized bed of each boiler. The three boilers share a common stack.

In 2002, Cedar Bay received approval to co-fire petroleum coke (pet coke) in each CFB boiler via permit number 0310337-005-AC. The conditions of the approval have been added to this Title V permit as follows:

- 1) Pet coke may be utilized as a co-firing fuel, and shall not exceed 35 % fuel input by weight on a daily basis.
- 2) When co-firing coal and petcoke, the blended fuel input to the CFBs shall not exceed 3.2 lb/MMBtu equivalent SO2 content (determined on a monthly basis via a composite of daily fuel samples).

The permit additionally includes updates and corrections to material handling process descriptions plantwide, including:

- 1) Addition of a pug mill for ash conditioning.
- 2) Clarification that dry ash is not loaded out by truck and that Wet Ash Truck Loadout will use a pug mill to condition the ash with a water source to allow the loading of wet ash into open top trailers.
- 3) Updates to limestone/aragonite and ash handling requirements to reflect co-firing of pet coke.
- 4) Removal of an insignificant activity (49. Recycle surge hopper baghouse was related to the removed pelletizer).
- 5) Corrections to typographical errors.

Note that the January 2002 revision to the Title V permit addressed the removal of several pieces of equipment related to the old ash pelletizer system.

Also included in this permit are miscellaneous unregulated/insignificant emissions units and/or activities.

Based on the Title V Air Operation Permit Renewal application received January 12, 2004, this facility is a major source of hazardous air pollutants (HAPs).

Appendix I-1: List of Insignificant Emissions Units and/or Activities.

Cedar Bay Generating Company, L.P. Cedar Bay Cogeneration Facility

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

The facilities, emissions units, or pollutant-emitting activities listed in Rule 62-210.300(3)(a), F.A.C., Categorical Exemptions, or that meet the criteria specified in Rule 62-210.300(3)(b)1., F.A.C., Generic Emissions Unit Exemption, are exempt from the permitting requirements of Chapters 62-210, 62-212 and 62-4, F.A.C.; provided, however, that exempt emissions units shall be subject to any applicable emission limiting standards and the emissions from exempt emissions units or activities shall be considered in determining the potential emissions of the facility containing such emissions units. Emissions units and pollutant-emitting activities exempt from permitting under Rules 62-210.300(3)(a) and (b)1., F.A.C., shall not be exempt from the permitting requirements of Chapter 62-213, F.A.C., if they are contained within a Title V source; however, such emissions units and activities shall be considered insignificant for Title V purposes provided they also meet the criteria of Rule 62-213.430(6)(b), F.A.C. No emissions unit shall be entitled to an exemption from permitting under Rules 62-210.300(3)(a) and (b)1., F.A.C., if its emissions, in combination with the emissions of other units and activities at the facility, would cause the facility to emit or have the potential to emit any pollutant in such amount as to make the facility a Title V source.

The below listed emissions units and/or activities are considered insignificant pursuant to Rule 62-213.430(6), F.A.C.

Brief Description of Emissions Units and/or Activities

- 1. Ash Handling Systems Pressure/Vacuum Relief Valves.
- 2. Coal additives for improved flow.
- 3. Magnetic Separator Chute.
- 4. Cation Exchanger; Anion Exchanger.
- 5. Amine Solution Mixer Tank.
- 6. Air Compressors, compressed air system.
- 7. Sandblaster with Filter
- 8. Fuel Oil Truck Unloading Station. Fuel Oil transfer pump 1 FOA-P-1, 175 gpm.
- 9. Fuel Oil Storage Tank (1 FOA-TNK-1).
- 10. Acid Storage Tank.
- 11. Phosphate Solution Mixer Tank.
- 12. Chemical Waste Mixer Tank.
- 13. Plant Ground Maintenance.
- 14. Maintenance (Cleaning, Metalworking, Soldering, Welding, Non-Asbestos Removal).
- 15. Sodium Hypochlorite Storage Tank (HRE-TNK-3). All other closed tanks for waste/waste water treatment. Includes H₂SO₄, NH₃, Caustic, Phosphate, Amine, Oxygen Scavenger, and Magnesium Chloride.
- 16. Chemical Waste Sumps.
- 17. CEM Calibration Gases.
- 18. Street Sweeping; outdoor vacuum truck cleanup.
- 19. Fuel Oil Heavy Equipment Diesel Tanks- (2) Tanks.
- 20. (2) Diesel Fuel Fired Pumps (emergency fire pump and boiler feed pump) collectively firing less than 16,000 gallons of diesel fuel per year.
- 21. Diesel Fuel Pump Oil Tank (1 WSE-TNK-2), 320 Gallons.
- 22. H₂ Vent.
 - 23. DeNO_x Facility (NH₃ addition).
 - 24. Transformer Maintenance.
 - 25. Steam Vents.
 - 26. N₂ cap during boiler shutdown.

- 27. Building Vents.
- 28. Lab Hood, other laboratory activities.
- 29. Soot Blowing.
- 30. Turbine Lube Oil Vent with Oil Mist Eliminator.
- 31. RO High Temp AntiFoam Addition to Brine Concentrator (BC).
- 32. RO Degasifier Packed Column (Sulfur odor, H₂S emissions).
- 33. Coal Pile Run-off Pond.
- 34. Tower Loop Soda Ash Storage Silo.
- 35. Tower Loop Lime Storage Silo.
- 36. Yard Area Runoff Pond (Unlined).
- 37. Service Area Runoff Pond (Lined).
- 38. RO AntiScalant Tank Addition to BC.
- 39. RO High Temp AntiFoam Tank Additive to Crystallizer.
- 40. SK DensaDeg Mixer/Settler.
- 41. Coal transfer to coal receiving pile via lowering well (partial enclosure, lowering well is a "chute" with openings for distribution of coal).
- 42. Wind erosion from coal receiving pile.
- 43. Wind erosion from 27-day coal storage pile.
- 44. Ash handling front-end loader traffic.
- 45. Wind erosion related to ash handling operations.
- 46. Bed ash transfer from boilers to wheelbarrows (bed ash rejects).
- 47. Front-end loader transfers to temporary pile.
- 48. Temporary rail car loading of particulate debris.
- 49. Limestone pile wind erosion.
- 50. Maintenance Painting.
- 51. Coal Feeders (6) Enclosed Transfer to CB-1 Sandwich Belt (CF-2).
- 52. CB-1 to CB-2 Transfer (CF-3)
- 53. Lime Storage Silo (Vent Filter)
- 54. Soda Ash Storage Silo (Vent Filter)
- 55. Parts Washers
- 56. Cooling Tower

Appendix H-1, Permit History/ID Number Changes

(For tracking purposes only)

Cedar Bay Cogeneration Company, L.P.

FINAL Permit No.: 0310337 -007-AV

Cedar Bay Cogeneration Facility

Facility ID No.: 0310337

Permit No.	Issue Date	Expiration Date	Extended Date	Revised Date(s)
PSD-FL-137	03/29/91	replaced by PSD-FL-137(A)		
PSD-FL-137(A)	11/23/93	N/A		08/08/95, 06/04/96,
				03/09/00, 11/09/01,
				03/12/02, 12/20/02

ID Number Changes (for tracking purposes):

From: Facility ID No.: 31DVL160337

To: Facility ID No.: 0310337

JACKSONVILLE ENVIRONMENTAL PROTECTION BOARD

RULE 2 AIR POLLUTION CONTROL

Effective	03/18/85
Amended	12/15/85
Amended	06/18/86
Amended	06/15/88
Amended	10/27/88
Amended	12/20/88
Amended	07/09/90
Amended	10/22/92
Repealed,	renumbered and readopted 01/10/93
Amended	12/19/94, Effective 01/11/95
Amended	09/11/95, Effective 10/05/95
Amended	11/12/96, Effective 12/16/96
Amended	06/08/98, Effective 07/02/98
Amended	11/08/99, Effective 12/05/99
Amended	09/11/00, Effective 10/08/00
Amended	08/13/01, Effective 09/06/01
Amended	08/12/02, Effective 09/04/02
Amended	11/10/03, Effective 12/10/03

RULE OF THE JACKSONVILLE ENVIRONMENTAL PROTECTION BOARD RULE 2 AIR POLLUTION CONTROL

INDEX

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2.101	Definitions
2.102	Authority and Intent
2.103	Severability
2.104	Registration and Reports
2.105	Maintenance of Pollution Control Devices
2.106	General Restrictions
2.107	Air Pollution Prohibited
2.108	Enforcement
2.109	Investigations - Right of Entry
2.110	Penalties and Injunctive Relief

PART II - AIR POLLUTION CONTROL - GENERAL PROVISIONS

2.201 Adopts 62-204 FAC by reference

PART III - STATIONARY SOURCES - GENERAL REQUIREMENTS

2.301 Adopts 62-210 FAC by reference

PART IV - STATIONARY SOURCES - PRECONSTRUCTION REVIEW

2.401 Adopts 62- 212 FAC by reference

PART V - OPERATION PERMITS FOR MAJOR SOURCES OF AIR POLLUTION

2.501 Adopts 62-213 FAC by reference

PART VI - GASOLINE VAPOR CONTROL

2.601 Adopts 62-252 FAC by reference

2.602 Expanded Stage I Controls in Duval County

PART VII - OPEN BURNING AND FROST PROTECTION FIRES

2.701 Adopts 62-256 FAC by reference

PART VIII - AMBIENT AIR QUALITY STANDARDS

2.801 Ambient Air Quality Standard for Aggregate Reduced Sulfur (ARS)

PART IX - AIR POLLUTION EPISODES

2.901 Air Pollution Episodes - Local Rules

PART X - STATIONARY SOURCES EMISSION STANDARDS

2.1001 Adopts 62-296 FAC by reference

PART XI - STATIONARY SOURCES - EMISSIONS MONITORING

2.1101 Adopts 62-297 FAC by reference

PART XII - AIR POLLUTION NUISANCE RULES

- 2.1201 General Standard for Volatile Organic Compounds
- 2.1202 Emissions from Ships and Locomotives
- 2.1203 Air Pollution Nuisances

PART XIII - PERMITS - GENERAL PROVISIONS

2.1301 Adopts 62-4 FAC by reference

2.1302 Adopts 120.57 FS and 28-106.111(2) FAC, 28-106.201 FAC, 28-106.301 FAC, and 62-110.106 FAC by reference

TRACKING TABLE FOR THE AMENDMENT OF CURRENT RULE 2

	· I	
Current Rule 2 Sections	Amended Rule 2 Sections	
Part I - General Provisions 2.101 2.102 2.103 2.104 2.105 2.106 2.107 2.108 2.109 2.110	Part I - General Provisions	NO CHANGE
Part II 2.201 (Adopts 62-204 FAC)	Part II 2.201 (Adopts 62-204 FAC)	AMENDED
Part III 2.301 (Adopts 62-210 FAC)	Part III 2.301 (Adopts 62-210 FAC)	AMENDED
Part IV 2.401 (Adopts 62-212 FAC)	Part IV 2.401 (Adopts 62-212)	NO CHANGE
Part V 2.501 (Adopts 62-213 FAC)	Part V 2.501 (Adopts 62-213)	AMENDED
Part VI 2.601 (Adopts 62-252 FAC)	Part VI 2.601	NO CHANGE
2.602	2.602	NO CHANGE
Part VII 2.701 (Adopts 62-256 FAC)	Part VII 2.701	NO CHANGE

Part VIII 2.801 Ambient Air Quality Standards for Aggregate Reduced Sulfur	Part VIII 2.801	NO CHANGE
Part IX 2.901 Air Pollution Episodes - Local Rules	Part IX 2.901	NO CHANGE
Part X 2.100l (Adopts 62-296 FAC)	Part X 2.1101 (Adopts 62-296 FAC)	NO CHANGE
Part XI 2.1101 (Adopts 62-297 FAC)	Part XI 2.1101 (Adopts 62-297 FAC)	NO CHANGE
Part XII 2.1201	Part XII 2.1201	NO CHANGE
2.1202	2.1202	NO CHANGE
2.1203	2.1203	NO CHANGE
Part XIII 2.1301 (Adopts 62-4)	Part XIII 2.1301	NO CHANGE
2.1302 (Adopts 120.57 FS, 28-106.111(2) FAC, 28-106.201 FAC, 28-106.301 FAC, and 62-110.106 FAC)	2.1302	NO CHANGE

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RULES OF THE JACKSONVILLE ENVIRONMENTAL PROTECTION BOARD

JACKSONVILLE ENVIRONMENTAL PROTECTION BOARD RULE 2 AIR POLLUTION CONTROL

PART I GENERAL PROVISIONS

2.101 Definitions

In this rule, unless the context otherwise requires:

- A. The definitions included in Chapters 62-4, 62-204, 62-210, 62-252, and 62-256, Florida Administrative Code, are adopted and incorporated in this rule by reference, except that:
 - 1. the word Department means the Regulatory and Environmental Services Department.
 - 2. the word Secretary means the Director of the Regulatory and Environmental Services Department.
- Board means the Jacksonville Environmental Protection Board.
- C. Department means the Regulatory and Environmental Services Department, City of Jacksonville.
- D. Division means the Air and Water Quality Division of the Regulatory and Environmental Services Department. [History: Effective 3/18/85, Amended 1/10/93, Amended 12/19/94, Amended 9/11/95, Amended 11/12/96, Amended 6/8/98].

2.102 Authority and Intent

The Jacksonville Environmental Protection Board adopts these rules as the City's standards with respect to air pollution control. The specific Authority for adopting these rules is found in Section 100.201, Section 362.104(c) and Section 73.102, Ordinance Code. The law implemented is Chapter 362, Ordinance Code. The Board intends that where any locally more stringent provision conflicts with a provision of the Florida Administrative Code adopted by reference, the locally more stringent provision shall apply. [History: Formerly EPB Rule 2 Preface; Effective 3/18/85; Amended and renumbered 1/10/93]

2.103 Severability

The provisions of these air pollution control rules are severable. If one or more of the provisions should be invalidated, the Board intends that the other portions should become effective or remain in effect. [History: Formerly EPB 2.104, Effective 3/18/85; Renumbered 1/10/93]

2.104 Registration and Reports

A person engaging in an activity or operation which is or may be a source of air pollution shall register with the Department and file reports with the Department at or within times and as required by the Board or the Department. [History: Formerly S.362.103(a), City Ordinance Code; EPB 2.105; Effective 3/18/85; Amended and renumbered 1/10/93]

2.105 Maintenance of Pollution Control Devices

Air pollution control devices and systems shall be properly and consistently maintained in order to maintain emissions in compliance with the standards of the Board. [History: Formerly S.362.103, City Ordinance Code; EPB 2.108; Effective 3/18/85; renumbered 1/10/93]

2.106 General Restrictions

No plant or source shall operate at capacities which exceed the limits of operation of control devices or exceed the capability of the plant or control devices to maintain the air pollution emissions within the limitations imposed by this rule or by permit conditions. [History: Formerly S.362.106, City Ordinance Code; EPB 2.109; Effective 3/18/85; renumbered 1/10/93]

2.107 Air Pollution Prohibited

No person shall cause or permit the discharge or emission of air pollutants from an installation in quantities prohibited by law, by the rules of the State Department of Environmental Protection or by the rules of the Board. [History: Formerly S.362.201, City Ordinance Code; EPB 2.201; Effective 3/18/85; renumbered 1/10/93, Amended 12/19/94]

2.108 Enforcement

This rule shall be enforced by the Department in accordance with the provisions of Chapters 360 and 362, Ordinance Code. [History: New, Effective 1/10/93]

2.109 Investigations - Right of Entry

Inspections and investigations made to determine compliance with the provisions of this rule shall be made in accordance with the provisions of Section 360.109; Ordinance Code, and Board Rule 1, Part VIII. [History: New, Effective 1/10/93]

2.110 Penalties and Injunctive Relief

Violations of this rule shall be punishable by civil penalties specified in Chapter 360, Part 7, Section 362.110, Ordinance Code; and to injunctive relief as provided in Section 360.407, Ordinance Code. [History: New, Effective 1/10/93]

PART II AIR POLLUTION CONTROL - GENERAL PROVISIONS

2.201

Chapter 62-204, Florida Administrative Code, is adopted and incorporated in this rule by reference as the City's general provisions for air pollution control. [History: Effective 1/10/93, Amended 12/19/94, Amended 9/11/95, Amended 11/12/96, Amended 6/08/98, Amended 11/08/99, Amended 9/11/00, Amended 08/13/01, Amended 08/12/02, Amended 11/10/03.] Note: The rules covered by this part were previously adopted by reference under former EPB rule sections 2.601, 2.801, 2.901 and 2.902.

PART III STATIONARY SOURCES - GENERAL REQUIREMENTS

2.301

Chapter 62-210, Florida Administrative Code, is adopted and incorporated in this rule by reference as the City's general requirements for stationary sources. [History: Effective 1/10/93, Amended 12/19/94, Amended 9/11/95, Amended and renumbered 11/12/96, Amended 6/08/98, Amended 11/08/99, Amended 08/13/01, Amended 08/12/02, Amended 11/10/03.] Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.201.

PART IV STATIONARY SOURCES - PRECONSTRUCTION REVIEW

2.401

Chapter 62-212, Florida Administrative Code, is adopted and incorporated in this rule by reference as the City's preconstruction review requirements for stationary sources. [History: Effective 1/10/93, Amended 12/19/94, Amended 9/11/95, Amended and renumbered 11/12/96, Amended 6/08/98, Amended 9/11/00] Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.301.

PART V OPERATION PERMITS FOR MAJOR SOURCES OF AIR POLLUTION

2.501

Chapter 62-213, Florida Administrative Code, is adopted and incorporated in this rule by reference as the City's operation permit requirements for major sources of air pollution. [History: New, Effective 12/19/94, Amended 9/11/95, Amended and Renumbered 11/12/96, Amended 6/08/98, Amended 11/08/99, Amended 08/13/01, Amended 08/12/02, Amended 11/10/03.] Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.1202.

PART VI GASOLINE VAPOR CONTROL

2.601

Chapter 62-252, Florida Administrative Code, is adopted and incorporated in this rule by reference as the City's gasoline vapor control standards. [History: Effective 1/10/93, Amended 12/19/94, Amended and renumbered 11/12/96] Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.401.

2.602 Expanded Stage I Controls in Duval County

- A. The applicability criteria of Paragraph 62-252.300(1), FAC notwithstanding, all gasoline dispensing facilities in Duval County regardless of monthly throughput, shall be subject to emission limiting standards and control technology requirements as set forth in 62-252.300(2), FAC except that gasoline storage tanks with less than 1000 gallons capacity are exempt from this requirement.
- B. Gasoline dispensing facilities in existence in Duval County upon the effective date of this rule, and not previously subject to 62-252.300, FAC, shall install Stage I vapor recovery control technology at the time of any vehicular fuel petroleum storage tank system replacement or upgrade, other than spill containment as shown in Table UST, Section 62-761.510 (See Appendix A). Gasoline dispensing facilities built after the effective date of this rule shall be subject to Section 2.402 A. upon construction.
- C. Gasoline tank trucks or trailers used to deliver gasoline to any facility subject to section 2.602 must be equipped as required in Section 62-252.300, FAC.
- D. Stage I vapor recovery control technology required by this rule shall conform with equipment specifications pursuant to "Design Criteria for Stage 1 Vapor Control Systems at Gasoline Service Stations." United States Environmental Protection Agency, Research Triangle Park, NC, November, 1975. Copies are available for review in the offices of the Air and Water Quality Division, Regulatory & Environmental Services Department, City of Jacksonville. [History: Formerly EPB 2.207 B, Effective 10/22/92; Amended and Renumbered 1/10/93, Amended 12/19/94, Amended 9/11/95, Amended and renumbered 11/12/96, Amended 11/08/99] Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.402.

		CHAPTER	R 62-761.51	O TABLE	UST	Appendix A	
Year Tank or Integral Piping Installed	<u>1989</u>	<u>1992</u>	<u>1995</u>	<u>1998</u>	2004	2009	
+Before 1970	<u>O</u>	<u>B</u>		<u>ACFL</u>	D	<u>E</u>	
<u>+1970 - 1975</u>		<u>SBL</u>		<u>ACF</u>	<u>D</u>	<u>E</u>	
<u>+1976 - 1980</u>		<u>B</u>	<u>SL</u>	<u>ACF</u>	<u>D</u>	<u>E</u>	
+1981 - 09/01/84		B		<u>ACFL</u>	<u>D</u>	<u>E</u> -	
+09/02/84 B 06/30/9	<u>12</u> <u>B</u>		<u>ACFL</u>	<u>D</u>	E		
+Other*	т. <u>В</u>		<u>ACFL</u>	<u>D</u>	<u>E</u>		

Key to Table UST

* = All systems with a capacity between 110 gallons and 550 gallons, all marine fueling facilities as defined in Section 376.031, F.S., and those systems of greater than 550 gallon capacity that use less than 1,000 gallons per month or 10,000 gallons per year.

A =

- (1) Small diameter piping that was protected from corrosion by June 30, 1992, shall have:
- (a) For pressurized piping, line leak detectors with automatic shutoff, or flow restriction in accordance with Rule 62-761.640(3)(d), F.A.C.; or
 - (b) For suction integral piping:
 - 1. Secondary containment in accordance with Rule 62-761.500(1)(e), F.A.C.;
 - 2. A single check valve installed in accordance with Rule 62-761.610(4)(a)3., F.A.C.;
 - 3. An annual line tightness test in accordance with Rule 62-761.610(4)(a)1., F.A.C.; or
- 4. External monthly monitoring or release detection in accordance with Rule 62-761.610(4)(a)1.b., F.A.C.
- (2) Bulk product piping in contact with soil shall be upgraded with secondary containment unless the piping is:
- (a) Constructed of corrosion resistant materials or upgraded with cathodic protection; and
- (b) Tested on an annual basis in accordance with API RP 1110, ASME B31.4, or an equivalent method approved by the Department in accordance with Rule 62-761.850, F.A.C.
- B = Vehicular fuel petroleum storage tank systems shall be upgraded with spill containment.
- C = Secondary containment in accordance with Rule 62-761.500(1)(e), F.A.C., shall be required for the following:
 - (1) Concrete storage tanks;
 - (2) Hazardous substance storage tank systems; and
- (3) For pollutant storage tank systems, the storage tank or small diameter piping not protected from corrosion by June 30, 1992.

- D = (1) Secondary containment shall be installed for small diameter piping extending over surface waters.
- (2) Secondary containment for remote fill-pipes associated with Category-A and Category-B systems.
- E = Pollutant storage tanks and small diameter piping protected from corrosion on or before June 30, 1992, and all manifolded piping, shall be upgraded with secondary containment.

F =

- (1) Storage tank systems, excluding vehicular fuel petroleum storage tank systems, shall be upgraded with spill containment, dispenser liners (as applicable), and overfill protection.
- (2) Unless contained within secondary containment, swingjoints and flex-connectors that are not protected from corrosion shall be protected from corrosion.

 Facilities that have pressurized small diameter piping and that have not met the foregoing standard
 on or before July 13, 1998 shall protect the submersible turbine pump from corrosion or provide
 corrosion protection for the submersible turbine pump if the pump is not installed within secondary
 containment. Corrosion protection is not required for the submersible turbine pump riser.

L =

- (1) Category-A USTs and their integral piping systems that contain vehicular fuel, and that are not protected from corrosion, shall have secondary containment, or be upgraded with secondary containment in accordance with Rule 62-761.500, F.A.C.
- (2) Dispenser liners and overfill protection equipment shall be installed at UST Category-A systems containing vehicular fuel.
- O = UST Category-A vehicular fuel storage tank systems subject to Chapter 17-61, F.A.C.,(1984), shall be retrofitted for corrosion protection.
- S = Secondary containment for storage tanks and integral piping not protected from corrosion.

PART VII OPEN BURNING AND FROST PROTECTION FIRES

2.701

Chapter 62-256, Florida Administrative Code, is adopted and incorporated in this rule by reference as the City's requirements for open burning and frost protection fires. [History: Effective 1/10/93, Amended 12/19/94, Renumbered 11/12/96] Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.501.

PART VIII AMBIENT AIR QUALITY STANDARDS FOR AGGREGATE REDUCED SULFUR (ARS)

2.801

A. General

- Intent. This rule limits ground level concentrations of ARS. Persons subject to
 this rule may also be subject to the requirements of Total Reduced Sulfur (TRS)
 emission limiting standards for Kraft pulp mills and to Best Management
 Practices requirements for odorous substances. Nothing in this rule shall, in
 any manner be construed as authorizing or legalizing the creation or
 maintenance of an objectionable odor or an odor nuisance pursuant to
 Ordinance 88-117-123.
- 2. Exemptions. The limits of this rule shall not apply to emissions emanating from materials odorized for safety purposes.
- 3. Definitions. "Aggregate Reduced Sulfur" (ARS) means the sum of sulfur compounds hydrogen sulfide, methyl mercaptan, dimethyl sulfide, dimethyl disulfide and all other reduced sulfur species which are oxidized to sulfur dioxide (SO₂) as measured by methods prescribed in Section 2.801 C. below.

B. Standard

- 1. Prohibitions and Restrictions. No person shall build, erect, construct or implant any new source; operate, modify or rebuild any existing source; or by any other means release or take action which would result in the release of ARS compounds into the atmosphere which would result in ground level concentrations greater than the ambient ARS standard established under Section 2.801 B.2. on any property at or beyond the property limits of the premises occupied and used by the person responsible for the emission into the atmosphere.
- Aggregate Reduced Sulfur Standard established. The maximum ground level concentration of ARS shall not exceed 55 parts per billion (ppb) averaged over any three consecutive minutes.
- 3. Calculations. The standard shall be calculated on a three minute rolling average basis, rounding the arithmetic mean of all measurements to the nearest part per billion. In determining exceedances of the standard, any sequential set of measurements may be used only once to calculate an exceedance.

- C. ARS Ambient Air Quality Monitoring Methodology.
 - 1. Purpose. This section specifies the monitoring method which must be used in ARS ambient air quality monitoring stations.
 - 2. ARS Air Monitoring Station (ARS AMS). Unless otherwise provided in this section, a monitoring method used in a ARS AMS must use two sulfur dioxide (SO₂) automated reference or equivalent method (continuous analyzers) as defined in Title 40, Part 50, Section 1, Code of Federal Regulations (CFR).
 - Applicability. This method provides a measurement of the concentration of ARS
 in ambient air for determining compliance with the ARS ambient air quality
 standard as specified in Section 2.801 B.2. above. The method is applicable to
 the measurement of ambient ARS concentrations using an averaging period of
 3 minutes.

4. Principle.

- The ARS continuous monitor consists of a thermal oxidation furnace and two SO2 automated reference or equivalent analyzers. A thermal oxidizer converts ARS compounds to SO2.
- b. The sample gas stream is first split into two equal channels using a teflon union tee. One channel is analyzed directly in a SO2 automated reference method analyzer for SO2 content. The second channel is directed through a quartz tube housed within a high temperature ceramic oven. The quartz oven chamber is designed to provide retentions, at maximum flow rate (1.5 1/min.), well in excess of the recommended minimum (0.1 sec.) for oxidation.

For ARS applications, a temperature range between 800 and 950EC is used. At lower retention times or lower temperature, dimethyl sulfide (DMS) and dimethyl disulfide (DMDS) are not oxidized. If the temperature is too high, SO2 will be oxidized to SO3.

For ARS applications, a temperature range between 800 and 950EC is used. At lower retention times or lower temperature, dimethyl sulfide (DMS) and dimethyl disulfide (DMDS) are not oxidized. If the temperature is too high, SO2 will be oxidized to SO3.

After the ARS compounds have been oxidized to SO2, the cumulative SO2 is then monitored by the second SO2 automated reference method analyzer. The SO2 measured in the second channel is the sum of the SO2 ambient gas concentration and the SO2 converted from ambient ARS gases as a result of oxidation in the thermal oxidation furnace. The difference between the ambient SO2 concentration monitored in channel one and the cumulative SO2 concentration monitored in channel 2 is ambient ARS

- 5. Range. The lower limit of detection of the SO2 analyzers must be 1.0 ppb and operated on a range of 0 to 100 ppb. The SO2 analyzers may be used on a higher range if they have been designated as a reference or equivalent method on the range being used.
- 6. Calibration, Operation, Maintenance and Quality Assurance.
 - a. Either of two methods may be used for dynamic multi point calibration of SO2 analyzers. One method uses a single certified standard cylinder of SO2 gas, diluted as necessary with zero air or N2, to obtain the various calibration concentrations needed. The other method uses an SO2 permeation gas standard generator. The SO2 emitted from the standard generator is diluted with zero air or N2 to produce SO2 concentrations suitable for calibration of the SO2 analyzers.
 - b. The SO2 gaseous standard must be as prescribed in Title 40, Part 58, Appendix A, Section 2.3.1, Code of Federal Regulations.
 - c. The Department's quality assurance program, which has been approved by the EPA Regional Administrator, describes in detail the operation, calibration and maintenance of the SO2 analyzer and the Department's EPA approved quality assurance program is as prescribed in Title 40, Part 58, Appendix A, Section 2.0, Code of Federal Regulations.
 - d. The data quality assessment requirements shall be the same as those used in the state and local air monitoring station (SLAMS), defined in Title 40, Part 58, Section 1, Code of Federal Regulations, except that the accuracy of the SO₂ analyzers shall be determined from the following ranges:

RANGE PPB
0
5
0

The precision of the SO₂ analyzer shall be determined from audit level one (1).

- e. For determining exceedances of the standards, only data collected while the monitor was stationary will be considered.
- D. New Source Review Criterion. No new, modified or rebuilt air pollution source shall be permitted or constructed whose predicted maximum one-hour ground level concentration of ARS exceeds 15 parts per billion (ppb), as determined by mathematical dispersion models approved by the Department except that sources subject to NSPS shall be exempt from this new source review criterion.
- E. Action When Standard Exceeded.
 - 1. Corrective Action. If a measurement of any sample shows that the ground level concentrations are greater than the ARS standards established, the Department shall take appropriate action to determine the reason for and if possible, the source of the excess ARS. The Jacksonville Environmental Protection Board will also determine whether further source-specific controls or Best Management Practice Rules are necessary.
 - 2. Enforcement. A measurement that shows that the ARS standard has been exceeded may be used to begin investigation into an emission or an odor which may be an objectionable odor or an odor nuisance, as defined by Chapter 376, Ordinance Code. Evidence discovered as a result of that investigation may lead to enforcement action, pursuant to ∋376.110 and ∋376.111, Ordinance Code. However, such a measurement may not be used as evidence in that enforcement action.
- F. Effective Date. This amendment shall become effective twenty (20) days after the date it is submitted to the office of the City Council Secretary. [History: Formerly EPB 2.303; Effective 10/27/88, Amended 12/20/88, Amended and renumbered 1/10/93, Amended and Renumbered 11/12/96] Note: The rules covered by this part were previously adopted under former EPB rule section 2.602.

PART IX AIR POLLUTION EPISODES

2.901 Air Pollution Episode - Local Rules

A. City-Wide Episode Control Plans

The Department shall prepare appropriate city-wide episode control plans to reduce air pollution levels based upon the plans submitted by sources of pollutants as required in JEPB Rule 2.104. The objective of the plans shall be to bring about a diminution of the particular air contaminants by curtailing the operations of industrial, business or other activities, the conduct of which is essential to the health and welfare of the community.

B. Episode Alert

In the event that an exceedance of the ambient air quality standards, as defined in JEPB Rule 2.201, is reached, the Department shall notify the following persons:

- A. Mayor.
- B. Public Health Officer.
- C. Regional and State officers, State Department of Environmental Protection.
- D. Board Members.
- E. Local public official and public safety personnel having responsibilities or interests in air pollution.
- F. Air pollution sources which require alert data in order to execute emergency control plans.
- G. General public, through available media of communication.

C. Coordination

Upon notification of a high air pollution episode, the Department will coordinate monitoring and enforcement activities with the State Department of Environmental Protection if the State Department of Environmental Protection elects to participate. [History: Formerly S. 362.405 - S. 362.408, Ordinance Code, EPB 2.405 - 2.408; Effective 3/18/85; Amended and Renumbered 1/10/93, Amended 12/19/94, Amended and renumbered 11/12/96]. Note: The rules covered by this part were previously adopted under former EPB rule section 2.702.

PART X STATIONARY SOURCES - EMISSION STANDARDS

2.1001

Chapter 62-296, Florida Administrative Code, is adopted and incorporated in this rule by reference as the City's emission standards for stationary sources. [History: Effective 1/10/93, Amended 12/19/94, Amended 9/11/95, Amended and renumbered 11/12/96, Amended 6/08/98, Amended 11/08/99] Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.901.

PART XI STATIONARY SOURCES - EMISSION MONITORING

2.1101

Chapter 62-297, Florida Administrative Code, is adopted and incorporated in this rule by reference as the City's emission monitoring requirements for stationary sources. [History: Effective 1/10/93, Amended 12/19/94, Amended and renumbered 11/12/96, Amended 6/08/98, Amended 11/08/99, Amended 11/10/03.] Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.1001.

PART XII AIR POLLUTION NUISANCE RULES

2.1201 General Standard for Volatile Organic Compounds

Persons shall use reasonable care to avoid discharging, leaking, spilling, seeping, pouring, or dumping volatile organic compounds or organic solvents. [History: Formerly S.362.206, City Ordinance Code; EPB 2.205 B.2.; Effective 3/18/85; Renumbered 1/10/93, Renumbered 11/12/96]. Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.1101.

2.1202 Emissions from Ships and Locomotives

A. Applicability

This rule applies to the operation of ships and locomotives at all places within the borders of Duval County, Florida.

B. Definitions

- "Cold boiler light off" The light off of a steam boiler without the use of steam from an operating shipboard boiler or shore steam, to preheat the boiler furnace and combustion air.
- "Distillate Fuel" Liquid fuels distilled, usually from crude petroleum and conforming to the properties of nos.1 through 4 fuel oils as specified in ASTM D 396-80.
- "Emergency boiler shut down" An unscheduled, immediate cessation of boiler operation caused by a failure of the boiler and/or boiler auxiliaries, a fire in the machinery spaces or a similar unforeseeable casualty which all preventable measures could not have eliminated.

C. Prohibited Acts

No person, including owners, ships' captains and engineers, shall cause, let, permit, suffer or allow:

1. Visible emissions from ships or locomotives greater than twenty percent (20%) opacity, except that visible emission as great as forty percent (40%) opacity shall be permissible for no more than two minute in an hour.

- 2. Operation of any shipboard steam boiler without posting and maintaining in a conspicuous place within plain view of the boiler operators a warning placard as shown in Attachment I.
- The blowing of steam boiler tubes, economizers, air heaters, stacks or any other boiler components for the purpose of removing accumulated soot while in the port of Jacksonville, except in the event of an emergency threatening life or property.
- 4. Operation of any steam boiler without having in charge of the engine room an engineer duly licensed by the country of the vessels registry or by the United States Coast Guard. Proof of identity and license of said engineer shall be maintained on-board the vessel and shall be made available for inspection to the Department upon request.
- 5. Emergency boiler shut-downs, the light off of a cold boiler or boiler pressure relief valve safety test, without giving notice to the Department. In the case of cold boiler light off and boiler pressure relief valve safety tests, notification shall be by telephone and shall be given prior to the test or light off. Notification shall be given by telephone as soon as possible following an emergency boiler shutdown. Each notice required by this part shall include the following information:
 - a. Name of vessel.
 - b. Location of vessel.
 - c. Time of reported event.
 - d. Name of operator in charge of the vessel and of the engine room.
- 6. A cold boiler light off using any fuel other than distillate fuel.

D. Exemptions

- 1. Visible emissions caused by an emergency boiler shut-down or by boiler pressure relief valve safety tests shall be exempt from the opacity limits of Section 2.1202 C.1. above, provided that
 - a. Best operational practices to minimize emissions are adhered to.

- b. The duration of the excess emission shall be minimized, but in no case shall exempted emissions exceed 30 minutes in any 24-hour period, and
- c. Notification of the emergency boiler shut-down or safety valve test shall have been provided in a timely manner, pursuant to the requirements of Section 2.1202 C.5, above.
- 2. In the event of a visible emission in excess of the opacity limits of Section 2.1202 C.1. caused by an emergency boiler shut-down or by boiler safety valve tests, a written report shall be submitted within 30 days, if requested by the Department, detailing the exact cause of the excess emission and the operational practices taken to minimize the emission.

E. Equipment Specifications.

In addition to the payment of any fines, penalties or settlements tendered in resolution of said violations, a vessel which is the source of an emission, in violation of Section 2.1202 C., shall be subject to the equipment specifications set forth below. This Section will apply if the violations are admitted or uncontested, or if contested, are found by the Board or by a court of competent jurisdiction to have occurred.

- 1. Vessels powered by steam boilers and subject to this Section shall be equipped with smoke detectors and alarms which immediately alert engineers on watch in the engine room of any excessive smoke emitted from the ship. Smoke detectors shall, at all times, be calibrated, operated and maintained in accordance with manufacturer's written specifications. The manufacturer's specification, together with written records of all instrument calibrations and maintenance performed, shall be maintained on-board the vessel and shall be made available for inspection to the Department upon request.
- Smoke detectors and alarms required by this section shall be installed and calibrated as soon as possible, but not later than six months from the date of Citation if uncontested, or if contested, not later than six months from the date of determination by the Board or Court that the violation occurred.
- 3. Whenever the smoke detector required by this section measures an emission into the atmosphere in excess of forty percent (40%) opacity, notice shall be given by telephone to the Department immediately upon discovery of the excess emission and shall include the following information:

- a. Name of vessel.
- b. Location of vessel.
- c. Time of discovery of excessive emission.
- d. Duration of excessive emission.
- e. Suspected cause of excessive emission.
- f. Corrective action taken to abate the excessive emission.
- g. Name of operator in charge of the vessel and of the engine room.

F. Compliance Test Method

Determinations of the opacity of emissions, pursuant to Section 2.1202 C.1., above, shall be made using United States Environmental Protection Agency Reference Method No.9 (40 Code of Federal Regulation (CFR) 60, Appendix A). Only determinations made by qualified observers trained and certified in accordance with Reference Method No.9 shall be used to enforce the opacity limits.

G. Penalties and Injunctive Relief

Violations of this rule shall be punishable by civil penalties specified in Section 362.110, Ordinance Code and to injunctive relief as provided in Section 360.407, Ordinance Code.

H. Enforcement

This rule shall be enforced by the Department in accordance with the provisions of Chapter 360 and 362, Ordinance Code.

I. Air Pollution Nuisance Prohibited

Nothing in this rule shall in any manner be construed as authorizing or legalizing the creation or maintenance of an air pollution nuisance, as defined in Environmental Protection Board Rule 2.1203. A violation of this rule does not, in and of itself, constitute an air pollution nuisance, as defined in Board Rule 2.1203.

J. Effective Date

This rule shall become effective twenty days following adoption by the Board and filing with the Council Secretary. [History: Formerly S 362.208, City Ordinance Code; EPB 2.206; Effective 7/9/90; Amended and renumbered 1/10/93, Amended and renumbered 1/12/96, Amended 9/11/00] Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.1102.

2.1203 Air Pollution Nuisances

A. Preamble

An Environmental Protection Board rule; developed pursuant to the rule making powers of the Board as defined in Section 360.108, Ordinance Code; prohibiting the creation of public air pollution nuisances that would adversely affect human welfare or cause damage to property or unreasonably interfere with the enjoyment of life or property or the conduct of business; providing procedures for notification to the source in the event of occurrence of a nuisance; and defining the elements of property damage.

B. Air Pollution Nuisance Defined

The term "air pollution nuisance" shall mean the presence in the atmosphere, from any source or sources whatever, of any air contaminant, including but not limited to smoke, ashes, dust, dirt, grime, soot, acids, fumes, gases, vapors, abrasive blasting grit, paint, or any other substance or combination of substances, in such amounts as to adversely affect human welfare; or cause harm or damage to property or unreasonably interfere with the enjoyment of life or property or the conduct of business.

In order for the Board to abate a nuisance under this section, the nuisance must be a public nuisance, as opposed to a private nuisance, although a nuisance may be both public and private. A public nuisance affects rights common to the whole community or a considerable number of persons and not merely some particular person. After the Department has received and validated citizen complaints from ten or more persons who do not live in the same household within a one year period or less, each alleging an adverse affect to that person's human welfare or damage to his own property, or unreasonable interference with enjoyment of life or property or the conduct of business, the source responsible shall be deemed a public nuisance. In addition, and irrespective of the number or frequency of complaints, damage to property or unreasonable interference with the enjoyment of life or property or the conduct of business which occurs in or on any public way or place, including but not limited to parks, playgrounds, recreational area, schools, street, highways, bodies of water, or any publicly owned land or buildings, shall be deemed a public nuisance.

2. For the purpose of this rule, source means any stationary point source as defined in Section 62-210.200, FAC, any unconfined or area source and any mobile source, including but not limited to automobiles, trucks, buses, locomotives and ships.

C. Exceptions

- 1. Objectionable odors are not included under this section.
- 2. In the case of a permitted source of air pollution equipped with continuous emission monitors (CEMs) which measure the air pollutant alleged to have caused the nuisance and which meet applicable Federal performance specifications for continuous emissions monitors, the submission of CEM data showing compliance with applicable emission limiting standards during the time of the air pollution nuisance shall constitute prima facie evidence of no violation of the provisions of this rule.

D. Elements of property damage

Pursuant to this rule, property damage shall include, but is not limited to the deposition, impaction, settling or condensation of an air pollution nuisance, as defined in Section B on any property at any point beyond the property limits of the premises occupied or used by the person responsible for the emission into the atmosphere of the air pollution nuisance as defined in Section B, so as to cause:

- 1. Excessive corrosion of metal surfaces as demonstrated by comparison with similar surfaces in the general area or other portions of the same structures.
- 2. Etching or discoloration of surface coatings.
- 3. Soiling in amounts which necessitate additional cleaning of property not otherwise required or refinishing of coated or polished surfaces.
- 4. Discoloration or soiling over and above normal wear and tear resulting from the tracking of deposited material onto carpets or other types of finished floor covering which necessitate cleaning not otherwise required.
- 5. Impaction of paint droplets or other coating materials onto surfaces.

E. Air Pollution Nuisance Prohibited

No person who owns or operates a source which emits air contaminants as defined in Section B shall cause, suffer, allow or permit the emission or escape into the atmosphere of an air pollution nuisance, as defined in Section B: and nothing in this rule shall, in any manner be construed as authorizing or legalizing the creation or maintenance of an air pollution nuisance, as defined in Section B.

F. Civil Penalties and Injunctive Relief

Persons who cause an air pollution nuisance, as defined in Section B shall be subject to civil penalties specified in Section 362.110, Ordinance Code; as well as to injunctive relief as specified in Section 360.407, Ordinance Code.

G. Source Notification Procedures

The Department shall make all reasonable attempts to notify the owner or operator of the source alleged to be causing a nuisance not later than the next business day after the Department has initially identified the source as the suspected cause of the complaint. [History: Formerly EPB 2.211; Effective December 1985; Amended and renumbered 1/10/93, Amended 12/19/94, Amended and renumbered 11/12/96] Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.1103.

NOTICE TO SHIPS WHILE IN THE PORT OF JACKSONVILLE

EXCESSIVE SMOKE

The Jacksonville Ordinance Code prohibits the emission into the air of visible smoke greater than 20 percent (20%) opacity, except that a visible emission as great as 40 percent (40%) opacity shall be permissible for not more than two minutes in any hour.

Soot blowing except in an emergency threatening life or property, is prohibited.

Violation of these and all other applicable rules of the City of Jacksonville are punishable by fines of up to \$10,000 per day, for each separate offense.

To report cold boiler lightoffs, emergency boiler shutdown, boiler safety testing or excess emission call

630-4900

PART XIII PERMITS -GENERAL PROVISIONS

2.1301 Air Pollution Source Permits

Chapter 62-4, Florida Administrative Code, is adopted and incorporated into this rule by reference as the City's air pollution source permitting requirements. [History: New, Effective 12/19/94, Amended 9/11/95, Amended and Renumbered 11/12/96, Amended 11/08/99, Amended 08/13/01] Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.1201.

2.1302 Air Pollution Source Permit Hearings and Public Notice Requirements

Section 120.57, Florida Statutes, and Rules 62-110.106, 28-106.110, 28-106.201, and 28-106.301, Florida Administrative Code are adopted by reference as the Board requirements for hearings and public notice in conjunction with air pollution permitting. [History: New, Effective 12/19/94, Amended and Renumbered 9/11/95, Amended and Renumbered 11/12/96, Amended 11/8/99]. Note: The rules covered by this part were previously adopted by reference under former EPB rule section 2.1204.

DONE AND ORDERED This	day of,	2003, at the regular meeting of the
Environmental Protection Board,	City of Jacksonville.	

ENVIRONMENTAL PROTECTION BOARD

BY:

TODD L. SACK, M.D. CHAIRMAN

APPENDIX CAM

Compliance Assurance Monitoring Requirements

Compliance Assurance Monitoring Requirements

Pursuant to Rule 62-213.440(1)(b)1.a., F.A.C., the CAM plans that are included in this appendix contain the monitoring requirements necessary to satisfy 40 CFR 64. Conditions 1. – 17. are generic conditions applicable to all emissions units that are subject to the CAM requirements. Specific requirements related to each emissions unit are contained in the attached tables, as submitted by the applicant and approved by the Department.

40 CFR 64.6 Approval of Monitoring.

- The attached CAM plan(s), as submitted by the applicant, is/are approved for the purposes of satisfying the requirements of 40 CFR 64.3.
 [40 CFR 64.6(a)]
- 2. The attached CAM plan(s) include the following information:
 - (i) The indicator(s) to be monitored (such as temperature, pressure drop, emissions, or similar parameter);
 - (ii) The means or device to be used to measure the indicator(s) (such as temperature measurement device, visual observation, or CEMS); and
- (iii) The performance requirements established to satisfy 40 CFR 64.3(b) or (d), as applicable. [40 CFR 64.6(c)(1)]
- 3. The attached CAM plan(s) describe the means by which the owner or operator will define an exceedance of the permitted limits or an excursion from the stated indicator ranges and averaging periods for purposes of responding to (see CAM Conditions 5. 9.) and reporting exceedances or excursions (see CAM Conditions 10. 14.).
 [40 CFR 64.6(c)(2)]
- 4. The permittee is required to conduct the monitoring specified in the attached CAM plan(s) and shall fulfill the obligations specified in the conditions below (see CAM Conditions 5. 17.).

 [40 CFR 64.6(c)(3)]

40 CFR 64.7 Operation of Approved Monitoring.

- Commencement of operation. The owner or operator shall conduct the monitoring required under this appendix upon the effective date of this Title V permit.
 [40 CFR 64.7(a)]
- 6. <u>Proper maintenance.</u> At all times, the owner or operator shall maintain the monitoring, including but not limited to, maintaining necessary parts for routine repairs of the monitoring equipment.

 [40 CFR 64.7(b)]
- 7. Continued operation. Except for, as applicable, monitoring malfunctions, associated repairs, and required quality assurance or control activities (including, as applicable, calibration checks and required zero and span adjustments), the owner or operator shall conduct all monitoring in continuous operation (or shall collect data at all required intervals) at all times that the pollutant-specific emissions unit is operating. Data recorded during monitoring malfunctions, associated repairs, and required quality assurance or control activities shall not be used for purposes of this part, including data averages and calculations, or fulfilling a minimum data availability requirement, if applicable. The owner or operator shall use all the data collected during all other periods in assessing the

operation of the control device and associated control system. A monitoring malfunction is any sudden, infrequent, not reasonably preventable failure of the monitoring to provide valid data. Monitoring failures that are caused in part by poor maintenance or careless operation are not malfunctions.

[40 CFR 64.7(c)]

8. Response to excursions or exceedances.

- a. Upon detecting an excursion or exceedance, the owner or operator shall restore operation of the pollutant-specific emissions unit (including the control device and associated capture system) to its normal or usual manner of operation as expeditiously as practicable in accordance with good air pollution control practices for minimizing emissions. The response shall include minimizing the period of any startup, shutdown or malfunction and taking any necessary corrective actions to restore normal operation and prevent the likely recurrence of the cause of an excursion or exceedance (other than those caused by excused startup or shutdown conditions, if allowed by this permit). Such actions may include initial inspection and evaluation, recording that operations returned to normal without operator action (such as through response by a computerized distribution control system), or any necessary follow-up actions to return operation to within the indicator range, designated condition, or below the applicable emission limitation or standard, as applicable.
- b. Determination of whether the owner or operator has used acceptable procedures in response to an excursion or exceedance will be based on information available, which may include but is not limited to, monitoring results, review of operation and maintenance procedures and records, and inspection of the control device, associated capture system, and the process.

[40 CFR 64.7(d)(1) & (2)]

9. Documentation of need for improved monitoring. If the owner or operator identifies a failure to achieve compliance with an emission limitation or standard for which the approved monitoring did not provide an indication of an excursion or exceedance while providing valid data, or the results of compliance or performance testing document a need to modify the existing indicator ranges or designated conditions, the owner or operator shall promptly notify the permitting authority and, if necessary, submit a proposed modification to the Title V permit to address the necessary monitoring changes. Such a modification may include, but is not limited to, reestablishing indicator ranges or designated conditions, modifying the frequency of conducting monitoring and collecting data, or the monitoring of additional parameters.

[40 CFR 64.7(e)]

40 CFR 64.8 Quality Improvement Plan (QIP) Requirements.

10. Based on the results of a determination made under CAM Condition 8.a., above, the permitting authority may require the owner or operator to develop and implement a QIP. Consistent with CAM Condition 4., an accumulation of exceedances or excursions exceeding 5 percent duration of a pollutant-specific emissions unit's operating time for a reporting period, may require the implementation of a QIP. The threshold may be set at a higher or lower percent or may rely on other criteria for purposes of indicating whether a pollutant-specific emissions unit is being maintained and operated in a manner consistent with good air pollution control practices.

[40 CFR 64.8(a)]

11. Elements of a QIP:

- a. The owner or operator shall maintain a written QIP, if required, and have it available for inspection.
- b. The plan initially shall include procedures for evaluating the control performance problems and, based on the results of the evaluation procedures, the owner or operator shall modify the plan to include procedures for conducting one or more of the following actions, as appropriate:

- (i) Improved preventive maintenance practices.
- (ii) Process operation changes.
- (iii) Appropriate improvements to control methods.
- (iv) Other steps appropriate to correct control performance.
- (v) More frequent or improved monitoring (only in conjunction with one or more steps under **CAM Condition 11.b(i)** through (iv), above).

[40 CFR 64.8(b)]

12. If a QIP is required, the owner or operator shall develop and implement a QIP as expeditiously as practicable and shall notify the permitting authority if the period for completing the improvements contained in the QIP exceeds 180 days from the date on which the need to implement the QIP was determined.

[40 CFR 64.8(c)]

- 13. Following implementation of a QIP, upon any subsequent determination pursuant to CAM Condition 8.b., the permitting authority may require that an owner or operator make reasonable changes to the QIP if the QIP is found to have:
 - a. Failed to address the cause of the control device performance problems; or
 - b. Failed to provide adequate procedures for correcting control device performance problems as expeditiously as practicable in accordance with good air pollution control practices for minimizing emissions.

[40 CFR 64.8(d)]

14. Implementation of a QIP shall not excuse the owner or operator of a source from compliance with any existing emission limitation or standard, or any existing monitoring, testing, reporting or recordkeeping requirement that may apply under federal, state, or local law, or any other applicable requirements under the Act.

[40 CFR 64.8(e)]

40 CFR 64.9 Reporting And Recordkeeping Requirements.

- 15. General reporting requirements.
 - a. On and after the date specified in **CAM Condition 5.** by which the owner or operator must use monitoring that meets the requirements of this appendix, the owner or operator shall submit monitoring reports semi-annually to the permitting authority in accordance with Rule 62-213.440(1)(b)3.a., F.A.C.
 - b. A report for monitoring under this part shall include, at a minimum, the information required under Rule 62-213.440(1)(b)3.a., F.A.C., and the following information, as applicable:
 - (i) Summary information on the number, duration and cause (including unknown cause, if applicable) of excursions or exceedances, as applicable, and the corrective actions taken;
 - (ii) Summary information on the number, duration and cause (including unknown cause, if applicable) for monitor downtime incidents (other than downtime associated with zero and span or other daily calibration checks, if applicable); and
 - (iii) A description of the actions taken to implement a QIP during the reporting period as specified in **CAM Conditions 10.** through **14.** Upon completion of a QIP, the owner or operator shall include in the next summary report documentation that the implementation of the plan has been completed and reduced the likelihood of similar levels of excursions or exceedances occurring.

[40 CFR 64.9(a)]

- **16.** General recordkeeping requirements.
 - a. The owner or operator shall comply with the recordkeeping requirements specified in Rule 62-213.440(1)(b)2., F.A.C. The owner or operator shall maintain records of monitoring data,

- monitor performance data, corrective actions taken, any written quality improvement plan required pursuant to **CAM Conditions 10.** through **14.** and any activities undertaken to implement a quality improvement plan, and other supporting information required to be maintained under this part (such as data used to document the adequacy of monitoring, or records of monitoring maintenance or corrective actions).
- b. Instead of paper records, the owner or operator may maintain records on alternative media, such as microfilm, computer files, magnetic tape disks, or microfiche, provided that the use of such alternative media allows for expeditious inspection and review, and does not conflict with other applicable recordkeeping requirements.

[40 CFR 64.9(b)]

40 CFR 64.10 Savings Provisions.

- 17. It should be noted that nothing in this appendix shall:
 - a. Excuse the owner or operator of a source from compliance with any existing emission limitation or standard, or any existing monitoring, testing, reporting or recordkeeping requirement that may apply under federal, state, or local law, or any other applicable requirements under the Act. The requirements of this appendix shall not be used to justify the approval of monitoring less stringent than the monitoring which is required under separate legal authority and are not intended to establish minimum requirements for the purpose of determining the monitoring to be imposed under separate authority under the Act, including monitoring in permits issued pursuant to title I of the Act. The purpose of this part is to require, as part of the issuance of a permit under Title V of the Act, improved or new monitoring at those emissions units where monitoring requirements do not exist or are inadequate to meet the requirements of this part.
 - b. Restrict or abrogate the authority of the Administrator or the permitting authority to impose additional or more stringent monitoring, recordkeeping, testing, or reporting requirements on any owner or operator of a source under any provision of the Act, including but not limited to sections 114(a)(1) and 504(b), or state law, as applicable.
 - c. Restrict or abrogate the authority of the Administrator or permitting authority to take any enforcement action under the Act for any violation of an applicable requirement or of any person to take action under section 304 of the Act.

[40 CFR 64.10]

Cedar Bay Generating Company, L.P.

Emissions Units 001, 002 & 003

1,063 MMBtu/Hr Coal And Petroleum Coke-Fired Circulating Fluidized Bed Boilers Particulate Matter Emissions Controlled By Baghouses

Monitoring Approach and Corrective Action Procedures

Table 1. Monitoring Approach

	Indicator 1.	Indicator 2.
I. Indicator	Duct opacity.	Change in duct opacity
Measurement Approach	Continuous opacity monitoring system (COMS).	Continuous opacity monitoring system (COMS).
II. Indicator Range	An excursion is defined as 5 consecutive 6-minute averages of opacity greater than 10.0% (other than startup and shutdown periods).	An excursion is defined as any sudden and sustained step-change (increase) in opacity as documented by the trend of the consecutive 6-minute averages (other than startup and shutdown periods).
III. Performance Criteria		
A. Data Representativeness	Based on available data under normal operation, the representative stack opacity of each unit is in the range of 3 to 7%. A 50% average opacity above 7% during non-startup or shutdown periods is atypical and may indicate a potential problem with the baghouse.	Based on available data under normal operation, opacity varies with load and operating conditions. Variability is typically a gradual increase or decrease, with ocasional sudden spikes and dips. A sudden and sustained stepincrease in opacity could indicate a failure in one or more of the baghouse compartments.
B. Verification of Operational Status	Annual testing during normal operation is used to verify particulate mass loading. The COM system is audited quarterly.	The COM system is audited quarterly.
C. QA/QC Practices and Criteria	Install and operate COMS according to 40 CFR Part 60 Appendix B, Performance Specification 1 and general provisions 60.13.	Install and operate COMS according to 40 CFR Part 60 Appendix B, Performance Specification 1 and general provisions 60.13.
D. Monitoring Frequency	Continuous.	Continuous.
E. Data Collection Procedures	The COMS collects data that are reduced to 6-minute averages. Consecutive 6-minute averages are tracked through the Distributed Control System (DCS) and CEM software.	The COMS collects data that are reduced to 6-minute averages. Consecutive 6-minute averages are tracked through the Distributed Control System (DCS) and CEM software.
F. Averaging Period	Five consecutive 6-minute averages.	None.

Table 2. Corrective Action Procedures Summary

	Description for Indicator 1	Description for Indicator 2
I. Initiation of Corrective Action Procedures	Corrective action shall be initiated with the discovery of 5 consecutive 6-minute averages of opacity greater than 10% and that defines an excursion (as defined in Table CAM-2). The plant staff that made the discovery shall immediately notify the shift supervisor or responsible official. This action describes a corrective action trigger.	Corrective action shall be initiated with the discovery of a sudden and sustained step-increase in the trend of the consecutive 6-minute opacity averages.
II. Time of Completion of Corrective Action Procedures	As soon as practically possible.	As soon as practically possible.
III. Corrective Action	The shift supervisor or responsible official will implement the following as a corrective action.	The shift supervisor or responsible official will implement the following as a corrective action.
	Procedures, as presented in the O&M Plan, include the following alternatives that will be initiated as necessary.	Procedures, as presented in the O&M Plan, include the following alternatives that will be initiated as necessary.
	Perform operational diagnostics to identify cause of the excursion.	Perform operational diagnostics to identify cause of the excursion.
	If operational diagnostics indicate a malfunction of the baghouse, the reason for failure will be identified.	If operational diagnostics indicate a malfunction of the baghouse, the reason for failure will be identified.
	If isolation of the compartment can be accomplished to reduce opacity below the excursion level, such measures will be undertaken.	 If isolation of the compartment can be accomplished to reduce opacity below the excursion level, such measures will be undertaken.
	• In the event of the need for the unit shutdown to bring opacity to below excursion levels, the task will be undertaken based on procedures described in the O&M Plan for the facility.	 In the event of the need for the unit shutdown to bring opacity to below excursion levels, the task will be undertaken based on procedures described in the O&M Plan for the facility.
	Regardless of the failure mechanism, baghouse operation will be restored such that the cause of excursion is identified and appropriate actions taken to ensure opacity below excursion levels.	Regardless of the failure mechanism, baghouse operation will be restored such that the cause of excursion is identified and appropriate actions taken to ensure opacity below excursion levels.

Cedar Bay Generating Company, L.P. Cedar Bay Cogeneration Facility Facility ID No.: 0310337

Duval County

Title V Air Operation Permit Renewal FINAL Permit No.: 0310337-007-AV

Permitting Authority

State of Florida
Department of Environmental Protection
Division of Air Resources Management
Bureau of Air Regulation
North Permitting Section

Mail Station #5505 2600 Blair Stone Road Tallahassee, Florida 32399-2400 Telephone: 850/488-0114 Fax: 850/922-6979

Compliance Authority:

City of Jacksonville
Environmental Resource Management Department
Environmental Quality Division
117 W. Duval Street, Suite 225
Jacksonville, Florida 32202-3718
Telephone: 904/630-4900

Fax: 904/630-3638

Title V Air Operation Permit Renewal

FINAL Permit No.: 0310337-007-AV

Table of Contents

Section	Page Number
Title V Air Operation Permit Placard Page.	1
I. Facility Information:	
A. Facility Description.	2
B. Summary of Emissions Unit ID Numbers and Brief Descriptions	2
C. Relevant Documents.	3
II. Facility-wide Conditions.	4
III. Emissions Units and Conditions.	
A. CFB Boilers A, B and C.	8
B. Material Handling.	
C. Coal Handling.	37
Referenced Attachments.	44
Appendix 40 CFR 60, Subpart A	
Appendix A-1, Abbreviations, Definitions, Citations, and Identification Number	ers
Appendix PSS-1, Protocol for Start-up and Shutdown	
Appendix JEPB Rule 2	
Appendix CAM	
Appendix H-1, Permit History / ID Number Transfers	
Appendix I-1, List of Insignificant Emissions Units and/or Activities	
Appendix SS-1, Stack Sampling Facilities (version dated 10/7/96)	
Appendix TV-2, Title V Conditions (version dated 11/10/98)	
Figure 1: Summary Report-Gaseous and Opacity Excess Emission and Monitor	ring
System Performance (40 CFR 60)	
Table 297.310-1, Calibration Schedule	
Table 1-1, Summary of Air Pollutant Standards and Terms	•
Table 2-1, Compliance Requirements	



Department of Environmental Protection

Jeb Bush Governor Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32399-2400

Colleen M. Castille Secretary

Permittee:

Cedar Bay Generating Company, L.P. 9640 Eastport Road

Jacksonville, Florida 32226

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

SIC Nos.: 49, 4911

Project: Title V Air Operation Permit Renewal

This permit is to renew the Title V Air Operation Permit and incorporate construction permits issued on 11/08/01, 03/12/02 and 12/20/02 for Cedar Bay Cogeneration Facility (CBCF) located at 9640 Eastport Road, Jacksonville, Duval County. UTM Coordinates: Zone 17, 441.08 km East and 3365.06 km North; Latitude: 30° 25' 21" North and Longitude: 81° 36' 23" West.

STATEMENT OF BASIS: This Title V air operation permit is issued under the provisions of Chapter 403, Florida Statutes (F.S.), and Florida Administrative Code (F.A.C.) Chapters 62-4, 62-210, and 62-213.; the City of Jacksonville Ordinance Code (JOC), Title X, Chapter 376; and, the Jacksonville Environmental Protection Board (JEPB) Rule 2, Parts I thru VII and Parts IX thru XII. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents, attached hereto or on file with the permitting authority, in accordance with the terms and conditions of this permit.

Referenced attachments made a part of this permit:

Appendix 40 CFR 60, Subpart A

Appendix PSS-1, Protocol for Start-up and Shutdown

Appendix I-1, List of Insignificant Emissions Units and/or Activities

Appendix SS-1, Stack Sampling Facilities (version dated 10/7/96)

Appendix TV-4, Title V Conditions (version dated 2/12/02)

Appendix JEPB Rule 2

Appendix CAM

Figure 1: Summary Report-Gaseous and Opacity Excess Emission and Monitoring

System Performance (40 CFR 60)

Table 297.310-1, Calibration Schedule

Effective Date: 09/14/2004

Renewal Application Due Date: 01/14/2009

Expiration Date: 09/13/2009

Michael G. Cooke, Director

Division of Air Resource Management

Mulul N-Cook

MGC/jkp/mph

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

Section I. Facility Information.

Subsection A. Facility Description.

This facility consists of three circulating fluidized bed steam generators (boilers) designated as Boilers A, B, and C, a coal handling area, a limestone handling area, and an ash handling area. Crushed coal is the primary fuel for Boilers A, B and C with approval for limited co-firing of petroleum coke. The fuel for Boilers B and C can also be supplemented with short fiber recycle rejects received from Stone Container Corporation. No. 2 fuel oil is used as supplemental fuel in all three boilers normally only for start-ups. Also included in this permit are miscellaneous insignificant emissions units and/or activities.

Based on the initial Title V renewal permit application received January 12, 2004, this facility is a major source of hazardous air pollutants (HAPs).

The use of 'Permitting Notes' throughout this permit are for informational purposes, only, and are not permit conditions.

Subsection B. Summary of Emissions Unit ID Numbers and Brief Descriptions.

E.U. ID No.	Brief Description
-001	Circulating Fluidized Bed Boiler A – 1063 MMBtu/hour
-002	Circulating Fluidized Bed Boiler B - 1063 MMBtu/hour
-003	Circulating Fluidized Bed Boiler C - 1063 MMBtu/hour
-004	Absorber Dryer System Train - 1 (Dryer and Handling System)
-005	Absorber Dryer System Train - 2 (Dryer and Handling System)
-006	Coal Crusher Building
-007	Coal Silo Conveyor
-009, -	ADS Storage Bins (1 & 2)
025	
-010	Bed Ash Hopper
-011	Bed Ash Separator/Collector
-012, -	Fly Ash Separators/Collectors (1 & 2)
026	
-030	Dry Ash Rail Car
-031	Pulverized Limestone Feeders (6)
-032	Bed Ash Silo Vent (for transfers to silo and emissions control for truck loadout)
-033	Fly Ash Silo Vent (for transfers to silo and emissions control for truck loadout)

Please reference the Permit Number, the Facility Identification Number, and the appropriate Emissions Unit(s) ID Number(s) on all correspondence, test report submittals, applications, etc.

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

Subsection C. Relevant Documents.

The following documents are part of this permit:

Appendix 40 CFR 60, Subpart A

Appendix I-1, List of Insignificant Emissions Units and/or Activities

Appendix SS-1, Stack Sampling Facilities (version dated 10/7/96)

Appendix TV-4, Title V Conditions (version dated 2/12/02)

Appendix JEPB Rule 2

Appendix CAM

Figure 1: Summary Report-Gaseous and Opacity Excess Emission and Monitoring

System Performance (40 CFR 60)

Table 297.310-1, Calibration Schedule

{Permitting Note: The documents listed below are not a part of this permit; however, they are specifically related to this permitting action.}

These documents are provided to the permittee for informational purposes:

Appendix A-1, Abbreviations, Acronyms, Citations, and Identification Numbers (version dated 2/5/97)

Appendix H-1, Permit History

Table 1-1, Summary of Air Pollutant Standards and Terms

Table 2-1, Summary of Compliance Requirements

These documents are on file with the permitting authority:

Initial Title V Permit Issued/Effective July 14, 1999

PSD Permit No. PSD-FL-137D issued March 9, 2000

Title V Permit Revision Application Received March 15, 2001

Title V Permit Revision Additional Information Received June 7, 2001

PSD Permit No. PSD-FL-137E issued November 8, 2001.

Construction Permits issued March 12, 2002 and December 20, 2002

Title V Permit Renewal Application Received January 12, 2004

Section II. Facility-wide Conditions.

The following conditions apply facility-wide:

1. Appendix TV-4, Title V Conditions, is a part of this permit.

{Permitting note: Appendix TV-4, Title V Conditions is distributed to the permittee only. Other persons requesting copies of these conditions shall be provided one copy when requested or otherwise appropriate. If desired, a copy of Appendix TV-4, Title V Conditions can be downloaded from the Division of Air Resources Management's Internet Web site located at the following address:

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

http://www.dep.state.fl.us/air/eproducts/airpermit/Airsearch.asp}

- 2. Not federally enforceable. General Pollutant Emission Limiting Standards. Objectionable Odor Prohibited. The permittee shall not cause, suffer, allow, or permit the discharge of air pollutants which cause or contribute to an objectionable odor. [Rule 62-296.320(2), F.A.C.]
- 3. Not federally enforceable. Odor Nuisance. Pursuant to Jacksonville Ordinance Code (JOC) Chapter 376, any facility that causes or contributes to the emission of objectionable odors which results in the Environmental Resource Management Department and Environmental Quality Division (ERMD) receiving and validating complaints from five (5) or more different households within a 90 day period and can be cited for objectionable odors. [JOC Chapter 376]
- 4. Prevention of Accidental Releases (Section 112(r) of CAA).

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The Responsible Official has certified that the Risk Management Plan was submitted to the RMP Reporting Center.

- a. As required by Section 112(r)(7)(B)(iii) of the CAA and 40 CFR 68, the owner or operator shall submit an updated Risk Management Plan (RMP) to the Chemical Emergency Preparedness and Prevention Office (CEPPO) RMP Reporting Center.
- b. As required under Section 252.941(1)(c), F.S., the owner or operator shall report to the appropriate representative of the Department of Community Affairs (DCA), as established by department rule, within one working day of discovery of an accidental release of a regulated substance from the stationary source, if the owner or operator is required to report the release to the United States Environmental Protection Agency under Section 112(r)(6) of the CAA.
- c. The owner or operator shall submit the required annual registration fee to the DCA on or before April 1, in accordance with Part IV, Chapter 252, F.S., and Rule 9G-21, F.A.C.

Any required written reports, notifications, certifications, and data required to be sent to the DCA, should be sent to:

> Department of Community Affairs Division of Emergency Management 2555 Shumard Oak Boulevard Tallahassee, FL 32399-2100

Telephone: 850/413-9921, Fax: 850/488-1739

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

Any Risk Management Plans, original submittals, revisions or updates to submittals, should be sent to:

RMP Reporting Center Post Office Box 3346 Merrifield, VA 22116-3346 Telephone: 703/816-4434

Any required reports to be sent to the National Response Center, should be sent to:

National Response Center
EPA Office of Solid Waste and Emergency Response
USEPA (5305 W)
401 M Street, SW
Washington, D.C. 20460
Telephone: 1/800/424-8802

Send the required annual registration fee using approved forms made payable to:

Cashier
Department of Community Affairs
State Emergency Response Commission
2555 Shumard Oak Boulevard
Tallahassee, FL 32399-2149

[Part IV, Chapter 252, F.S.; and, Rule 9G-21, F.A.C.]

5. <u>Insignificant Emissions Units and/or Activities</u>. Appendix I-1, List of Insignificant Emissions Units and/or Activities, is a part of this permit.

[Rules 62-213.440(1), 62-213.430(6), and 62-4.040(1)(b), F.A.C.]

{Permitting Note: No unregulated emissions units and/or activities have been identified as of issuance date of this permit}

6. General Pollutant Emission Limiting Standards. Volatile Organic Compounds Emissions or Organic Solvents Emissions. The permittee shall allow no person to store, pump, handle, process, load, unload or use in any process or installation, volatile organic compounds or organic solvents without applying known and existing vapor emission control devices or systems deemed necessary and ordered by the Department.

{Permitting Note: No vapor emission control devices or systems are deemed necessary nor ordered by the Department as of the issuance date of this permit.}
[Rule 62-296.320(1)(a), F.A.C.]

7. General Particulate Emission Limiting Standards. General Visible Emissions Standard. Except for emissions units that are subject to a particulate matter or opacity limit set forth or established by rule and reflected by conditions in this permit, no person shall cause, let, permit, suffer or allow to be discharged into the atmosphere the emissions of air pollutants from any activity, the density of which is equal to or greater than that designated as Number 1 on the Ringelmann Chart (20 percent opacity). EPA Method 9 is the method of compliance pursuant to Chapter 62-297, F.A.C.

[Rules 62-296.320(4)(b)1. & 4., F.A.C.]

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

8. Not federally enforceable. Reasonable precautions to prevent emissions of unconfined particulate matter at this facility include:

- a) Unconfined PM related to coal transfer points is controlled by water spray in key locations as necessary.
- b) Unconfined PM related to coal, limestone (aragonite) and ash mobile equipment operations is controlled by wetting the coal pile and road surfaces.

[Rule 62-296.320(4)(c)2., F.A.C.; and, proposed by applicant in initial Title V renewal permit application received January 12, 2004.]

{Permitting Note: This condition presents the reasonable precautions to be implemented in accordance with Rule 62-296.320(4)(c), F.A.C., in lieu of the requirements of Condition No. 57 of Appendix TV-4.}

- 9. When appropriate, any recording, monitoring, or reporting requirements that are time-specific shall be in accordance with the effective date of the permit, which defines day one. [Rule 62-213.440, F.A.C.]
- 10. Not federally enforceable. Appendix JEPB Rule 2 is incorporated by reference. The facility shall be subject to JEPB Rule 2, Parts I through VII, and Parts IX through XIII.

{Permitting note: This appendix provides the applicable rules of the City of Jacksonville Environmental Protection Board (JEPB) contained in Rule 2, Air Pollution Control, and the corresponding rules of the Department that have been adopted by reference and within the SOA (Specific Operating Agreement) signed with the Department.}

- 11. Statement of Compliance. The annual statement of compliance pursuant to Rule 62-213.440(3)(a)2., F.A.C., shall be submitted to the Department and EPA within 60 (sixty) days after the end of the calendar year using DEP Form No. 62-213.900(7), F.A.C. [Rules 62-213.440(3) and 62-213.900, F.A.C.] {Permitting Note: This condition implements the requirements of Rules 62-213.440(3)(a)2. & 3., F.A.C. (see Condition 51. of APPENDIX TV-4, TITLE V CONDITIONS)}
- 12. The permittee shall submit all compliance related notifications and reports required of this permit to the Environmental Resource Management Department (ERMD), Environmental Quality Division office at the following address:

City of Jacksonville
Environmental Resource Management Department
Environmental Quality Division
117 West Duval Street, Suite 225
Jacksonville, Florida 32202
Telephone: 904/630-4900

Fax: 904/630-3638

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

13. Any reports, data, notifications, certifications, required to be sent to the United States Environmental Protection Agency, Region 4, should be sent to:

United States Environmental Protection Agency, Region 4
Air, Pesticides & Toxics Management Division
Air & EPCRA Enforcement Branch
Air Enforcement Section
61 Forsyth Street
Atlanta, GA 30303-8960
Phone: 404/562-9155

Fax: 404/562-9163 or 404/562-9164

14. <u>Certification by Responsible Official (RO)</u>. In addition to the professional engineering certification required for applications by Rule 62-4.050(3), F.A.C., any application form, report, compliance statement, compliance plan and compliance schedule submitted pursuant to Chapter 62-213, F.A.C., shall contain a certification signed by a responsible official that, based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate, and complete. [Rule 62-213.420(4), F.A.C.]

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

Section III. Emissions Units and Conditions.

Subsection A. This section addresses the following emissions units.

E.U. ID No.	Brief Description
-001	Circulating Fluidized Bed Boiler A
-002	Circulating Fluidized Bed Boiler B
-003	Circulating Fluidized Bed Boiler C

Emissions unit numbers -001, -002, and -003 are Pyroflow Circulating Fluidized Bed (CFB) dry bottom boilers designated as "CFB Boiler A", "CFB Boiler B", and "CFB Boiler C", respectively. CFB Boilers A, B and C, are each rated at a maximum heat input of 1,063 million Btu per hour (MMBtu/hour) when firing crushed coal. Also, CFB Boilers B and C are each allowed to burn short fiber recycle rejects from the Stone Container Corporation (SCC) (was previously named Seminole Kraft Corporation (SKC)) recycling process. No. 2 fuel oil is used as an auxiliary fuel in all three boilers normally only for startups.

Compliance Assurance Monitoring (CAM) Requirements

These emissions units are subject to the Compliance Assurance Monitoring (CAM) requirements contained in the attached Appendix CAM. Failure to adhere to the monitoring requirements specified does not necessarily indicate an exceedance of a specific emissions limitation; however, it may constitute good reason to require compliance testing pursuant to Rule 62-297.310(7)(b), F.A.C. [40 CFR 64; and, Rules 62-204.800 and 62-213.440(1)(b)1.a., F.A.C.]

{Permitting notes: These emissions units are regulated under NSPS - 40 CFR 60, Subpart Da, Standards of Performance for Electric Utility Steam Generating Units for Which Construction is Commenced After September 18, 1978, adopted and incorporated by reference in Rule 62-204.800(7), F.A.C.; Rule 62-212.400(5), F.A.C., Prevention of Significant Deterioration (PSD): Permit Nos. PSD-FL-137 (including revisions thereof); Rule 62-212.400(6), F.A.C., Best Available Control Technology (BACT); and, Compliance Assurance Monitoring (CAM), adopted and incorporated by reference in Rule 62-204.800, F.A.C. All three boilers began commercial operation January 25, 1994. Particulate matter emissions from each boiler are controlled by separate baghouses. NO_X emissions from all units are controlled by selective non-catalytic reduction (SNCR). SO₂ emissions are controlled by limestone injection on the fluidized bed of each boiler. The three boilers share a common stack. Stack height = 403 feet, exit diameter = 13.26 feet, exit temperature = approx. 265 °F, actual volumetric flow rate = approx. 1,004,000 acfm.}

The following specific conditions apply to the emissions units listed above:

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

Essential Potential to Emit (PTE) Parameters

A.1. Permitted Capacity. The maximum operation heat input rates are as follows:

Unit No.	MMBtu/hr Heat Input	Fuel Type
-001	110% of 1063 (1169)	Coal
	35% (by weight)	Pet coke
	380	No. 2 Fuel Oil
-002	110% of 1063 (1169)	Coal
	35% (by weight)	Pet coke
	380	No. 2 Fuel Oil
-003	110% of 1063 (1169)	Coal
	35% (by weight)	Pet coke
	380	No. 2 Fuel Oil
Unit Nos.	MMBtu/yr Heat Input	Fuel Type
-001, -002 & -003	25.98 x 10 ⁶ (total - all 3 boilers)	all

Additionally, the facility shall not exceed a combined total of 3189 MMBtu/hr for all three units. The facility heat input limit shall be based upon the number of operating boilers at the facility. Specifically, the combined maximum heat input shall not exceed: 1063 MMBtu/hr, if only one boiler is operating; 2126 MMBtu/hr, if only two boilers are operating; and, 3189 MMBtu/hr, if all three boilers are operating.

[PSD-FL-137(A & D)]

{Permitting note: The heat input limitations have been placed in the permit to identify the capacity of each emissions unit for purposes of confirming that emissions testing is conducted within 90-100 percent of the emissions unit's rated capacity (or to limit future operation to 110 percent of the test load), to establish appropriate limits and to aid in determining future rule applicability.}

A.2. Emissions Unit Operating Rate Limitation After Testing. See Specific Condition **A.41**. [Rule 62-297.310(2), F.A.C.]

A.3. <u>Methods of Operation</u>.

- (a) Operating Scenarios Steam Production. CFB boilers A, B, and C are permitted to operate for the purpose of producing steam. The steam may be utilized as follows:
 - 1. To drive a steam turbine generator for the purpose of producing electricity.
 - 2. For production of electricity while diverting a portion of the steam to SCC.
 - 3. To satisfy SCC's steam needs without producing electricity through a process called Full Flow Reheat Bypass (FFRB).

(b) Fuels.

1. <u>Coal</u>. The maximum coal charging rate of each CFB shall neither exceed 104,000 lbs/hr, 39,000 tons per month (30 consecutive days), nor 390,000 tons per year (TPY). This reflects a combined total of 312,000 lbs/hr, 117,000 tons per month, and 1,170,000 TPY for all three CFBs. Petroleum coke (pet coke) may be utilized as a co-firing fuel, and shall not exceed 35 % fuel input

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

by weight on a daily basis. {Permitting Note: The limitations on the coal charging rate include both coal and pet coke.}

- 2. No. 2 Fuel Oil. Auxiliary fuel burners shall be fueled with only No. 2 fuel oil and shall normally only be used for start-ups. The maximum oil usage shall not exceed 8000 gals/hr and 1,900,000 gals/year.
- 3. Other. Other fuels or wastes shall not be burned in the CFB boilers without prior specific written approval of the Secretary of the Department of Environmental Protection.
- (c) Short Fiber Rejects. The maximum charging rate to CFB Boilers B & C of short fiber recycle rejects from the SCC recycling process shall not exceed 210 yd³/day (wet) and 69,588 yd³/yr (wet). This reflects a combined total of 420 yd³/day (wet) and 139,176 yd³/yr (wet) for the two CFB boilers that fire recycle rejects. CFB Boiler A will not utilize recycle rejects, nor will it be equipped with handling and firing equipment for recycle rejects.

[PSD-FL-137(A), Title V permit application and 0310337-005-AC]

A.4. Hours of Operation. CFB Boilers A, B, and C may operate continuously, i.e. 8760 hours/year, each.

[PSD-FL-137(A)]

Emission Limitations and Standards

{Permitting Note: The attached Table 1-1, Summary of Air Pollutant Standards and Terms, summarizes information for convenience purposes only. This table does not supersede any of the terms or conditions of this permit. For PM, VE, NO_X and SO₂, meeting the PSD limits assures compliance with the NSPS limits.}

A.5. Emission Limits. The maximum emission limits from each CFB boiler are:

Pollutant Name	Pollutant Acronym	lbs/MMBtu	lbs/hr	TPY
Carbon Monoxide	CO ⁵	0.175 ¹	186 ¹	758 ⁴
Nitrogen Oxides	NO_X	0.17^{2}	180.7^{2}	736.1
Sulfur Dioxide	SO_2	0.30^{3}	318.9^{3}	
	SO_2	0.20^{4}		866
Volatile Organic Compound	VOC	0.015	16.0	65
Particulate Matter	PM	0.018	19.1	78
Particulate Matter less than 10 microns	PM_{10}	0.018	19.1	78
Sulfuric Acid Mist	H ₂ SO ₄ mist	4.66x10 ⁻⁴	0.50	2.0
Fluorides	Fl	7.44x10 ⁻⁴	0.79	3.2
Lead	Pb	6.03x10 ⁻⁵	0.06	0.26
Mercury	Hg	2.89x10 ⁻⁵	0.03	0.13
Beryllium	Be	8.70x10 ⁻⁶	0.01	0.04

[Note: TPY represents a 93% capacity factor.]

Additional Notes:

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

- 1. Eight-hour rolling average, except for initial and annual compliance tests and the CEM certification, when the 1-hour standard applies.
- 2. Thirty-day rolling average.
- 3. Three-hour rolling average.
- 4. Twelve-month rolling average.
- 5. See Specific Condition A.13.b. for alternative CO emission limits during specific operating modes.

[PSD-FL-137(A & D)]

A.6. <u>Visible Emissions</u>. Visible emissions (VE) shall not exceed 20 percent opacity (6-minute average), except for one 6-minute period per hour when VE shall not exceed 27% opacity. Because CFB Boilers A, B & C share a common stack, visible emissions violations from the stack will be attributed to all three units unless opacity meter results show the specific unit causing the violation.

[40 CFR 60.42a(b); and, PSD-FL-137(A)]

A.7. Sulfur Dioxide - Sulfur Content.

- Coal. In order to ensure continuous compliance with the SO₂ limit stated in Specific Condition A.5., the coal sulfur content shall not exceed 1.7 percent, by weight, on a shipment (train load) basis and 1.2 percent, by weight, on an annual basis, as measured by applicable test methods (see Specific Condition A.36.). When co-firing coal and petcoke, the blended fuel input to the CFBs shall not exceed 3.2 lb/MMBtu equivalent SO2 content. Compliance shall be determined on a monthly basis via a composite of daily fuel samples.
- No. 2 Fuel Oil. The No. 2 fuel oil sulfur content shall not exceed 0.05 percent, by weight, as measured by applicable test methods (see Specific Condition A.36.).
 [PSD-FL-137(A)]
- **A.8.** Ammonia. Ammonia (NH₃) slip from exhaust gases shall not exceed 10 ppmvd when co-firing petcoke or burning coal at 100% capacity and 30 ppmvd when burning No. 2 fuel oil, as measured by applicable test methods (see Specific Condition **A.33.**). [PSD-FL-137(A)]

Emission Controls

- A.9. Sulfur Dioxide and Acid Gases. Limestone injection and fuel sulfur limitations shall be used for control of emissions of SO₂ and acid gases.

 [PSD-FL-137(A)]
- **A.10.** Particulate Matter. A baghouse shall be used for control of PM/PM₁₀ emissions. [PSD-FL-137(A)]
- A.11. <u>Nitrogen Oxides</u>. Selective Non-catalytic Reduction (SNCR) shall be used for control of NO_X emissions.

 [PSD-FL-137(A)]

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

A.12. Carbon Monoxide and Volatile Organic Compounds. Good combustion characteristics, which are an inherent part of the CFB technology, shall be used for control of CO and VOC emissions. [PSD-FL-137(A)]

Excess Emissions

{Permitting note: The Excess Emissions Rule at Rule 62-210.700, F.A.C., cannot vary any requirement of an NSPS or NESHAP provision.}

A.13.a. Excess emissions resulting from startup, shutdown, or malfunction of any emissions unit shall be permitted provided that best operational practices to minimize emissions are adhered to and the duration of excess emissions shall be minimized but in no case exceed two hours in any 24 hour period unless specifically authorized by the Department for longer duration.

[Rule 62-210.700(1), F.A.C.; and, PSD-FL-137(A)]

A.13.b. For the specific periods defined below, the emission limits of Carbon Monoxide (CO) shall be as follows:

- 1. Warm startup emissions up to 186 lbs/hr (no lb/MMBtu limit) with sufficient documentation.
- 2. Cold startup up to 10 hours (per cold startup) of CO data may be eliminated from the data used to determine compliance with the 8-hour rolling average limit with sufficient documentation.
- 3. <u>Refractory Curing</u> Must notify agency at least 24 hours prior to commencing; CO data may be eliminated from the data used to determine compliance with the 8-hour rolling average limit with sufficient documentation.

The CO emissions limit of 758 TPY per boiler, via a 12-month rolling average, is inclusive of all periods of operation, including those noted above.

[PSD-FL-137(D)]

A.14. Excess emissions which are caused entirely or in part by poor maintenance, poor operation, or any other equipment or process failure which may reasonably be prevented during startup, shutdown or malfunction shall be prohibited.

[Rule 62-210.700(4), F.A.C.; and, PSD-FL-137(A)]

Compliance Provisions

- A.15. Compliance with the particulate matter emission limitation under 40 CFR 60.42a(a)(1) constitutes compliance with the percent reduction requirements for particulate matter under 40 CFR 60.42a(a)(2) and (3).

 [40 CFR 60.46a(a)]
- A.16. Compliance with the nitrogen oxides emission limitation under 40 CFR 60.44a(a)(1) constitutes compliance with the percent reduction requirements under 40 CFR 60.44a(a)(2). [40 CFR 60.46a(b)]

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

A.17. The particulate matter emission standards under 40 CFR 60.42a and the nitrogen oxide standards under 40 CFR 60.44a apply at all times except during periods of startup, shutdown, or malfunction. The sulfur dioxide emission standards under 40 CFR 60.43a apply at all times except during periods of startup or shutdown.

[40 CFR 60.46a(c)]

A.18. If the owner or operator has not obtained the minimum quantity of emission data as required under 40 CFR 60.47a, compliance of the affected facility with the emission requirements under 40 CFR 60.43a and 60.44a for the day on which the 30-day period ends may be determined by the Administrator following the applicable procedures in section 7 of Method 19.

[40 CFR 60.46a(h)]

Monitoring of Operations

A.19. Determination of Process Variables.

- (a) Required Equipment. The owner or operator of an emissions unit for which compliance tests are required shall install, operate, and maintain equipment or instruments necessary to determine process variables, such as process weight input or heat input, when such data are needed in conjunction with emissions data to determine the compliance of the emissions unit with applicable emission limiting standards.
- (b) Accuracy of Equipment. Equipment or instruments used to directly or indirectly determine process variables, including devices such as belt scales, weight hoppers, flow meters, and tank scales, shall be calibrated and adjusted to indicate the true value of the parameter being measured with sufficient accuracy to allow the applicable process variable to be determined within 10% of its true value. [Rule 62-297.310(5), F.A.C.]
- **A.20.** Devices shall have been installed and shall be maintained in order to continuously monitor and record steam production and flue gas temperature at the exit of the control equipment. [PSD-FL-137(A)]
- A.21. Continuous Monitors. The Permittee shall have installed, certified and calibrated, and shall operate and maintain continuous emissions monitoring systems (CEMS) for opacity, SO₂, NO_X, CO, and oxygen (O₂) or carbon dioxide (CO₂). These CEMS shall be used to determine compliance with the emission limitations in Specific Condition A.5. for CO, NO_X, and SO₂, and with the opacity requirements in Specific Condition A.6. The permittee may elect to install, certify, calibrate, operate, and maintain multiple span CEMS for SO₂ and NO_X providing certification tests and calibrations are performed for each span. Each of the CEMS for SO₂ and NO_X shall continuously record data on a span that satisfies the requirements of 40 CFR 60.47a. Any exception to the above must be specifically authorized by the Department, in writing, and in accordance with state and federal regulations.

 [40 CFR 60.47a(a), (b), (c) & (d); and, PSD-FL-137(A)]
- A.22. The continuous monitoring systems shall be operated and data recorded during all periods of operation at the affected facility including periods of startup, shutdown, malfunction, or emergency conditions, except for continuous monitoring system breakdowns, repairs, calibration checks, and zero and span adjustments. [40 CFR 60.47a(e)]

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

A.23. The owner or operator shall obtain emission data for at least 18 hours in at least 22 out of 30 successive boiler operating days. If this minimum data requirement cannot be met with a continuous monitoring system, the owner or operator shall supplement emission data with other monitoring systems approved by the Administrator or the reference methods and procedures as described in 40 CFR 60.47a(h).

[40 CFR 60.47a(f)]

A.24. The 1-hour averages required under 40 CFR 60.13(h) are expressed in ng/J (lb/million Btu) heat input and used to calculate the average emission rates under 40 CFR 60.46a. The 1-hour averages are calculated using the data points required under 40 CFR 60.13(b). At least two data points must be used to calculate the 1-hour averages. [40 CFR 60.47a(g)]

- **A.25.** When it becomes necessary to supplement continuous monitoring system data to meet the minimum data requirements in 40 CFR 60.47a(f), the owner or operator shall use the reference methods and procedures as specified in this paragraph. Acceptable alternative methods are given in 40 CFR 60.47a(j).
- (1) Method 6 shall be used to determine the SO₂ concentration at the same location as the SO₂ monitor. Samples shall be taken at 60-minute intervals. The sampling time and sample volume for each sample shall be at least 20 minutes and 0.020 dscm (0.71 dscf). Each sample represents a 1-hour average.
- (2) Method 7 shall be used to determine the NO_X concentration at the same location as the NO_X monitor. Samples shall be taken at 30-minute intervals. The arithmetic average of two consecutive samples represents a 1-hour average.
- (3) The emission rate correction factor, integrated bag sampling and analysis procedure of Method 3B shall be used to determine the O₂ or CO₂ concentration at the same location as the O₂ or CO₂ monitor. Samples shall be taken for at least 30 minutes in each hour. Each sample represents a 1-hour average.
- (4) The procedures in Method 19 shall be used to compute each 1-hour average concentration in ng/J (lb/million Btu) heat input.

[40 CFR 60.47a(h)(1), (2), (3) & (4)]

- **A.26.** The owner or operator shall use methods and procedures in this paragraph to conduct monitoring system performance evaluations under 40 CFR 60.13(c) and calibration checks under 40 CFR 60.13(d). Acceptable alternative methods and procedures are given in 40 CFR 60.47a(j).
- (1) Methods 6, 7, and 3B, as applicable, shall be used to determine O_2 , SO_2 , and NO_X concentrations.
- (2) SO₂ or NO_X (NO), as applicable, shall be used for preparing the calibration gas mixtures (in N₂, as applicable) under Performance Specification 2 of appendix B of 40 CFR 60 (see Specific Condition A.29.).
- (3) For affected facilities burning only fossil fuel, the span value for a continuous monitoring system for measuring opacity is between 60 and 80 percent (unless otherwise required) and for a continuous monitoring system measuring nitrogen oxides firing solid fuel is 1,000 ppm.
- (5) For affected facilities burning fossil fuel, alone or in combination with non-fossil fuel, the span value of the sulfur dioxide continuous monitoring system at the inlet to sulfur dioxide control device is 125

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

percent of the maximum estimated hourly potential emissions of the fuel fired, and the outlet of the sulfur dioxide control device is 50 percent of maximum estimated hourly potential emissions of the fuel fired.

[40 CFR 60.47a(i)(1), (2), (3) & (5)]

- A.27. The owner or operator may use the following as alternatives to the reference methods and procedures specified in 40 CFR 60.47a (see Specific Condition A.25.):
- (1) For Method 6, Method 6A or 6B (whenever Methods 6 and 3 or 3B data are used) or 6C may be used. Each Method 6B sample obtained over 24 hours represents 24 1-hour averages. If Method 6A or 6B is used under 40 CFR 60.47a(i), the conditions under 40 CFR 60.46(d)(1) apply (see Specific Condition A.28.); these conditions do not apply under 40 CFR 60.47a(h).
- (2) For Method 7, Method 7A, 7C, 7D, or 7E may be used. If Method 7C, 7D, or 7E is used, the sampling time is 1 hour.
- (3) For Method 3, Method 3A or 3B may be used if the sampling time is 1 hour.
- (4) For Method 3B, Method 3A may be used.

[40 CFR 60.47a(j)]

- A.28. The owner or operator may use the following as alternatives to the reference methods and procedures in 40 CFR 60.46 or in other sections as specified (see Specific Conditions A.27. and A.39.):
- (1) The emission rate (E) of particulate matter, SO_2 and NO_X may be determined by using the F_c factor, provided that the following procedure is used (see Specific Condition A.39.):
 - (i) The emission rate (E) shall be computed using the following equation:

$$E = C F_c (100 / \% CO_2)$$

where:

E = emission rate of pollutant, ng/J (lb/million Btu).

C = concentration of pollutant, ng/dscm (lb/dscf).

% CO_2 = carbon dioxide concentration, percent dry basis.

 F_c = factor as determined in appropriate sections of Method 19.

- (ii) If and only if the average F_c factor in Method 19 is used to calculate E and either E is from 0.97 to 1.00 of the emission standard or the relative accuracy of a continuous emission monitoring system is from 17 to 20 percent, then three runs of Method 3B shall be used to determine the O₂ and CO₂ concentration according to the procedures in 40 CFR 60.46(b)(2)(ii), (4)(ii), or (5)(ii). Then if F_0 (average of three runs), as calculated from the equation in Method 3B, is more than \pm 3 percent than the average Fo value, as determined from the average values of Fd and Fc in Method 19, i.e., $F_{oa} = 0.209$ (F_{da} / F_{ca}), then the following procedure shall be followed:
 - (A) When F_o is less than 0.97 F_{oa}, then E shall be increased by that proportion under 0.97 F_{oa}, e.g., if F_o is 0.95 F_{oa}, E shall be increased by 2 percent. This recalculated value shall be used to determine compliance with the emission standard.
 - (B) When F_0 is less than 0.97 F_{0a} and when the average difference (\overline{d}) between the continuous monitor minus the reference methods is negative, then E shall be increased by that proportion under 0.97 Foa, e.g., if Fo is 0.95 Foa, E shall be increased by 2 percent. This recalculated value shall be used to determine compliance with the relative accuracy specification.

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

(C) When F_o is greater than 1.03 F_{oa} and when is positive, then E shall be decreased by that proportion over 1.03 F_{oa} , e.g., if Fo is 1.05 F_{oa} , E shall be decreased by 2 percent. This recalculated value shall be used to determine compliance with the relative accuracy specification.

[40 CFR 60.46(d)(1)]

- A.29. Continuous Monitor Performance Specifications. If continuous monitoring systems are required by rule or permit to be used for demonstrating compliance with the standards of the Department, they must be installed, maintained and calibrated in accordance with the EPA performance specifications listed below. These Performance Specifications are contained in 40 CFR 60, Appendix B, and are adopted by reference in Rule 62-204.800, F.A.C.
- (1) Performance Specification 1--Specifications and Test Procedures for Opacity Continuous Emission Monitoring Systems in Stationary Sources.
- (2) Performance Specification 2--Specifications and Test Procedures for SO₂ and NO_X Continuous Emission Monitoring Systems in Stationary Sources.
- (3) Performance Specification 3--Specifications and Test Procedures for O₂ and CO₂ Continuous Emission Monitoring Systems in Stationary Sources.
- (4) Performance Specification 4--Specifications and Test Procedures for Carbon Monoxide Continuous Emission Monitoring Systems in Stationary Sources or Performance Specification 4A--Specifications and Test Procedures for Carbon Monoxide Continuous Emission Monitoring Systems in Stationary Sources.
 [Rule 62-297.520, F.A.C.]

Required Tests, Test Methods and Procedures

{Permitting Note: The attached Table 2-1, Summary of Compliance Requirements, summarizes information for convenience purposes only. This table does not supersede any of the terms or conditions of this permit.}

- **A.30.** Annual Tests Required. Annual compliance tests shall be performed for PM, PM₁₀, CO, SO₂, NO_x and visible emissions. [PSD FL-137(A)]
- **A.31.** Renewal Tests Required. Compliance tests shall be performed for VOCs, Fl, NH₃, and H₂SO₄ mist once every 5 years. The tests shall occur prior to obtaining a renewed operating permit to demonstrate compliance with the emission limits in Specific Conditions **A.5**. and **A.8**. [Rules 62-210.300(2)(a) and 62-297.310(7)(a), F.A.C.]
- A.32. Additional Compliance Tests. Compliance tests shall be performed for Hg, Be, and Pb until three consecutive tests (including, if successful, the initial compliance test) are within the annual emission limits specified in Specific Condition A.5. Such tests shall occur, as necessary, in the first, fifth, and tenth years and additional successive five year intervals following commercial operation. Mercury testing shall not be routinely required. However, should the Department have reason to believe that a change in mercury emissions has occurred (e.g. via a change in fuel quality, particulate removal equipment, etc.) mercury testing shall be required.

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

[PA 88-24(A); and PSD-FL-137(D)]

{Permitting Note: In this condition, "routinely" refers to annually and/or the need to continue testing different control devices in order to reduce mercury emissions below those obtainable through the use of a baghouse, as was originally required by PA-88-24(A). Special compliance tests are also provided for in Specific Condition A.45.(b).}

A.33. The following test methods and procedures, or equivalent methods after obtaining prior written Department approval, shall be used for compliance testing:

Purpose / Substance	Test Methods
Selection of sample site and sample traverses	EPA Method 1
Determining stack gas flow rate	EPA Method 2
Gas analysis for calculation of percent O ₂ and CO ₂	EPA Method 3 or 3A
Determining stack gas moisture content to convert	EPA Method 4
the flow rate from actual standard cubic feet (ascf)	
to dry standard cubic feet (dscf)	·
PM	EPA Method 5, 17, or 29
SO ₂	EPA Method 6, 6B, 6C, or 8
NO_X	EPA Method 7, 7A, 7C, 7D, or 7E
H ₂ SO ₄ mist	EPA Method 8
VE	EPA Method 9
CO	EPA Method 10
Pb	EPA Method 12 or 29
Fl	EPA Method 13A or 13B
SO ₂ removal efficiency	EPA Method 19
VOCs	EPA Method 18 or 25
Hg	EPA Method 101A or 29
Be	EPA Method 104 or 29
PM ₁₀	EPA Method 201 or 201A
NH ₃	EPA Conditional Method 27

[Rules 62-213.440 and 62-297.401, F.A.C.; 40 CFR 60 and 61; PSD-FL-137(A & D); Title V permit application; and, applicant request in DRAFT Title V Air Operation Permit Comments received 02/12/99]

- **A.34.** Particulate Matter. The owner or operator shall determine compliance with the particulate matter standard as follows:
- (1) The dry basis F factor (O₂) procedures in Method 19 shall be used to compute the emission rate of particulate matter.
- (2) For the particulate matter concentration, Method 5 shall be used at affected facilities without wet FGD systems and Method 5B shall be used after wet FGD systems.
 - (i) The sampling time and sample volume for each run shall be at least 120 minutes and 1.70 dscm (60 dscf). The probe and filter holder heating system in the sampling train may be set to provide an average gas temperature of no greater than 160 ± 14 °C (320 ± 25 °F).

npany, L.P. FINAL Permit No.: 0310337-007-AV acility Facility ID No.: 0310337

(ii) For each particulate run, the emission rate correction factor, integrated or grab sampling and analysis procedures of Method 3B shall be used to determine the O₂ concentration. The O₂ sample shall be obtained simultaneously with, and at the same transverse points as, the particulate run. If the particulate run has more than 12 transverse points, the O₂ transverse points may be reduced to 12 provided that Method 1 is used to locate the 12 O₂ transverse points. If the grab sampling procedure is used, the O₂ concentration for the run shall be the arithmetic mean of all the individual O₂ concentrations at each transverse point.

[40 CFR 60.48a(b)(1) & (2)]

- **A.35.** <u>Sulfur Dioxide</u>. The owner or operator shall determine compliance with the sulfur dioxide standards as follows:
- (1) The percent of potential SO₂ emissions (%P_S) to the atmosphere shall be computed using the following equation:

$$%P_S = [(100 - %R_F)(100 - %R_S)]/100$$

where:

 $%P_S$ = percent of potential SO_2 emissions, percent.

 $%R_F$ = percent reduction from fuel pretreatment, percent.

 $%R_S$ = percent reduction by SO_2 control system, percent.

- (3) The procedures in Method 19 shall be used to determine the percent SO₂ reduction (%R_S) of any SO₂ control system. Alternatively, a combination of an "as fired" fuel monitor and emission rates measured after the control system, following the procedures in Method 19, may be used if the percent reduction is calculated using the average emission rate from the SO₂ control device and the average SO₂ input rate from the "as fired" fuel analysis for 30 consecutive boiler operating days.
- (4) The appropriate procedures in Method 19 shall be used to determine the emission rate.
- (5) The continuous monitoring system in 40 CFR 60.47a(b) and (d) shall be used to determine the concentrations of SO₂ and CO₂ or O₂.

[40 CFR 60.48a(c)(1), (3), (4) & (5)]

A.36. Fuel - Sulfur Content. (see Specific Conditions **A.3.** and **A.7.**)

- 1. <u>Coal</u>. The as-fired fuel sulfur content, percent by weight, for coal shall be determined using ASTM D2013-72 and either ASTM D3177-75, ASTM D4239-85, ASTM D3176-74, or the latest edition, to analyze a representative sample of the blended as-fired crushed coal.
- 2. No 2. Fuel Oil. The fuel sulfur content, percent by weight, for liquid fuels shall be evaluated using either ASTM D2622-92, ASTM D4294-90, both ASTM D4057-88 and ASTM D129-91, or the latest edition. If the No. 2 fuel oil being delivered has a sulfur content of 0.05% or less, by weight, and the heating value of the delivered No. 2 fuel oil is provided, then the vendor's analysis is acceptable and no further analysis is required. However, if the No. 2 fuel oil being delivered has a sulfur content greater than 0.05%, by weight, the permittee shall have an as-fired sample analyzed (see Specific Condition A.37.).

[Rules 62-213.440 and 62-297.440, F.A.C.; 40 CFR 60.17 and 60.47a; and, PSD-FL-137(A)]

A.37. <u>Fuel Sampling and Analysis</u>. The following fuel sampling and analysis protocol shall be used as an alternate sampling procedure authorized by permit to demonstrate compliance with the sulfur dioxide

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

a. Determine and record the as-fired fuel sulfur content, percent by weight, for liquid fuels using either ASTM D2622-92, ASTM D4294-90, both ASTM D4057-88 and ASTM D129-91, or the latest edition, to analyze a representative sample of the blended fuel following each fuel delivery.

standard in the event that the SO₂ continuous emissions monitor is not able to capture valid data:

- b. Determine and record the as-fired fuel sulfur content, percent by weight, for coal using ASTM D2013-72 and either ASTM D3177-75 or ASTM D4239-85, or the latest edition, to analyze a representative sample of the blended as-fired crushed coal.
- c. Determine and record the density (using ASTM D 1298-80, or equivalent) and the calorific heat value in Btu per pound (using ASTM D 240-76, or the latest edition) of the fuel oil combusted.
- d. Determine and record the calorific heat value in Btu per pound of the blended, as-fired crushed coal using ASTM D2013-72 and either ASTM D2015-77 or D3286 (latest version), or the latest edition.
- e. Record daily the amount of each fuel fired, the density of the fuel oil, the heating value of each fuel fired, and the percent sulfur content, by weight, of each fuel fired.
- f. Utilize the information in a., b., c., d. and e., above, to calculate the SO₂ emission rate to ensure compliance at all times.

[Rules 62-213.440 and 62-297.440, F.A.C.; and, 40 CFR 60.17 and 60.47a(h)]

- **A.38.** Nitrogen Oxides. The owner or operator shall determine compliance with the NO_X standard as follows:
- (1) The appropriate procedures in Method 19 shall be used to determine the emission rate of NO_X.
- (2) The continuous monitoring system in 40 CFR 60.47a(c) and (d) shall be used to determine the concentrations of NO_X and CO₂ or O₂.

[40 CFR 60.48a(d)(1) & (2)]

- **A.39.** The owner or operator may use the following as alternatives to the reference methods and procedures specified in 40 CFR 60.48a:
- (2) The F_C factor (CO₂) procedures in Method 19 may be used to compute the emission rate of particulate matter under the stipulations of 40 CFR 60.46(d)(1) (See Specific Condition A.28.). The CO₂ shall be determined in the same manner as the O₂ concentration.

[40 CFR 60.48a(e)(2)]

Compliance Test Requirements

A.40. Required Number of Test Runs. For mass emission limitations, a compliance test shall consist of three complete and separate determinations of the total air pollutant emission rate through the test section of the stack or duct and three complete and separate determinations of any applicable process variables corresponding to the three distinct time periods during which the stack emission rate was measured provided, however, that three complete and separate determinations shall not be required if the process variables are not subject to variation during a compliance test, or if three determinations are not necessary in order to calculate the unit's emission rate. The three required test runs shall be completed within one consecutive five-day period. In the event that a sample is lost or one of the three runs must be discontinued because of circumstances beyond the control of the owner or operator, and a valid third run cannot be obtained within the five day period allowed for the test, the Secretary or his or her designee

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

may accept the results of the two complete runs as proof of compliance, provided that the arithmetic mean of the results of the two complete runs is at least 20 percent below the allowable emission limiting standards.

[Rule 62-297.310(1), F.A.C.]

- **A.41.** Operating Rate During Testing. Testing of emissions shall be conducted with the emissions unit operation at permitted capacity, which is defined as 90 to 100 percent of the maximum operation rate allowed by the permit. If it is impracticable to test at permitted capacity, an emissions unit may be tested at less than the minimum permitted capacity; in this case, subsequent emissions unit operation is limited to 110 percent of the test load until a new test is conducted. Once the emissions unit is so limited, operation at higher capacities is allowed for no more than 15 consecutive days for the purpose of additional compliance testing to regain the authority to operate at the permitted capacity. [Rules 62-297.310(2) & (2)(b), F.A.C.]
- **A.42.** Calculation of Emission Rate. The indicated emission rate or concentration shall be the arithmetic average of the emission rate or concentration determined by each of the three separate test runs unless otherwise specified in a particular test method or applicable rule. [Rule 62-297.310(3), F.A.C.]

A.43. Applicable Test Procedures.

- (a) Required Sampling Time.
 - 1. Unless otherwise specified in the applicable rule, the required sampling time for each test run shall be no less than one hour and no greater than four hours, and the sampling time at each sampling point shall be of equal intervals of at least two minutes.
 - 2. Opacity Compliance Tests. When either EPA Method 9 or DEP Method 9 is specified as the applicable opacity test method, the required minimum period of observation for a compliance test shall be sixty (60) minutes for emissions units which emit or have the potential to emit 100 tons per year or more of particulate matter, and thirty (30) minutes for emissions units which have potential emissions less than 100 tons per year of particulate matter and are not subject to a multiple-valued opacity standard. The opacity test observation period shall include the period during which the highest opacity emissions can reasonably be expected to occur. Exceptions to these requirements are as follows:
 - a. For batch, cyclical processes, or other operations which are normally completed within less than the minimum observation period and do not recur within that time, the period of observation shall be equal to the duration of the batch cycle or operation completion time.
 - b. The observation period for special opacity tests that are conducted to provide data to establish a surrogate standard pursuant to Rule 62-297.310(5)(k), F.A.C., Waiver of Compliance Test Requirements, shall be established as necessary to properly establish the relationship between a proposed surrogate standard and an existing mass emission limiting standard.
 - c. The minimum observation period for opacity tests conducted by employees or agents of the Department to verify the day-to-day continuing compliance of a unit or activity with an applicable opacity standard shall be twelve minutes.
- (b) Minimum Sample Volume. Unless otherwise specified in the applicable rule, the minimum sample volume per run shall be 25 dry standard cubic feet.

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

(c) Required Flow Rate Range. For EPA Method 5 particulate sampling, acid mist/sulfur dioxide, and fluoride sampling which uses Greenburg Smith type impingers, the sampling nozzle and sampling time shall be selected such that the average sampling rate will be between 0.5 and 1.0 actual cubic feet per minute, and the required minimum sampling volume will be obtained.

- (d) <u>Calibration of Sampling Equipment</u>. Calibration of the sampling train equipment shall be conducted in accordance with the schedule shown in Table 297.310-1, attached to this permit.
- (e) Allowed Modification to EPA Method 5. When EPA Method 5 is required, the following modification is allowed: the heated filter may be separated from the impingers by a flexible tube. [Rule 62-297.310(4), F.A.C.]
- **A.44.** Required Stack Sampling Facilities. When a mass emissions stack test is required, the permittee shall comply with the requirements contained in Appendix SS-1, Stack Sampling Facilities, attached to this permit.

[Rule 62-297.310(6), F.A.C.]

- **A.45.** <u>Frequency of Compliance Tests.</u> The following provisions apply only to those emissions units that are subject to an emissions limiting standard for which compliance testing is required.
- (a) General Compliance Testing.
 - 3. The owner or operator of an emissions unit that is subject to any emission limiting standard shall conduct a compliance test that demonstrates compliance with the applicable emission limiting standard prior to obtaining a renewed operation permit. Emissions units that are required to conduct an annual compliance test may submit the most recent annual compliance test to satisfy the requirements of this provision. In renewing an air operation permit pursuant to Rule 62-210.300(2)(a)3.b., c., or d., F.A.C., the Department shall not require submission of emission compliance test results for any emissions unit that, during the year prior to renewal:
 - a. Did not operate; or
 - b. In the case of a fuel burning emissions unit, burned liquid and/or solid fuel for a total of no more than 400 hours.
 - 4. During each federal fiscal year (October 1 September 30), unless otherwise specified by rule, order, or permit, the owner or operator of each emissions unit shall have a formal compliance test conducted for:
 - a. Visible emissions, if there is an applicable standard;
 - b. Each of the following pollutants, if there is an applicable standard, and if the emissions unit emits or has the potential to emit: 5 tons per year or more of lead or lead compounds measured as elemental lead; 30 tons per year or more of acrylonitrile; or 100 tons per year or more of any other regulated air pollutant; and
 - c. Each NESHAP pollutant, if there is an applicable emission standard.
 - 5. An annual compliance test for particulate matter emissions shall not be required for any fuel burning emissions unit that, in a federal fiscal year, does not burn liquid and/or solid fuel, other than during startup, for a total of more than 400 hours.
 - 9. The owner or operator shall notify the AWQD, at least 15 days prior to the date on which each formal compliance test is to begin, of the date, time, and place of each such test, and the test contact person who will be responsible for coordinating and having such test conducted for the owner or operator.

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

(b) <u>Special Compliance Tests</u>. When the AWQD, after investigation, has good reason (such as complaints, increased visible emissions or questionable maintenance of control equipment) to believe that any applicable emission standard contained in a Department rule or in a permit issued pursuant to those rules is being violated, it may require the owner or operator of the emissions unit to conduct compliance tests which identify the nature and quantity of pollutant emissions from the emissions unit and to provide a report on the results of said tests to the AWQD.

(c) Waiver of Compliance Test Requirements. If the owner or operator of an emissions unit that is subject to a compliance test requirement demonstrates to the Department, pursuant to the procedure established in Rule 62-297.620, F.A.C., that the compliance of the emissions unit with an applicable weight emission limiting standard can be adequately determined by means other than the designated test procedure, such as specifying a surrogate standard of no visible emissions for particulate matter sources equipped with a bag house or specifying a fuel analysis for sulfur dioxide emissions, the Department shall waive the compliance test requirements for such emissions units and order that the alternate means of determining compliance be used, provided, however, the provisions of Rule 62-297.310(7)(b), F.A.C., shall apply.

[Rule 62-297.310(7), F.A.C.; and, SIP approved.]

A.46. If the permittee wants the CEMs RATAs for SO₂, NO_X, and CO to be considered as formal compliance tests, then the permittee must satisfy the applicable notice and submission requirements of Rule 62-297.310(7)(a)9. & (8), F.A.C. (see Specific Conditions A.45. and A.48.). If Performance Specification 4A of 40 CFR 60, Appendix B is used for CO (see Specific Condition A.29.), a cylinder gas audit shall not be used in place of the RATA to determine compliance.

[Rules 62-297.310(7)(a)4.b., 9. & (8) and 62-213.440, F.A.C.; and, 40 CFR 60 Appendix B and Appendix F]

Reporting and Recordkeeping

A.47. In the case of excess emissions resulting from malfunctions, the owner or operator shall notify the AWQD in accordance with Rule 62-4.130, F.A.C. A full written report on the malfunctions shall be submitted in a quarterly report, if requested by the AWQD. [Rule 62-210.700(6), F.A.C]

A.48. Test Reports.

- (a) The owner or operator of an emissions unit for which a compliance test is required shall file a report with the AWQD on the results of each such test.
- (b) The required test report shall be filed with the AWQD as soon as practical but no later than 45 days after the last sampling run of each test is completed.
- (c) The test report shall provide sufficient detail on the emissions unit tested and the test procedures used to allow the AWQD to determine if the test was properly conducted and the test results properly computed. As a minimum, the test report, other than for an EPA or DEP Method 9 test, shall provide the following information:
 - 1. The type, location, and designation of the emissions unit tested.
 - 2. The facility at which the emissions unit is located.
 - 3. The owner or operator of the emissions unit.

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

- 4. The normal type and amount of fuels used and materials processed, and the types and amounts of fuels used and material processed during each test run.
- 5. The means, raw data and computations used to determine the amount of fuels used and materials processed, if necessary to determine compliance with an applicable emission limiting standard.
- 6. The type of air pollution control devices installed on the emissions unit, their general condition, their normal operating parameters (pressure drops, total operating current and GPM scrubber water), and their operating parameters during each test run.
- 7. A sketch of the duct within 8 stack diameters upstream and 2 stack diameters downstream of the sampling ports, including the distance to any upstream and downstream bends or other flow disturbances.
- 8. The date, starting time and duration of each sampling run.
- 9. The test procedures used, including any alternative procedures authorized pursuant to Rule 62-297.620, F.A.C. Where optional procedures are authorized in this chapter, indicate which option was used.
- 10. The number of points sampled and configuration and location of the sampling plane.
- 11. For each sampling point for each run, the dry gas meter reading, velocity head, pressure drop across the stack, temperatures, average meter temperatures and sample time per point.
- 12. The type, manufacturer and configuration of the sampling equipment used.
- 13. Data related to the required calibration of the test equipment.
- 14. Data on the identification, processing and weights of all filters used.
- 15. Data on the types and amounts of any chemical solutions used.
- 16. Data on the amount of pollutant collected from each sampling probe, the filters, and the impingers, are reported separately for the compliance test.
- 17. The names of individuals who furnished the process variable data, conducted the test, analyzed the samples and prepared the report.
- 18. All measured and calculated data required to be determined by each applicable test procedure for each run.
- 19. The detailed calculations for one run that relate the collected data to the calculated emission rate.
- 20. The applicable emission standard, and the resulting maximum allowable emission rate for the emissions unit, plus the test result in the same form and unit of measure.
- 21. A certification that, to the knowledge of the owner or his authorized agent, all data submitted are true and correct. When a compliance test is conducted for the Department or its agent, the person who conducts the test shall provide the certification with respect to the test procedures used. The owner or his authorized agent shall certify that all data required and provided to the person conducting the test are true and correct to his knowledge.

[Rules 62-213.440 and 62-297.310(8), F.A.C.]

- **A.49.** For sulfur dioxide and nitrogen oxides, the following information is reported to the Administrator for each 24-hour period.
- (1) Calendar date.
- (2) The average sulfur dioxide and nitrogen oxides emission rates (ng/J or lb/million Btu) for each 30 successive boiler operating days, ending with the last 30-day period in the quarter; reasons for non-compliance with the standards; and, description of corrective actions taken.

Cedar Bay Cogeneration Facility Facility ID No.: 0310337

FINAL Permit No.: 0310337-007-AV

(3) Percent reduction of the potential combustion concentration of sulfur dioxide for each 30 successive boiler operating days, ending with the last 30-day period in the quarter; reasons for non-compliance with the standard; and, description of corrective actions taken.

- (4) Identification of the boiler operating days for which pollutant or diluent data have not been obtained by an approved method for at least 18 hours of operation of the facility; justification for not obtaining sufficient data; and, description of corrective actions taken.
- (5) Identification of the times when emissions data have been excluded from the calculation of average emission rates because of startup, shutdown, malfunction (NO_X only), emergency conditions (SO₂ only), or other reasons, and justification for excluding data other than startup, shutdown, malfunction, or emergency conditions.
- (6) Identification of "F" factor used for calculations, method of determination, and type of fuel combusted.
- (7) Identification of the times when hourly averages have been obtained based on manual sampling methods.
- (8) Identification of the times when the pollutant concentration exceeded full span of the continuous monitoring system.
- (9) Description of any modifications to the continuous monitoring system which could affect the ability of the continuous monitoring system to comply with Performance Specifications 2 or 3.
- [40 CFR 60.49a(b)(1), (2), (3), (4), (5), (6), (7), (8) & (9)]
- **A.50.** If the required quantity of emission data as required by 40 CFR 60.47a is not obtained for any 30 successive boiler operating days, the following information obtained under the requirements of 40 CFR 60.46a(h) is reported to the Administrator for that 30-day period:
- (1) The number of hourly averages available for outlet emission rates (n_o) and inlet emission rates (n_i) as applicable.
- (2) The standard deviation of hourly averages for outlet emission rates (s₀) and inlet emission rates (s_i) as applicable.
- (3) The lower confidence limit for the mean outlet emission rate (E_o*) and the upper confidence limit for the mean inlet emission rate (E_i*) as applicable.
- (4) The applicable potential combustion concentration.
- (5) The ratio of the upper confidence limit for the mean outlet emission rate (E₀*) and the allowable emission rate (E_{std}) as applicable.

[40 CFR 60.49a(c)(1), (2), (3), (4) & (5)]

- **A.51.** If any standards under 40 CFR 60.43a are exceeded during emergency conditions because of control system malfunction, the owner or operator of the affected facility shall submit a signed statement:
- (1) Indicating if emergency conditions existed during each period (see Specific Condition A.56.), and
- (2) Listing the following information:
 - (i) Time periods the emergency condition existed;
 - (ii) Electrical output and demand on the owner or operator's electric utility system and the affected facility;
 - (iii) Amount of power purchased from interconnected neighboring utility companies during the emergency period;
 - (iv) Percent reduction in emissions achieved;
 - (v) Atmospheric emission rate (ng/J) of the pollutant discharged; and

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

(vi) Actions taken to correct control system malfunction. [40 CFR 60.49a(d)(1) & (2)]

- **A.52.** If fuel pretreatment credit toward the sulfur dioxide emission standard under 40 CFR 60.43a is claimed, the owner or operator of the affected facility shall submit a signed statement:
- (1) Indicating what percentage cleaning credit was taken for the calendar quarter, and whether the credit was determined in accordance with the provisions of 40 CFR 60.48a and Method 19 (appendix A); and
- (2) Listing the quantity, heat content, and date each pretreated fuel shipment was received during the previous quarter; the name and location of the pretreatment facility; and the total quantity and total heat content of all fuels received at the affected facility during the previous quarter.

 [40 CFR 60.49a(e)(1) & (2)]
- **A.53.** For any periods for which opacity, sulfur dioxide or nitrogen oxides emissions data are not available, the owner or operator of the affected facility shall submit a signed statement indicating if any changes were made in operation of the emission control system during the period of data unavailability. Operations of the control system and the affected facility during periods of data unavailability are to be compared with operation of the control system and the affected facility before and following the period of data unavailability.

 [40 CFR 60.49a(f)]
- **A.54.** The owner or operator of the affected facility shall submit a signed statement indicating whether:
- (1) The required continuous monitoring system calibration, span, and drift checks or other periodic audits have or have not been performed as specified.
- (2) The data used to show compliance was or was not obtained in accordance with approved methods and procedures of this part and is representative of plant performance.
- (3) The minimum data requirements have or have not been met; or, the minimum data requirements have not been met for errors that were unavoidable.
- (4) Compliance with the standards has or has not been achieved during the reporting period. [40 CFR 60.49a(g)(1), (2), (3) & (4)]
- A.55.a. For the purposes of the reports required under 40 CFR 60.7, periods of excess emissions are defined as all 6-minute periods during which the average opacity exceeds the applicable opacity standards under 40 CFR 60.42a(b). Opacity levels in excess of the applicable opacity standard and the dates of such excesses are to be submitted to the Administrator each calendar quarter. [40 CFR 60.49a(h)]
- A.55.b. For purposes of reports required under this permit, excess emissions are defined as any calculated average emission concentration, as determined pursuant to Appendix 40 CFR 60, Subpart A (attached), which exceeds the applicable emission limit in Specific Condition A.5., with the exceptions noted in Specific Condition A.13.b.

 [PSD-FL-137(D)]

A.56. The owner or operator of an affected facility shall submit the written reports required under 40 CFR 60.49a and 40 CFR 60, Subpart A, to the AWQD for every calendar quarter. All quarterly reports shall be postmarked by the 30th day following the end of each calendar quarter. [Rule 62-213.440(b)(3)(a), F.A.C.; and, 40 CFR 60.49a(i)]

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

- A.57. <u>Fuel Consumption Records</u>. All coal, petcoke and No. 2 fuel oil used shall be recorded on a 24-hour (daily) basis in a log for each CFB Boiler. Copies of fuel analyses containing information on sulfur content and heating values shall also be maintained for a minimum of 5 years.

 [PSD-FL-137(A)]
- A.58. For each emissions unit, the permittee shall maintain an operation log available for Department inspection that documents the total hours of annual operation, including a detailed account of the hours operated on each of the allowable fuels.

 [PSD-FL-137(A)]

{Permitting Note: An operation log must be kept at all times, using any combination of manually and computer generated records that indicates the state of compliance.}

A.59. Recycle rejects usage on a volumetric basis shall be estimated and recorded for each 24-hour period in which rejects are burned.

[PSD-FL-137(A)]

Miscellaneous

A.60. The permittee shall comply with the requirements contained in Appendix 40 CFR 60, Subpart A, attached to this permit.

[Rule 62-204.800(7)(d), F.A.C.]

A.61. CFB Boilers A, B, & C are subject to the requirements of 40 CFR 60, Subparts A and Da; except that where requirements within this permit are more restrictive, the requirements of this permit shall apply.

[PSD-FL-137(A)]

- A.62. Fuel shall not be burned in any CFB boiler unless the control devices are operating properly pursuant to 40 CFR 60, Subpart Da. [PSD-FL-137(A)]
- A.63. Mercury Control. CFB technology and baghouses (see Specific Condition A.10.) shall be used for control of Hg to comply with the emission limitations of Specific Condition A.5. No additional control shall be required, at this time, as long as the compliance tests required in Specific Condition A.32. demonstrate that the emission limitation is being met.

[Rule 62-213.440, F.A.C.; and, letter from Hamilton S. Oven dated April 6, 1995]

A.64. Short Fiber Recycle Rejects Test Burn. To the extent that it is consistent with Specific Condition A.3.c., the SETTLEMENT AND RELEASE AGREEMENT made on July 24, 1998, by and between

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

Smurfit Stone Container Corporation and Cedar Bay Generating Company, L.P., and the following, CBCP may burn all or a portion of the short fiber rejects generated by SCC in processing recycled paper. Prior to burning the rejects as a supplemental fuel however, CBCP shall conduct a test burn to determine the effects of burning the rejects. At least ninety (90) days prior to any proposed test burn, CBCP shall submit a plan to the Department for conducting a 30-day test burn designed to ascertain whether the CFBs can burn the rejects as supplemental fuel without exceeding any of the limitations on emissions and fuel usage contained in Specific Conditions A.3., A.5. and A.6., and without causing any operational problems which would affect the reliable operation (with customary maintenance) of the CFBs and without violating any other environmental requirements. CBCP shall notify the Department and the AWQD at least thirty (30) days prior to initiation of the test burn. The results of the test burn and CBCP's analysis shall be reported to the Department and to the AWQD within forty-five (45) days of completion of the test burn. The Department shall notify CBCP within thirty (30) days thereafter of its approval or disapproval of any conclusion by CBCP that the test burn demonstrated that the rejects can be burned in compliance with this condition. [PSD-FL-137(A & D)]

A.65. The permittee shall submit annual reports to RESD and DEP/BAR summarizing emissions for each calendar year. The reports will commence during the first year in which petcoke is fired and continue for a total of five calendar years. Such reports are required in order to confirm Cedar Bay's projection of future actual emissions and to demonstrate to the Department's satisfaction that petcoke cofiring did not result in a significant emissions increase. Reporting shall be as follows:

Pollutant	Compliance Procedures
NO _X	Five years of annual reporting by CEMS proving annual facility emissions do not exceed 1799 TPY
CO	Five years of annual reporting by CEMS proving annual facility emissions do not exceed 648 TPY
VOC	Five years of annual reporting by stack test proving annual facility emissions do not exceed 74 TPY
SO ₂	Five years of annual reporting by CEMS proving annual facility emissions do not exceed 1985 TPY
SAM	Five years of annual reporting by stack test proving annual facility emissions do not exceed 7.3 TPY
PM ₁₀	Five years of annual reporting by stack test proving annual facility emissions do not exceed 198 TPY

Subsection B. This section addresses the following emissions units.

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

E.U. ID	Brief Description:
No.	Material Handling Systems and Treatment Operations
-004	Absorber Dryer System Train – 1 (Dryer and Handling System)
-005	Absorber Dryer System Train – 2 (Dryer and Handling System)
-009, -025	ADS Storage Bins (1 & 2)
-010	Bed Ash Hopper
-011	Bed Ash Separator/Collector
-012, -026	Fly Ash Separators/Collectors (1 & 2)
-030	Dry Ash Rail Car
-031	Pulverized Limestone Feeders (6)
-032	Bed Ash Silo Vent (for transfers to silo and emissions control for
	truck loadout)
-033	Fly Ash Silo Vent (for transfers to silo and emissions control for
	truck loadout)

These emissions units are associated with the material handling and treatment operations for limestone and ash. Limestone delivered to the facility is stored in an open pile. (Note: A small portion of the limestone [10% or less] may be utilized as filter-cake material from the lime softening unit portion of the plant's wastewater treatment system.) The limestone is then transferred by a front-end loader from the pile to a reclaim hopper. An enclosed feeder directs the limestone into the Absorber Dryer System (ADS) trains. One ADS train, of which there are two identical trains (ADS-1 & ADS-2), consists of: a No. 2 fuel oil-fired dryer, a limestone crusher, a limestone cyclone classifier, a limestone screener, and a limestone vibrating pan conveyor. Each ADS train operates at a throughput rate of 49,000 acfm. Pulverized limestone product is directed by rotary feeder to two ADS storage bins (ADS Storage Bin-1 and ADS Storage Bin-2). The pulverized limestone is transferred to the CFB boilers by 6 feeders. ADS Storage Bin-1 supplies CFB boilers A and B through 2 feeders each at a throughput rate of 6,840 acfm and ADS Storage Bin-2 feeds CFB Boiler C through 2 feeders at a throughput rate of 6,993 acfm.

Dry ash loadout or pug mill operations are used to process the fly ash and the bed ash generated by the three fluidized bed boilers. Dry ash loadout refers to the loading of dry fly ash and bed ash onto rail cars or sealed trucks. The use of the pug mill consists of conditioning the ash with a water source. Boiler bed ash is discharged into a surge hopper. The fly ash is discharged from the boiler flue gas baghouses into hoppers. The bed ash and fly ash are transferred in separate streams through dry cyclone separator/collectors that discharge into silos. The ash may be loaded into railcars or sealed dry bulk trailer trucks from these silos.

{Permitting note(s): These emissions units are regulated under Rule 62-212.400, F.A.C., Prevention of Significant Deterioration and, permittee requested limitations established in permit Nos. PSD-FL-137(A, B, C, D & E). In addition, the limestone handling/treatment emission units are regulated under NSPS - 40 CFR 60, Subpart OOO, Standards of Performance for Nonmetallic Mineral Processing Plants, adopted and incorporated by reference in Rule 62-204.800(7), F.A.C. Particulate matter and visible emissions

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

from the material handling units/operations listed in the table above are controlled by either a fabric filter or a baghouse system. Fugitive emissions from the dry ash rail car/truck loadout operation shall be controlled by using closed or covered containers under negative air pressures during ash loadout; and by using water sprays prior to removal of the rail car loadout cap when loading open rail cars. Information regarding flow conditions is as follows:

<u>E.U.</u>	Brief Description:	Stack	Exit	Exit	Actual
ID No.	Material Handling Systems and	Height	Diameter	Temp.	Volumetric
	Treatment Operations	(ft)	(ft)	(°F)	Flow Rate
					(acfm)
-004	Absorber Dryer System Train – 1	63	4.17	195	49,000
-005	Absorber Dryer System Train – 2	63	4.17	195	49,000
-009	ADS Storage Bin – 1	90	2 x 2	102	6,840
-025	ADS Storage Bin – 2	89	2 x 2	102	6,993
-031	Pulverized Limestone Feeders (6)	50	0.3	77	365 (each)
-010	Bed Ash Hopper	25	0.625	96	670
-011	Bed Ash Separator/Collector	104	1	223	5,345
-012	Fly Ash Separator/Collector – 1	38	1	197	5,974
-026	Fly Ash Separator/Collector – 2	38	1	197	5,974
-030	Dry Ash Rail Car	14	1.9 x 2.8	120	6,000
-032	Bed Ash Silo Vent	104	1.3 x 1	80	1,800
-033	Fly Ash Silo Vent	138	1 x 1.5	127	3,700

End of Permitting Notes.

The following specific conditions apply to the emissions unit(s) listed above:

Essential Potential to Emit (PTE) Parameters

B.1. Permitted Capacity.

a. The Department authorizes up to 1 truckload per calendar day (approximately 25 tons) of filter-cake material from the lime softening unit portion of the plant's wastewater treatment system to be transferred to the lime storage pile. The maximum material handling/usage rates for all limestone/aragonite unloading and storage shall not exceed the following:

Unloading/Storage Handling/Usage Rate									
Material	TPM	TPY							
Limestone/Aragonite	54,000	347,000							

b. For limestone/aragonite, fly ash and bed ash handling sources, the handling usage rates shall not exceed the following:

Material Handled	Tons/Month ¹	TPY
Limestone	27,000	275,000
Fly Ash	28,000	336,000
Bed Ash	8,000 (2)	88,000 (2)

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

Based on 30 consecutive days.

- The Department will require a monitoring system to accurately measure Bed Ash throughput. The applicant will propose (to the Department's satisfaction) the system it recommends to utilize, prior to the initial receipt of pet coke. Actual in-service testing (while combusting coal) will be completed prior to the initial firing of petcoke, demonstrating its adequacy to the Department's satisfaction.
- c. The maximum material feed rate to each ADS train shall not exceed 42.6 tons per hour and the volumetric flow rate shall not exceed 42,100 dry standard cubic feet per minute per ADS train.

 [PSD-FL-137(A & C) and 0310337-005-AC]
- **B.2.** Emissions Unit Operating Rate Limitation After Testing. See Specific Condition **B.19**. [Rule 62-297.310(2), F.A.C.]

B.3. Hours of Operation.

- a. The ADS-1 and ADS-2 trains may be operated in any combination for a maximum combined total of 22 hours per day (not to exceed 8,030 combined hrs/yr) at maximum capacity.
- b. Except for the ADS-1 and ADS-2 trains, the rest of the material handling operations may operate continuously, i.e., 8,760 hrs/yr.

[PSD-FL-137(A & C)]

B.4. Methods of Operation.

a. <u>Fuel</u>. The ADS-1 and ADS-2 dryers are permitted to fire <u>only</u> No. 2 fuel oil. The maximum firing rate of No. 2 fuel oil for each ADS dryer shall not exceed 120 gals/hr nor 350,400 gals/yr. This reflects a combined total fuel oil firing rate of 240 gals/hr and 700,800 gals/yr, for the two ADS trains. See Specific Conditions **B.7.** and **B.17.**

b. Ash Handling.

- 1. Bed ash and fly ash may be directly removed (as dry ash) from plant property.
- 2. The dry ash shall be loaded <u>only</u> onto rail cars or sealed trucks for removal. Removal of bottom and fly ash from the CBCF site by any means other than by rail or sealed trucks shall require the prior approval of the Department and the AWQD of the method of fugitive emissions control.
- 3. The dry ash may be loaded onto open or closed rail cars.

[a.: PSD-FL-137(A); b.: PSD-FL-137(C & E); and, applicant request in letter received March 5, 1999]

Emission Limitations and Standards

{Permitting Note: The attached Table 1-1, Summary of Air Pollutant Standards and Terms, summarizes information for convenience purposes only. This table does not supersede any of the terms or conditions of this permit. For limestone handling/treatment emission units, meeting the PSD limits assures compliance with the NSPS limits.}

B.5. Particulate Matter Emissions. Particulate matter emissions from the emissions units in this subsection shall not exceed 0.003 gr/dscf. [PSD-FL-137(A, B, C & E)]

B.6. <u>Visible Emissions</u>. Visible emissions from the emissions units in this subsection shall not exceed 5% opacity.

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

[PSD-FL-137(A, B & C)]

B.7. No. 2 Fuel Oil Sulfur Content. The maximum No. 2 fuel oil sulfur content shall not exceed 0.05%, by weight. See Specific Conditions **B.4.** and **B.17.** [PSD-FL-137(A)]

Excess Emissions

{Permitting note: The Excess Emissions Rule at Rule 62-210.700, F.A.C., cannot vary any requirement of an NSPS or NESHAP provision.}

B.8. Excess emissions resulting from startup, shutdown or malfunction shall be permitted provided that best operational practices to minimize emissions are adhered to and the duration of excess emissions shall be minimized but in no case exceed two hours in any 24 hour period unless specifically authorized by the Department for longer duration. [Rule 62-210.700(1), F.A.C.]

B.9. Excess emissions which are caused entirely or in part by poor maintenance, poor operation, or any other equipment or process failure which may reasonably be prevented during startup, shutdown or malfunction shall be prohibited.

[Rule 62-210.700(4), F.A.C.]

Emission Controls

- **B.10.** Control Systems.
 - a. Particulate Matter and Visible Emissions. For the above referenced material handling emissions units/operations, the control systems shall be either a fabric filter or baghouse system.
 - b. Fugitive Particulate Matter and Visible Emissions. For dry ash rail car loadout, fugitive emissions shall be controlled by loading under negative pressure into either closed containers or open containers fitted with a rail car loadout cap; and, by using water sprays to create a crust on the top layer prior to removal of the rail car loadout cap when loading open rail cars. Wet Ash Truck Loadout will use a pug mill to condition the ash with a water source to allow the loading of wet ash into open top trailers.

[PSD-FL-137(A, B, C & E]

Monitoring of Operations

B.11. Determination of Process Variables.

(a) Required Equipment. The owner or operator of an emissions unit for which compliance tests are required shall install, operate, and maintain equipment or instruments necessary to determine process variables, such as process weight input or heat input, when such data are needed in conjunction with emissions data to determine the compliance of the emissions unit with applicable emission limiting standards.

(b) Accuracy of Equipment. Equipment or instruments used to directly or indirectly determine process variables, including devices such as belt scales, weight hoppers, flow meters, and tank scales, shall be calibrated and adjusted to indicate the true value of the parameter being measured with sufficient accuracy to allow the applicable process variable to be determined within 10% of its true value. [Rule 62-297.310(5), F.A.C.]

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

Test Methods and Procedures

{Permitting note: Table 2-1, Summary of Compliance Requirements, summarizes information for convenience purposes only. This table does not supersede any of the terms or conditions of this permit.}

- **B.12.** Annual Tests Required. Annual visible emissions compliance tests shall be performed for all emissions units in this subsection. [Rule 62-297.310(7), F.A.C.; and, PSD FL-137(A & E)]
- **B.13.** <u>Visible Emissions</u>. The test method for visible emissions shall be EPA Method 9, incorporated in Chapter 62-297, F.A.C. [PSD-FL-137(A)]
- **B.14.** Particulate Matter Emissions. The test method for particulate matter emissions shall be EPA Method 5 or 17, incorporated in Chapter 62-297, F.A.C. [PSD-FL-137(A, C & E)]
- **B.15.** Subsequent to the initial particulate matter mass emissions test that was required by PSD-FL-137(A, B, & C), neither the Department nor the AWQD shall require a particulate matter mass emissions test unless the visible emissions limit of 5% opacity is exceeded for a given emissions unit, or unless the Department or the AWQD, based on other information, has reason to believe that the particulate matter emissions limit is being violated. This provision applies only to those sources equipped with a baghouse. [Rule 62-297.620(4), F.A.C.; and, PSD-FL-137(A, B & C)]
- **B.16.** When both a particulate matter and visible emissions compliance test are required, they shall be conducted concurrently, except where inclement weather interferes. [PSD-FL-137(A)]
- **B.17.** No. 2 Fuel Oil Sulfur Content. For the ADS train dryers, the fuel sulfur content, percent by weight, shall be analyzed using either ASTM D2622-92, ASTM D4294-90, both ASTM D4057-88 and ASTM D129-91, or the latest edition. If the No. 2 fuel oil being delivered has a sulfur content of 0.05% or less, by weight, then the vendor's analysis is acceptable and no further analysis is required. However, if the No. 2 fuel oil being delivered has a sulfur content greater than 0.05%, by weight, the permittee shall have an as-fired sample analyzed. See Specific Conditions **B.4.** and **B.17**. [Rule 62-213.440, F.A.C; 40 CFR 60.17; and, PSD-FL-137(A)]
- **B.18.** Required Number of Test Runs. For mass emission limitations, a compliance test shall consist of three complete and separate determinations of the total air pollutant emission rate through the test section of the stack or duct and three complete and separate determinations of any applicable process variables

corresponding to the three distinct time periods during which the stack emission rate was measured provided, however, that three complete and separate determinations shall not be required if the process variables are not subject to variation during a compliance test, or if three determinations are not necessary in order to calculate the unit's emission rate. The three required test runs shall be completed within one consecutive five day period. In the event that a sample is lost or one of the three runs must be discontinued because of circumstances beyond the control of the owner or operator, and a valid third run cannot be obtained within the five day period allowed for the test, the Secretary or his or her designee may accept the results of the two complete runs as proof of compliance, provided that the arithmetic mean of the results of the two complete runs is at least 20 percent below the allowable emission limiting standards.

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

[Rule 62-297.310(1), F.A.C.]

- **B.19.** Operating Rate During Testing. Testing of emissions shall be conducted with each emissions unit operation at permitted capacity, which is defined as 90 to 100 percent of the maximum operation rate allowed by the permit. If it is impracticable to test at permitted capacity, an emissions unit may be tested at less than the minimum permitted capacity; in this case, subsequent emissions unit operation is limited to 110 percent of the test load until a new test is conducted. Once the emissions unit is so limited, operation at higher capacities is allowed for no more than 15 consecutive days for the purpose of additional compliance testing to regain the authority to operate at the permitted capacity. [Rules 62-297.310(2) & (2)(b), F.A.C.]
- **B.20.** Calculation of Emission Rate. The indicated emission rate or concentration shall be the arithmetic average of the emission rate or concentration determined by each of the separate test runs unless otherwise specified in a particular test method or applicable rule. [Rule 62-297.310(3), F.A.C.]

B.21. Applicable Test Procedures.

- (a) Required Sampling Time.
 - 1. Unless otherwise specified in the applicable rule, the required sampling time for each test run shall be no less than one hour and no greater than four hours, and the sampling time at each sampling point shall be of equal intervals of at least two minutes.
 - 2. Opacity Compliance Tests. When either EPA Method 9 or DEP Method 9 is specified as the applicable opacity test method, the required minimum period of observation for a compliance test shall be sixty (60) minutes for emissions units which emit or have the potential to emit 100 tons per year or more of particulate matter, and thirty (30) minutes for emissions units which have potential emissions less than 100 tons per year of particulate matter and are not subject to a multiple-valued opacity standard. The opacity test observation period shall include the period during which the highest opacity emissions can reasonably be expected to occur. Exceptions to these requirements are as follows:
 - c. The minimum observation period for opacity tests conducted by employees or agents of the Department to verify the day-to-day continuing compliance of a unit or activity with an applicable opacity standard shall be twelve minutes.
- (b) Minimum Sample Volume. Unless otherwise specified in the applicable rule, the minimum sample volume per run shall be 25 dry standard cubic feet.

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

(c) Required Flow Rate Range. For EPA Method 5 particulate sampling, acid mist/sulfur dioxide, and fluoride sampling which uses Greenburg Smith type impingers, the sampling nozzle and sampling time shall be selected such that the average sampling rate will be between 0.5 and 1.0 actual cubic feet per minute, and the required minimum sampling volume will be obtained.

- (d) <u>Calibration of Sampling Equipment</u>. Calibration of the sampling train equipment shall be conducted in accordance with the schedule shown in Table 297.310-1, attached to this permit.
- (e) Allowed Modification to EPA Method 5. When EPA Method 5 is required, the following modification is allowed: the heated filter may be separated from the impingers by a flexible tube. [Rule 62-297.310(4), F.A.C.]
- **B.22.** Required Stack Sampling Facilities. When a mass emissions stack test is required, the permittee shall comply with the requirements contained in Appendix SS-1, Stack Sampling Facilities, attached to this permit.

[Rule 62-297.310(6), F.A.C.]

- **B.23.** Frequency of Compliance Tests. The following provisions apply only to those emissions units that are subject to an emissions limiting standard for which compliance testing is required.
- (a) General Compliance Testing.
 - 3. The owner or operator of an emissions unit that is subject to any emission limiting standard shall conduct a compliance test that demonstrates compliance with the applicable emission limiting standard prior to obtaining a renewed operation permit. Emissions units that are required to conduct an annual compliance test may submit the most recent annual compliance test to satisfy the requirements of this provision. In renewing an air operation permit pursuant to Rule 62-210.300(2)(a)3.b., c., or d., F.A.C., the Department shall not require submission of emission compliance test results for any emissions unit that, during the year prior to renewal:
 - a. Did not operate; or
 - b. In the case of a fuel burning emissions unit, burned liquid fuel for a total of no more than 400 hours.
 - 4. During each federal fiscal year (October 1 September 30), unless otherwise specified by rule, order, or permit, the owner or operator of each emissions unit shall have a formal compliance test conducted for:
 - a. Visible emissions, if there is an applicable standard;
 - b. Each of the following pollutants, if there is an applicable standard, and if the emissions unit emits or has the potential to emit: 5 tons per year or more of lead or lead compounds measured as elemental lead; 30 tons per year or more of acrylonitrile; or 100 tons per year or more of any other regulated air pollutant; and
 - c. Each NESHAP pollutant, if there is an applicable emission standard.
 - 5. An annual compliance test for particulate matter emissions shall not be required for any fuel burning emissions unit that, in a federal fiscal year, does not burn liquid fuel, other than during startup, for a total of more than 400 hours.
 - 9. The owner or operator shall notify the AWQD, at least 15 days prior to the date on which each formal compliance test is to begin, of the date, time, and place of each such test, and the test contact person who will be responsible for coordinating and having such test conducted for the owner or operator.

(b) <u>Special Compliance Tests</u>. When the AWQD, after investigation, has good reason (such as complaints, increased visible emissions or questionable maintenance of control equipment) to believe that any applicable emission standard contained in a Department rule or in a permit issued pursuant to those rules is being violated, it may require the owner or operator of the emissions unit to conduct compliance tests which identify the nature and quantity of pollutant emissions from the emissions unit and to provide a report on the results of said tests to the AWOD.

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

(c) Waiver of Compliance Test Requirements. If the owner or operator of an emissions unit that is subject to a compliance test requirement demonstrates to the Department, pursuant to the procedure established in Rule 62-297.620, F.A.C., that the compliance of the emissions unit with an applicable weight emission limiting standard can be adequately determined by means other than the designated test procedure, such as specifying a surrogate standard of no visible emissions for particulate matter sources equipped with a bag house or specifying a fuel analysis for sulfur dioxide emissions, the Department shall waive the compliance test requirements for such emissions units and order that the alternate means of determining compliance be used, provided, however, the provisions of Rule 62-297.310(7)(b), F.A.C., shall apply.

[Rule 62-297.310(7), F.A.C.; and, SIP approved]

Recordkeeping and Reporting

B.24. In the case of excess emissions resulting from malfunctions, each owner or operator shall notify the AWQD in accordance with Rule 62-4.130, F.A.C. A full written report on the malfunctions shall be submitted in a quarterly report, if requested by the AWQD. [Rule 62-210.700(6), F.A.C.]

B.25. Test Reports.

- (a) The owner or operator of an emissions unit for which a compliance test is required shall file a report with the AWQD on the results of each such test.
- (b) The required test report shall be filed with the AWQD as soon as practical but no later than 45 days after the last sampling run of each test is completed.
- (c) The test report shall provide sufficient detail on the emissions unit tested and the test procedures used to allow the AWQD to determine if the test was properly conducted and the test results properly computed. As a minimum, the test report, other than for an EPA or DEP Method 9 test, shall provide the following information:
 - 1. The type, location, and designation of the emissions unit tested.
 - 2. The facility at which the emissions unit is located.
 - 3. The owner or operator of the emissions unit.
 - 4. The normal type and amount of fuels used and materials processed, and the types and amounts of fuels used and material processed during each test run.
 - 5. The means, raw data and computations used to determine the amount of fuels used and materials processed, if necessary to determine compliance with an applicable emission-limiting standard.
 - 6. The type of air pollution control devices installed on the emissions unit, their general condition, their normal operating parameters (pressure drops, total operating current and GPM scrubber water), and their operating parameters during each test run.

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

- 7. A sketch of the duct within 8 stack diameters upstream and 2 stack diameters downstream of the sampling ports, including the distance to any upstream and downstream bends or other flow disturbances.
- 8. The date, starting time and duration of each sampling run.
- 9. The test procedures used, including any alternative procedures authorized pursuant to Rule 62-297.620, F.A.C. Where optional procedures are authorized in this chapter, indicate which option was used.
- 10. The number of points sampled and configuration and location of the sampling plane.
- 11. For each sampling point for each run, the dry gas meter reading, velocity head, pressure drop across the stack, temperatures, average meter temperatures and sample time per point.
- 12. The type, manufacturer and configuration of the sampling equipment used.
- 13. Data related to the required calibration of the test equipment.
- 14. Data on the identification, processing and weights of all filters used.
- 15. Data on the types and amounts of any chemical solutions used.
- 16. Data on the amount of pollutant collected from each sampling probe, the filters, and the impingers, are reported separately for the compliance test.
- 17. The names of individuals who furnished the process variable data, conducted the test, analyzed the samples and prepared the report.
- 18. All measured and calculated data required to be determined by each applicable test procedure for each run.
- 19. The detailed calculations for one run that relate the collected data to the calculated emission rate.
- 20. The applicable emission standard, and the resulting maximum allowable emission rate for the emissions unit, plus the test result in the same form and unit of measure.
- 21. A certification that, to the knowledge of the owner or his authorized agent, all data submitted are true and correct. When a compliance test is conducted for the Department or its agent, the person who conducts the test shall provide the certification with respect to the test procedures used. The owner or his authorized agent shall certify that all data required and provided to the person conducting the test are true and correct to his knowledge.

[Rules 62-213.440 and 62-297.310(8), F.A.C.]

B.26. For each emission unit, the permittee shall maintain an operation log available for Department inspection that documents the hours of operation and, where No. 2 fuel oil is an issue, the amount consumed on an hourly basis. Additionally, records shall be maintained documenting the date and time of each truckload (approximately 25 tons) of filter-cake material transferred from the lime softening unit portion of the plant's wastewater treatment system to the lime storage pile.

[PSD-FL-137(A)]

{Permitting Note: An operation log must be kept at all times, using any combination of manually and computer generated records that indicates the state of compliance.}

Miscellaneous Requirements.

B.27. The permittee shall comply with the requirements contained in Appendix 40 CFR 60, Subpart A, attached to this permit.

[Rule 62-204.800(7)(d), F.A.C.]

Subsection C. This section addresses the following emissions unit(s).

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

E.U. ID No.	Brief Description: Coal Handling/Treatment Systems
-006	Coal Crusher Building
-007	Coal Silo Conveyor
-020	Coal Car Unloading

The coal receiving, storage and transfer systems at the coal storage yard support the operation of the three power boilers. Particulate matter emissions are controlled using fabric filter systems, baghouse systems, water sprays, wetting agents, and full enclosures or partial enclosures, where appropriate. {Permitting notes: These emissions units are regulated under NSPS - 40 CFR 60, Subpart Y, Standards of Performance for Coal Preparation Plants, adopted and incorporated by reference in Rule 62-204.800(7), F.A.C.; and, Rule 62-212.400, F.A.C., Prevention of Significant Deterioration (PSD): Permit Nos. PSD-FL-137(A, B, & C). Information regarding flow conditions is as follows:}

E.U. ID	Brief Description:	Stack	Exit	Exit	Actual
No.	Coal Handling Systems	Height	Diameter	Temp.	Volumetric
	(Baghouse)	(ft)	(ft)	(°F)	Flow Rate
					(acfm)
-006	Coal Crusher Building	20	1.9	77	4,215
-007	Coal Silo Conveyor	142	4	77	23,175
E.U. ID	Brief Description:	Nonstack	Exit	Actual	Maximum
No.	Coal Handling Systems	Emission	Temp.	Volumetric	Process or
	(Fabric Filter)	Point	(°F)	Flow Rate	Through-put
		Height (ft)		(acfm)	Rate (acfm)
-020	Coal Car Unloading	N/A	N/A	N/A	N/A

The following specific conditions apply to the emissions units listed above:

Essential Potential to Emit (PTE) Parameters

C.1. Permitted Capacity.

a. The material handling/usage rates for coal unloading and storage shall not exceed the following:

\mathbf{U}	nloading/Storage Handling/Usag	e Rate
Material	TPM	TPY
Coal	234,000	1,287,000

b. The maximum material handling/usage rate for coal and petcoke shall not exceed the following:

Material Handled	Tons/Month	TPY
Coal	117,000	1,170,000
Petcoke	40,950	409,500

Based on 30 consecutive days.

[PSD-FL-137(A, B, & C); 0310337-005-AC]

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

C.2. Emissions Unit Operating Rate Limitation After Testing. See Specific Condition **C.16**. [Rule 62-297.310(2), F.A.C.]

C.3. Hours of Operation. The coal handling/treatment emissions units may operate continuously, i.e., 8,760 hours/year.

[PSD-FL-137(A, B, & C)]

Emission Limitations and Standards

{Permitting note: Table 1-1, Summary of Air Pollutant Standards and Terms, summarizes information for convenience purposes only. This table does not supersede any of the terms or conditions of this permit.}

- C.4. Particulate Matter Emissions. Except for coal car unloading and petcoke handling/transfer areas, which are subject to PM emission limitation of 0.01 gr/dscf, particulate matter emissions from the emission units in this subsection shall not exceed 0.003 gr/dscf. [PSD-FL-137(A, B, & C)]
- C.5. <u>Visible Emissions</u>. Visible emissions from all emission units in this subsection shall not exceed 5% opacity. [PSD-FL-137(A, B, & C)]

Emission Controls

- **C.6.** Control Systems.
- (a) <u>Particulate Matter and Visible Emissions</u>. Except for coal car unloading, the control systems for the coal handling emission units shall be either a fabric filter or baghouse system.
- (b) <u>Fugitive Particulate Matter and Visible Emissions</u>. For coal car unloading and petcoke unloading/handling, transfer, and storage areas, the control system shall be wet suppression using continuous water sprays during unloading.

[PSD-FL-137(A, B, & C)]

Excess Emissions

{Permitting note: The Excess Emissions Rule at Rule 62-210.700, F.A.C., cannot vary any requirement of an NSPS or NESHAP provision.}

- C.7. Excess emissions resulting from startup, shutdown or malfunction of any emissions unit shall be permitted providing (1) best operational practices to minimize emissions are adhered to and (2) the duration of excess emissions shall be minimized but in no case exceed two hours in any 24 hour period unless specifically authorized by the Department for longer duration. [Rule 62-210.700(1), F.A.C.]
- **C.8.** Excess emissions which are caused entirely or in part by poor maintenance, poor operation, or any other equipment or process failure which may reasonably be prevented during startup, shutdown, or malfunction shall be prohibited. [Rule 62-210.700(4), F.A.C.]

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

Monitoring of Operations

- C.9. Determination of Process Variables.
- (a) Required Equipment. The owner or operator of an emissions unit for which compliance tests are required shall install, operate, and maintain equipment or instruments necessary to determine process variables, such as process weight input or heat input, when such data are needed in conjunction with emissions data to determine the compliance of the emissions unit with applicable emission limiting standards.
- (b) Accuracy of Equipment. Equipment or instruments used to directly or indirectly determine process variables, including devices such as belt scales, weight hoppers, flow meters, and tank scales, shall be calibrated and adjusted to indicate the true value of the parameter being measured with sufficient accuracy to allow the applicable process variable to be determined within 10% of its true value. [Rule 62-297.310(5), F.A.C.]

Test Methods and Procedures

{Permitting note: Table 2-1, Summary of Compliance Requirements, summarizes information for convenience purposes only. This table does not supersede any of the terms or conditions of this permit.}

- **C.10.** Annual visible emissions compliance tests shall be performed for all emissions units in this subsection with baghouse or fabric filter controls. [Rule 62-297.310(7), F.A.C.; and, PSD-FL-137(A)]
- C.11. <u>Visible Emissions</u>. The test method for visible emissions shall be EPA Method 9, incorporated and adopted by reference in Chapter 62-297, F.A.C. [Rule 62-297.401, F.A.C.; 40 CFR 60.254(b)(2) & Appendix A; and, PSD-FL-137(A)]
- C.12. Particulate Matter Emissions. The test method for particulate matter emissions shall be EPA Method 5 or 17, incorporated and adopted by reference in Chapter 62-297, F.A.C. [Rule 62-297.401, F.A.C.; 40 CFR 60.254(b)(1) & Appendix A; and, PSD-FL-137(A)]
- C.13. Subsequent to the initial particulate matter mass emissions test that was required by Permit Nos. PSD-FL-137(A, B & C), neither the Department nor the AWQD shall require a particulate matter mass emissions test unless the visible emissions limit of 5% opacity is exceeded for a given emissions unit, or unless the Department or the AWQD, based on other information, have reason to believe that the particulate matter emissions limit is being violated. [Rule 62-297.620(4), F.A.C.; and, PSD-FL-137(A, B & C)]
- C.14. When both a particulate matter and visible emissions compliance test are required, they shall be conducted concurrently, except where inclement weather interferes.

 [PSD-FL-137(A)]
- C.15. Required Number of Test Runs. For mass emission limitations, a compliance test shall consist of three complete and separate determinations of the total air pollutant emission rate through the test section

of the stack or duct and three complete and separate determinations of any applicable process variables corresponding to the three distinct time periods during which the stack emission rate was measured provided, however, that three complete and separate determinations shall not be required if the process variables are not subject to variation during a compliance test, or if three determinations are not necessary in order to calculate the unit's emission rate. The three required test runs shall be completed within one consecutive five day period. In the event that a sample is lost or one of the three runs must be discontinued because of circumstances beyond the control of the owner or operator, and a valid third run cannot be obtained within the five day period allowed for the test, the Secretary or his or her designee may accept the results of the two complete runs as proof of compliance, provided that the arithmetic mean of the results of the two complete runs is at least 20 percent below the allowable emission limiting

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

[Rule 62-297.310(1), F.A.C.]

standards.

C.16. Operating Rate During Testing. Testing of emissions shall be conducted with each emissions unit operation at permitted capacity, which is defined as 90 to 100 percent of the maximum operation rate allowed by the permit. If it is impracticable to test at permitted capacity, an emissions unit may be tested at less than the minimum permitted capacity; in this case, subsequent emissions unit operation is limited to 110 percent of the test load until a new test is conducted. Once the emissions unit is so limited, operation at higher capacities is allowed for no more than 15 consecutive days for the purpose of additional compliance testing to regain the authority to operate at the permitted capacity. [Rules 62-297.310(2) & (2)(b), F.A.C.]

C.17. <u>Calculation of Emission Rate</u>. The indicated emission rate or concentration shall be the arithmetic average of the emission rate or concentration determined by each of the separate test runs unless otherwise specified in a particular test method or applicable rule. [Rule 62-297.310(3), F.A.C.]

C.18. Applicable Test Procedures.

- (a) Required Sampling Time.
 - 1. Unless otherwise specified in the applicable rule, the required sampling time for each test run shall be no less than one hour and no greater than four hours, and the sampling time at each sampling point shall be of equal intervals of at least two minutes.
 - 2. Opacity Compliance Tests. When either EPA Method 9 or DEP Method 9 is specified as the applicable opacity test method, the required minimum period of observation for a compliance test shall be sixty (60) minutes for emissions units which emit or have the potential to emit 100 tons per year or more of particulate matter, and thirty (30) minutes for emissions units which have potential emissions less than 100 tons per year of particulate matter and are not subject to a multiple-valued opacity standard. The opacity test observation period shall include the period during which the highest opacity emissions can reasonably be expected to occur. Exceptions to these requirements are as follows:
 - c. The minimum observation period for opacity tests conducted by employees or agents of the Department to verify the day-to-day continuing compliance of a unit or activity with an applicable opacity standard shall be twelve minutes.
- (b) <u>Minimum Sample Volume</u>. Unless otherwise specified in the applicable rule, the minimum sample volume per run shall be 25 dry standard cubic feet.

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

- (c) Required Flow Rate Range. For EPA Method 5 particulate sampling, acid mist/sulfur dioxide, and fluoride sampling which uses Greenburg Smith type impingers, the sampling nozzle and sampling time shall be selected such that the average sampling rate will be between 0.5 and 1.0 actual cubic feet per minute, and the required minimum sampling volume will be obtained.
- (d) <u>Calibration of Sampling Equipment</u>. Calibration of the sampling train equipment shall be conducted in accordance with the schedule shown in Table 297.310-1, attached to this permit.
- (e) Allowed Modification to EPA Method 5. When EPA Method 5 is required, the following modification is allowed: the heated filter may be separated from the impingers by a flexible tube. [Rule 62-297.310(4), F.A.C.]
- **C.19.** Required Stack Sampling Facilities. When a mass emissions stack test is required, the permittee shall comply with the requirements contained in Appendix SS-1, Stack Sampling Facilities, attached to this permit.

[Rule 62-297.310(6), F.A.C.]

- **C.20.** <u>Frequency of Compliance Tests</u>. The following provisions apply only to those emissions units that are subject to an emissions limiting standard for which compliance testing is required.
- (a) General Compliance Testing.
 - 3. The owner or operator of an emissions unit that is subject to any emission limiting standard shall conduct a compliance test that demonstrates compliance with the applicable emission limiting standard prior to obtaining a renewed operation permit. Emissions units that are required to conduct an annual compliance test may submit the most recent annual compliance test to satisfy the requirements of this provision. In renewing an air operation permit pursuant to Rule 62-210.300(2)(a)3.b., c., or d., F.A.C., the Department shall not require submission of emission compliance test results for any emissions unit that, during the year prior to renewal:
 - a. Did not operate; or
 - b. In the case of a fuel burning emissions unit, burned liquid fuel for a total of no more than 400 hours.
 - 4. During each federal fiscal year (October 1 September 30), unless otherwise specified by rule, order, or permit, the owner or operator of each emissions unit shall have a formal compliance test conducted for:
 - a. Visible emissions, if there is an applicable standard;
 - b. Each of the following pollutants, if there is an applicable standard, and if the emissions unit emits or has the potential to emit: 5 tons per year or more of lead or lead compounds measured as elemental lead; 30 tons per year or more of acrylonitrile; or 100 tons per year or more of any other regulated air pollutant; and
 - c. Each NESHAP pollutant, if there is an applicable emission standard.
 - 5. An annual compliance test for particulate matter emissions shall not be required for any fuel burning emissions unit that, in a federal fiscal year, does not burn liquid fuel, other than during startup, for a total of more than 400 hours.
 - 9. The owner or operator shall notify the AWQD, at least 15 days prior to the date on which each formal compliance test is to begin, of the date, time, and place of each such test, and the test contact person who will be responsible for coordinating and having such test conducted for the owner or operator.

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

(b) <u>Special Compliance Tests</u>. When the AWQD, after investigation, has good reason (such as complaints, increased visible emissions or questionable maintenance of control equipment) to believe that any applicable emission standard contained in a Department rule or in a permit issued pursuant to those rules is being violated, it may require the owner or operator of the emissions unit to conduct compliance tests which identify the nature and quantity of pollutant emissions from the emissions unit and to provide a report on the results of said tests to the AWQD.

(c) Waiver of Compliance Test Requirements. If the owner or operator of an emissions unit that is subject to a compliance test requirement demonstrates to the Department, pursuant to the procedure established in Rule 62-297.620, F.A.C., that the compliance of the emissions unit with an applicable weight emission limiting standard can be adequately determined by means other than the designated test procedure, such as specifying a surrogate standard of no visible emissions for particulate matter sources equipped with a bag house or specifying a fuel analysis for sulfur dioxide emissions, the Department shall waive the compliance test requirements for such emissions units and order that the alternate means of determining compliance be used, provided, however, the provisions of Rule 62-297.310(7)(b), F.A.C., shall apply.

[Rule 62-297.310(7), F.A.C.; and, SIP approved]

Recordkeeping and Reporting

C.21. In the case of excess emissions resulting from malfunctions, each owner or operator shall notify the AWQD in accordance with Rule 62-4.130, F.A.C. A full written report on the malfunctions shall be submitted in a quarterly report, if requested by the AWQD. [Rule 62-210.700(6), F.A.C.]

C.22. Test Reports.

- (a) The owner or operator of an emissions unit for which a compliance test is required shall file a report with the AWOD on the results of each such test.
- (b) The required test report shall be filed with the AWQD as soon as practical but no later than 45 days after the last sampling run of each test is completed
- (c) The test report shall provide sufficient detail on the emissions unit tested and the test procedures used to allow the AWQD to determine if the test was properly conducted and the test results properly computed. As a minimum, the test report, other than for an EPA or DEP Method 9 test, shall provide the following information:
 - 1. The type, location, and designation of the emissions unit tested.
 - 2. The facility at which the emissions unit is located.
 - 3. The owner or operator of the emissions unit.
 - 4. The normal type and amount of fuels used and materials processed, and the types and amounts of fuels used and material processed during each test run.
 - 5. The means, raw data and computations used to determine the amount of fuels used and materials processed, if necessary to determine compliance with an applicable emission limiting standard.
 - 6. The type of air pollution control devices installed on the emissions unit, their general condition, their normal operating parameters (pressure drops, total operating current and GPM scrubber water), and their operating parameters during each test run.

- FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337
- 7. A sketch of the duct within 8 stack diameters upstream and 2 stack diameters downstream of the sampling ports, including the distance to any upstream and downstream bends or other flow disturbances.
- 8. The date, starting time and duration of each sampling run.
- 9. The test procedures used, including any alternative procedures authorized pursuant to Rule 62-297.620, F.A.C. Where optional procedures are authorized in this chapter, indicate which option was used.
- 10. The number of points sampled and configuration and location of the sampling plane.
- 11. For each sampling point for each run, the dry gas meter reading, velocity head, pressure drop across the stack, temperatures, average meter temperatures and sample time per point.
- 12. The type, manufacturer and configuration of the sampling equipment used.
- 13. Data related to the required calibration of the test equipment.
- 14. Data on the identification, processing and weights of all filters used.
- 15. Data on the types and amounts of any chemical solutions used.
- 16. Data on the amount of pollutant collected from each sampling probe, the filters, and the impingers, are reported separately for the compliance test.
- 17. The names of individuals who furnished the process variable data, conducted the test, analyzed the samples and prepared the report.
- 18. All measured and calculated data required to be determined by each applicable test procedure for each run.
- 19. The detailed calculations for one run that relate the collected data to the calculated emission rate.
- 20. The applicable emission standard, and the resulting maximum allowable emission rate for the emissions unit, plus the test result in the same form and unit of measure.
- 21. A certification that, to the knowledge of the owner or his authorized agent, all data submitted are true and correct. When a compliance test is conducted for the Department or its agent, the person who conducts the test shall provide the certification with respect to the test procedures used. The owner or his authorized agent shall certify that all data required and provided to the person conducting the test are true and correct to his knowledge.

[Rules 62-213.440 and 62-297.310(8), F.A.C.]

C.23. For each emission unit, the permittee shall maintain an operation log available for AWQD inspection that documents the hours of operation.

[PSD-FL-137(A)]

{Permitting Note: An operation log must be kept at all times, using any combination of manually and computer generated records that indicates the state of compliance.}

Miscellaneous Requirements.

C.24. The permittee shall comply with the requirements contained in Appendix 40 CFR 60, Subpart A, attached to this permit.

[Rule 62-204.800(7)(d), F.A.C.]

FINAL Permit No.: 0310337-007-AV Facility ID No.: 0310337

Referenced Attachments

Appendix 40 CFR 60, Subpart A

Appendix A-1, Abbreviations, Definitions, Citations, and Identification Numbers

Appendix JEPB Rule 2

Appendix CAM

Appendix H-1, Permit History

Appendix SS-1, Stack Sampling Facilities (version dated 10/7/96)

Appendix TV-4, Title V Conditions (version dated 2/12/02)

Figure 1: Summary Report-Gaseous and Opacity Excess Emission and Monitoring System Performance

Table 297.310-1, Calibration Schedule

Table 1-1, Summary of Air Pollutant Standards and Terms

Table 2-1, Compliance Requirements

Cedar Bay Generating Company, L. P.

Cedar Bay Cogeneration Facility

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

E. U.	Brief	Pollutant		Hours/	Allowable Emi	ssions		Equivalent	Emissions*	Regulatory	See Permit
ID No	Description	Name	Fuel(s)	Year	Standard(s)	lbs./hour	TPY	lbs./hour	TPY	Citation(s)	Condition(s)
-001	Boiler A VE		Coal/Petcoke	8760	20%; 27% - 1 six min. period/hr.			N/A	N/A	PSD-FL-137(A)	A.6.
	Circulating Fluidized Bed Boile	er	Fuel Oil	8760	20%; 27% - 1 six mi	n. period/h	r.	N/A	N/A	PSD-FL-137(A)	A.6.
	(1063 MMBtu/hour-Coal)	PM _	Coal/Petcoke	8760	0.018 lb/MMBtu	19.1	78.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
	(380 MMBtu/hour-Oil)		Fuel Oil	8760							
ľ		PM ₁₀	Coal/Petcoke	8760	0.018 lb/MMBtu	19.1	78.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		CO ¹	Coal/Petcoke	8760	0.175 lb/MMBtu	186.0	758.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
		_	Fuel Oil	8760						TPY Citation(s) Constitution(s) N/A PSD-FL-137(A) ////////////////////////////////////	
		NO _X ²	Coal/Petcoke	8760	0.17 lb/MMBtu	180.7	736.1	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
	,	SO ₂ ³	Coal/Petcoke	8760	0.24 lb/MMBtu	255.1	N/A	N/A	N/A	PSD-FL-137(A), BACT	A.5.
		_	Fuel Oil	8760						, ,,	
		SO ₂ ⁴	Coal/Petcoke		0.20 lb/MMBtu	N/A	866.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
		- 2	Fuel Oil	8760	• · · • · · · · · · · · · · · · · · · ·						
		% Sulfur	Coal	8760	1.2% annually, 1.7% on	a shipment	basis			PSD-FL-137(A)	A.7.
-			Coal/Petcoke	8760	max. 3.2 lb/MMBtu i	nput to CFI	В			, ,	
			Fuel Oil	8760	max. sulfur content 0).05 %, by v	wt.				
		VOC	Coal/Petcoke	8760	0.015 lb/MMBtu	16.0	65.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		H₂SO₄mist	Coal/Petcoke	8760	4.66*10 ⁻⁴ lb/MMBtu	0.5	2.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760						' '	
		FI	Coal/Petcoke		7.44*10 ⁻⁴ lb/MMBtu	0.79	3.2	N/A	N/A	PSD-FL-137(A) BACT	A.5.
		, ,	Fuel Oil	8760	711110 12/1111121	00	0.2	1071		. 05 12 107 (7.1), 57.10	'""
		Pb	Coal/Petcoke		6.03*10 ⁻⁵ lb/MMBtu	0.06	0.26	N/A	N/A	PSD-FL-137(A) BACT	A.5.
			Fuel Oil	8760	0.00 10 IB/IVIIVIBIO	0.00	0.20	13//	10//	OB-1 E-101 (A), BAO1	7.5.
		Ua	Coal/Petcoke		2.89*10 ⁻⁵ lb/MMBtu	0.03	0.13	N/A	NI/A	DOD EL 127/A) DACT	A.5.
		Hg	Fuel Oil	8760	2.03 TO ID/WINDLU	0.03	0.13	IN/A	11//	F3D-FL-137(A), BAC1	A.5.
					8.70*10 ⁻⁶ lb/MMBtu	0.04	0.04	2110	N//A	DOD EL 407/A) DA 07	1
		Be	Coal/Petcoke		o./U*1U ID/IVIIVIBTU	0.01	0.04	N/A	N/A	PSD-FL-13/(A), BAC	A.5.
		NILI	Fuel Oil	8760	10 ppmyd @ 1000/			<u> </u>		DSD EL 127/A)	1 A 0
		NH₃	Coal/Petcoke		10 ppmvd @ 100% capacity					F3D-FL-13/(A)	A.8.
			Fuel Oil	8760	30 ppmvd						

Cedar Bay Generating Company, L. P.

Cedar Bay Cogeneration Facility

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

E. U.	Brief	Pollutant		Hours/	Allowable Emi	ssions		Equivalent	Emissions'	Regulatory	See Permit
ID No.	Description	Name	Fuel(s)	Year	Standard(s)	lbs./hour	TPY	lbs./hour	TPY	Citation(s)	Condition(s)
-002	Boiler B VE		Coal/Petcoke	8760	20%; 27% - 1 six mi	20%; 27% - 1 six min. period/hr.		N/A	N/A	PSD-FL-137(A)	A.6.
	Circulating Fluidized Bed Boile	er	Fuel Oil	8760	20%; 27% - 1 six mi	n. period/h	r.	N/A	N/A	PSD-FL-137(A)	A.6.
	(1063 MMBtu/hour-Coal)	PM	Coal/Petcoke	8760	0.018 lb/MMBtu	19.1	78.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
	(380 MMBtu/hour-Oil)		Fuel Oil	8760							
		PM ₁₀	Coal/Petcoke	8760	0.018 lb/MMBtu	19.1	78.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		CO ¹	Coal/Petcoke	8760	0.175 lb/MMBtu	186.0	758.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
	·		Fuel Oil	8760							
		NO_X^2	Coal/Petcoke	8760	0.17 lb/MMBtu	180.7	736.1	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
	·	SO ₂ ³	Coal/Petcoke	8760	0.24 lb/MMBtu	255.1	N/A	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		SO ₂ ⁴	Coal/Petcoke	8760	0.20 lb/MMBtu	N/A	866.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		% Sulfur	Coal	8760	1.2% annually, 1.7% on a	a shipment	basis			PSD-FL-137(A)	A.7.
			Coal/Petcoke	8760	max. 3.2 lb/MMBtu ii	nput to CFI	В				
		_	Fuel Oil	8760	max. sulfur content 0	.05 %, by v	∧t.				
		VOC	Coal/Petcoke	8760	0.015 lb/MMBtu	16.0	65.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		H ₂ SO₄mist	Coal/Petcoke	8760	4.66*10 ⁻⁴ lb/MMBtu	0.5	2.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		FI	Coal/Petcoke	8760	7.44*10 ⁻⁴ lb/MMBtu	0.79	3.2	N/A	N/A	PSD-FL-137(A), BACT	A.5.
1	·		Fuel Oil	8760							
		Pb	Coal/Petcoke	8760	6.03*10 ⁻⁵ lb/MMBtu	0.06	0.26	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		Hg	Coal/Petcoke	8760	2.89*10 ⁻⁵ lb/MMBtu	0.03	0.13	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760				_			
		Be	Coal/Petcoke	8760	8.70*10 ⁻⁶ lb/MMBtu	0.01	0.04	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760				ļ			
		NH ₃	Coal/Petcoke		10 ppmvd @ 100% capacity					PSD-FL-137(A)	A.8.
			Fuel Oil	8760	30 ppmvd						

Cedar Bay Generating Company, L. P.

Cedar Bay Cogeneration Facility

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

E. U.	Brief	Pollutant		Hours/	Allowable Emi	ssions		Equivalent I	Emissions*	Regulatory	See Permit
ID No.	Description	Name	Fuel(s)	Year	Standard(s)	lbs./hour	TPY	lbs./hour	TPY	Citation(s)	Condition(s)
-003	Boiler C	VE	Coal/Petcoke	8760	20%; 27% - 1 six mi	n. period/h	r,	N/A	N/A	PSD-FL-137(A)	A.6.
	Circulating Fluidized Bed Boile	er	Fuel Oil	8760	20%; 27% - 1 six mi	n. period/h	r.	N/A	N/A	PSD-FL-137(A)	A.6.
	(1063 MMBtu/hour-Coal)	PM	Coal/Petcoke	8760	0.018 lb/MMBtu	19.1	78.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
	(380 MMBtu/hour-Oil)		Fuel Oil	8760							
		PM ₁₀	Coal/Petcoke	8760	0.018 lb/MMBtu	19.1	78.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		CO1	Coal/Petcoke	8760	0.175 lb/MMBtu	186.0	758.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		NO_X^2	Coal/Petcoke	8760	0.17 lb/MMBtu	180.7	736.1	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
1	•	SO ₂ ³	Coal/Petcoke	8760	0.24 lb/MMBtu	255.1	N/A	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		SO₂⁴	Coal/Petcoke	8760	0.20 lb/MMBtu	N/A	866.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		% Sulfur	Coal	8760	1.2% annually, 1.7% on a	a shipment	basis			PSD-FL-137(A)	A.7.
			Coal/Petcoke	8760	max. 3.2 lb/MMBtu ii	nput to CFI	3				
			Fuel Oil	8760	max. sulfur content 0	.05 %, by v	vt.				
		VOC	Coal/Petcoke	8760	0.015 lb/MMBtu	16.0	65.0	N/A	N/A	PSD-FL-137(A), BAC1	A.5.
			Fuel Oil	8760							
		H ₂ SO₄mist	Coal/Petcoke	8760	4.66*10 ⁻⁴ lb/MMBtu	0.5	2.0	N/A	N/A	PSD-FL-137(A), BACT	A.5.
			Fuel Oil	8760							
		FI	Coal/Petcoke	8760	7.44*10 ⁻⁴ lb/MMBtu	0.79	3.2	N/A	N/A	PSD-FL-137(A), BAC1	A.5.
			Fuel Oil	8760							
		Pb	Coal/Petcoke	8760	6.03*10 ⁻⁵ lb/MMBtu	0.06	0.26	N/A	N/A	PSD-FL-137(A), BAC1	A.5.
			Fuel Oil	8760							
		Hg	Coal/Petcoke	8760	2.89*10 ⁻⁵ lb/MMBtu	0.03	0.13	N/A	N/A	PSD-FL-137(A), BAC1	A.5.
			Fuel Oil	8760							
		Ве	Coal/Petcoke	8760	8.70*10 ⁻⁶ lb/MMBtu	0.01	0.04	N/A	N/A	PSD-FL-137(A), BAC	A.5.
			Fuel Oil	8760							
		NH ₃	Coal/Petcoke		10 ppmvd @ 100% capacity					PSD-FL-137(A)	A.8.
			Fuel Oil	8760	30 ppmvd						

Cedar Bay Generating Company, L. P.

Cedar Bay Cogeneration Facility

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

E. U.	Brief	Pollutant		Hours/	Allowable Em	issions	ns Equivalent Emissions*		Regulatory	See Permit	
ID No	Description	Name	Fuel(s)	Year	Standard(s)	lbs./hour	TPY	lbs./hour	TPY	Citation(s)	Condition(s)
-004	ADS Train -1	VE	Fuel Oil	8030	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
		PM		8030	0.003 gr/dscf			1.1	2.2	PSD-FL-137(A,B & C)	B.5.
		% Sulfur	-	8030	max. sulfur content (0.05 %, by v	vt.		_	PSD-FL-137(A)	B.7.
-005	ADS Train - 2	VE .	Fuel Oil	8030	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
		PM		8030	0.003 gr/dscf			1.1	2.2	PSD-FL-137(A,B & C)	B.5.
		% Sulfur		8030	max. sulfur content (0.05 %, by v	vt.			PSD-FL-137(A)	B.7.
-006	Coal Crusher Building	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	C.5.
		PM		8760	0.003 gr/dscf			0.11	0.47	PSD-FL-137(A,B.& C)	C.4.
-007	Coal Silo Conveyor	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	C.5.
		PM		8760	0.003 gr/dscf			0.57	2.51	PSD-FL-137(A,B & C)	C.4.
-009	ADS Storage Bin	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
		РМ		8760	0.003 gr/dscf			0.16	0.71	PSD-FL-137(A,B & C)	B.5.
-025	ADS Storage Bin	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
		РМ		8760	0.003 gr/dscf			0.17	0.75	PSD-FL-137(A,B & C)	B.5.
-010	Bed Ash Hopper	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
		PM		8760	0.003 gr/dscf			0.016	0.071	PSD-FL-137(A,B & C)	B.5.
-011	Bed Ash	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
	Separator/Collector	PM		8760	0.003 gr/dscf			0.1	0.46	PSD-FL-137(A,B & C)	B.5.
-012	Fly Ash	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
	Separator/Collector 1	PM		8760	0.003 gr/dscf			0.12	0.53	PSD-FL-137(A,B & C)	B.5.
-013	Pelletizer Bed Ash	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
	Receiver Bin	PM		8760	0.003 gr/dscf			0.095	0.42	PSD-FL-137(A,B & C)	B.5.
-014	Pelletizer Fly Ash	VĖ		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
	Receiver Bin	PM		8760	0.003 gr/dscf			0.11	0.47	PSD-FL-137(A,B & C)	B.5.
-015	Pellet Vibratory Screen	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	
	Screen Hopper/Feed Hopper	РМ		8760	0.003 gr/dscf			0.34	1.5	PSD-FL-137(A,B & C)	B.5.
-016	Pelletizing Ash Recycle Tank	VE		8760	shall not exceed 5%					PSD-FL-137(A,B & C)	B.6.
		PM		8760	0.003 gr/dscf			0.03	0.12	PSD-FL-137(A,B & C)	B.5.

Cedar Bay Generating Company, L. P.

Cedar Bay Cogeneration Facility

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

This table summarizes information for convenience purposes only. This table does not supersede any of the terms or conditions of the permit.

E. U.	Brief	Pollutant		Hours/	Allowable Em	issions		Equivalent Emissions*		Regulatory	See Permit
ID No	Description	Name	Fuel(s)	Year	Standard(s)	lbs./hour	TPY	lbs./hour	TPY	Citation(s)	Condition(s)
-017	Pelletizing Recycle Hopper	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
		PM	_	8760	0.003 gr/dscf			0.0054	0.024	PSD-FL-137(A,B & C)	B.5.
-018	Cured Pellet Silos	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
	Discharge Belt	PM		8760	0.003 gr/dscf			0.048	0.21	PSD-FL-137(A,B & C)	B.5.
-019	Pellet Recycle Conveyor	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
		PM		8760	0.003 gr/dscf			0.04	0.18	PSD-FL-137(A,B & C)	B.5.
-020	Coal Car Unloading	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	C.5.
		PM		8760	0.003 gr/dscf					PSD-FL-137(A,B & C)	C.4.
-021	Ash Pellet Hydrator	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
		PM		8760	0.01 gr/dscf			1.3	5.5	PSD-FL-137(A,B & C)	B.5.
-022	Ash Pellet Curing Silo	VE		8760	shall not exceed 5%			N/A		PSD-FL-137(A,B & C)	B.6.
	•	PM		8760	0.01 gr/dscf			0.5	2.2	PSD-FL-137(A,B & C)	
-023	Ash Pelletizing Pan	VE		8760	shall not exceed 5%		-	N/A		PSD-FL-137(A,B & C)	
		PM		8760	0.01 gr/dscf			1.2	5.1	PSD-FL-137(A,B & C)	
-026	Fly Ash	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	
	Separator/Collector 2	PM		8760	0.003 gr/dscf			0.12	0.54	PSD-FL-137(A,B & C)	B.5.
-029	Pelletizing Rail Loadout	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	
		PM		8760	0.003 gr/dscf		•	0.12	0.51	PSD-FL-137(A,B & C)	B.5.
-030	Dry Ash	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	
	Rail Car/Truck Loadout	PM		8760	0.003 gr/dscf			0.14	0.61	PSD-FL-137(A,B & C)	B.5.
-031	Pulverized Limestone	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	
	Feeders (6)	PM		8760	0.003 gr/dscf			0.01	0.04	PSD-FL-137(A,B & C)	B.5.
-032	Bed Ash Silo Vent	VE		8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	_
		PM		8760	0.003 gr/dscf			0.045	0.2	PSD-FL-137(A,B & C)	
-033	Fly Ash Silo Vent	VE	• '	8760	shall not exceed 5%			N/A	N/A	PSD-FL-137(A,B & C)	B.6.
		PM		8760	0.003 gr/dscf			0.084	0.37	PSD-FL-137(A,B & C)	B.5.

Notes:

- * The "Equivalent Emissions" listed are for informational purposes.
- 1. Eight-hour rolling average, except for initial and annual compliance tests and the CEM certification, when the 1-hour aveage applies.
- 2. Thirty-day rolling average
- 3. Three-hour rolling average
- 4. Twelve-month rolling average

Table 2-1, Summary of Compliance Requirements

Cedar Bay Generating Company, L. P. Cedar Bay Cogeneration Facility

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

					Testing	Frequency	Min. Compliance		
E. U.	Brief	Pollutant Name		Compliance	Time	Base	Test		See Permit
ID No.	Description	or Parameter	Fuel(s)	Method	Frequency	Date	Duration	CMS ¹	Condition(s)
-001	Boilers A, B, and C	VE	Coal	EPA method 9	Annually		60 Minutes	Yes	A.19., A.20., A.21., A.33.
-002	circulating fluidized bed boile	r	Fuel Oil		Annually		60 Minutes	Yes	
-003	(1063 MMBtu/hour -Oil)	PM	Coal	EPA method 5 or 17	Annually		120 minutes	No	A.19., A.20., A.33., A.34.
		PM ₁₀	Fuel Oil	or EPA methods 201 and 201a	Annually		120 minutes	No	
		CO ²	Coal	EPA Method 10	Annually		1 hour	Yes	A.19., A.20., A.21., A.33.
			Fuel Oil		Annually		1 hour	Yes	
		NO _x ³	Coal	EPA Method 7, 7A, 7C,	Annually		1 hour	Yes	A.19., A.20., A.21., A.33., A.38.
			Fuel Oil	7D, or 7E	Annually		1 hour	Yes	
		SO ₂ ⁴	Coal	EPA Method 6, 6B, 6C, or 8	Annually	٠	1 hour	Yes	A.19., A.20., A.21., A.33.
			Fuel Oil		Annually		1 hour	Yes	
		SO ₂ ⁵	Coal	EPA Method 6, 6B, 6C, or 8	Annually		1 hour	Yes	A.19., A.20., A.21., A.33.
			Fuel Oil		Annually		1 hour	Yes	
		% Sulfur	Coal	ASTM D2013-72, and either	Annually		1 hour		A.36.
				ASTM D3177-75,		ļ			
				ASTM D4239-85,					
				ASTM D3176-74					
		% Sulfur	Coal/Petcoke	ASTM D2622-92,	Monthly	Composite	1 hour		A.36.
				or ASTM D4294-90		of daily			
				or both ASTM D4057-88		samples			
l I				and ASTM D129-91					
		% Sulfur	Fuel Oil	ASTM D2622-92,	Annually		1 hour		
				or ASTM D4294-90					
				or both ASTM D4057-88					,
				and ASTM D129-91					4
		voc	Coal	EPA Method 18 or 25	Every 5 years	6	1 hour	No	A.19., A.20., A.33.
			Fuel Oil		Every 5 years	5	1 hour	No	

Table 2-1, Summary of Compliance Requirements

Cedar Bay Generating Company, L. P. Cedar Bay Cogeneration Facility

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

					Testing	Frequency	Min. Compliance		
E. U.	Brief	Pollutant Name		Compliance	Time	Base	Test		See Permit
ID No	Description	or Parameter	Fuel(s)	Method	Frequency	Date	Duration	CMS ¹	Condition(s)
		H₂SO₄mist	Coal	EPA Method 8	Every 5 years	;	1 hour		A.19., A.20., A.33.
			Fuel Oil		Every 5 years	ı	1 hour		
-001	(continued)	FI	Coal	EPA Method 13A or 13B	Every 5 years	;	1 hour		A.19., A.20., A.33.
-002			Fuel Oil		Every 5 years	i .	1 hour		
-003		Pb ⁶	Coal	EPA Method 12	Every 5 years	;	1 hour		A.19., A.20., A.33., A.32.
			Fuel Oil		Every 5 years	i	1 hour		
		Hg ⁶	Coal	Method 101A	Every 5 years	;	1 hour		A.19., A.20., A.33., A.32.
			Fuel Oil		Every 5 years	<u>i_</u>	1 hour		
ļ		Be ⁶	Coal	EPA Method 104	Every 5 years	;	1 hour		A.19., A.20, A.33., A.32.
			Fuel Oil		Every 5 years	;	1 hour		
		NH ₃	Coal	EPA Conditional	Every 5 years	;	1 hour		A.19., A.20., A.33.
			Fuel Oil	Method 27	Every 5 years	;	1 hour	<u> </u>	
	This section applies to the	VE		EPA Method 9	Annually		1 hour	No	B.13., B.15.8, B.16., B.18 B.23
	following emissions units:		v						
	-004, -005, -009, -010,	РМ		EPA Method 5 or 17	Annually		1 hour	No	B.14., B.15.8, B.16., B.18 B.23
	-011, -012, -013, -014,								
	-015, -016, -017, -018,	% Sulfur ⁷		ASTM D2622-92,	Annually		1 hour		B.17., B.18 B.23.
	-019, -021, -022, -023,			or ASTM D4294-90					
	-025, -026, -029, -030,			or both ASTM D4057-88					
	-031, -032, -033			and ASTM D129-91					

Table 2-1, Summary of Compliance Requirements

Cedar Bay Generating Company, L. P.

Cedar Bay Cogeneration Facility

FINAL Permit No.: 0310337-007-AV

Facility ID No.: 0310337

This table summarizes information for convenience purposes only. This table does not supersede any of the terms or conditions of this permit.

					Testing	Frequency	Min. Compliance		
E. U.	Brief	Pollutant Name		Compliance	Time	Base	Test		See Permit
ID No	Description	or Parameter	Fuel(s)	Method	Frequency	Date	Duration	CMS ¹	Condition(s)
	This section applies to the following emissions units:	VE		EPA Method 9	Annually		1 hour	No	C.11., C.13.8, C.14., C.15C.20.
	-006, -007, -020	PM		EPA Method 5 or 17	Annually		1 hour	No	C.12., C.13.8, C.14., C.15C.20.

Notes:

CMS [=] continuous monitoring system used for monitoring requirement in lieu of fuel sampling and analysis if marked 'yes'.
 (Acceptable as long as CMS is maintained and calibrated as required.)

2. Eight-hour rolling average, except for initial and annual compliance tests.

and the CEM certification, when the 1-hour applies.

- Thirty-day rolling average.
- 4. Three-hour rolling average.
- 5. Twelve-month rolling average.
- 6. Tests must be run every five years until three consecutive tests (including, if succesful, the initial compliance test) are within the annual emission limits specified.
- 7. Sulfur Content only applies to the ADS trains in this section (Units -004 & -005).
- 8. Applies to emission units with a baghouse.