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MAR 12 2010

BUREAU OF AIR REGULATION

Florida Department of Environmental Protection
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

KA 308-09-04
March 2, 2010

COPY

**RE: Facility ID 0530021
Central Power and Lime, Inc. (CPL)
Power Plant; Brooksville, Florida
Permit Modification – 0530021-023-AC**

Dear Jeff,

Attached are four copies of the application to modify the existing air construction permit for the Central Power and Lime, power plant to test fire wood pellets. As we discussed, the current AC permit limits the test of wood pellets to a single trial burn that last no more than 90 days. CPL performed a trial burn in January, 2010. CPL was able to complete emissions testing for all requirements except for completing only one run of the particulate matter (EPA Method 5) testing for conditions when firing maximum wood pellets due to weather conditions. Less than 250 tons of wood pellets were tested in the trial burn. Thus, the modification requests to extend the first trial burn for an additional 90 days after approval of this permit modification to complete the particulate matter testing of wood pellets. As well, CPL wants to be able to request from the Department for up to three additional trial burns through the AC permit without increasing the current allowed tonnage of wood pellets.

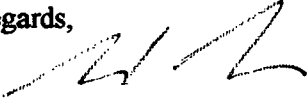
I have provided suggested changes to conditions of the existing AC permit that should address these two requests. To provide for these requests the current expiration date of the permit is requested to be increased by one year (November 1, 2011). As previously stated, the current allowance of wood tonnage is requested to remain unchanged.

In summary, the permit modification does not change the material usage allowances or expected emissions of the current permit, but does allow more flexibility to complete trial burn wood pellets. CPL believes this flexibility is in the interest of all parties and wood pellet fuel firing promotes the goals of the Department to reduce greenhouse gas emissions. As noted in the current AC permit,

Although this alternative fuel is currently six times the cost of coal it may become an economical alternative fuel if new laws and regulations address greenhouse gas emissions.

If you should have any questions regarding this application, please do not hesitate to contact me at (352) 377-5822 or mlee@kooglerassociates.com.

Regards,



Max Lee, Ph.D., P.E.

Cc: Terry Woodard, Central Power and Lime
Robert Noble, Delta Power Services

Enclosure: (4) copies of application



APPLICATION INFORMATION

Owner/Authorized Representative Statement

Complete if applying for an air construction permit or an initial FESOP.

1. Owner/Authorized Representative Name: Mr. Terry Woodard, Power Plant Manager
2. Owner/Authorized Representative Mailing Address... Organization/Firm: Central Power and Lime, Inc. Street Address: 10311 Cement Plant Road City: Brooksville State: Florida Zip Code: 34601
3. Owner/Authorized Representative Telephone Numbers... Telephone: (352) 799-7881 ext. Fax: (352) 799-3508
4. Owner/Authorized Representative E-mail Address: wwoodard@deltapowerservices.com
5. Owner/Authorized Representative Statement: <i>I, the undersigned, am the owner or authorized representative of the corporation, partnership, or other legal entity submitting this air permit application. To the best of my knowledge, the statements made in this application are true, accurate and complete, and any estimates of emissions reported in this application are based upon reasonable techniques for calculating emissions. I understand that a permit, if granted by the department, cannot be transferred without authorization from the department.</i>  Signature  Date