

MEMORANDUM

To: Joseph Kahn
From: Trina Vielhauer
Date: January 7, 2008
Subject: Final Air Construction Permit No. **0570039-027-AC**
Big Bend Station

This is an air construction permit that authorizes the increase of carbon monoxide emissions pursuant to a determination of best available control technology, and requires the installation of a continuous emissions monitoring system following recently completed installation and operation of required nitrogen oxides control systems on the Unit No. 4 steam generator.

We recommend your signature.



Florida Department of Environmental Protection

Bob Martinez Center
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

Charlie Crist
Governor

Jeff Kottkamp
Lt. Governor

Michael W. Sole
Secretary

NOTICE OF FINAL PERMIT

Electronically Sent – Received Receipt Requested.

In the Matter of an
Application for Permit by:

Ms. Karen Sheffield
General Manager
Tampa Electric Company
Post Office Box 111
Tampa, Florida 33601-0111

Big Bend Station
Air Permit No. **0570039-027-AC**

Enclosed is Final Air Construction Permit No. 0570039-027-AC. The air construction permit authorizes the increase of carbon monoxide emissions pursuant to a determination of best available control technology, and requires the installation of a continuous emissions monitoring system following recently completed installation and operation of required nitrogen oxides control systems on the Unit No. 4 steam generator.

An electronic version of this document has been posted on the Division of Air Resource Management's world wide web site for the United States Environmental Protection Agency (U.S. EPA) Region 4 office's review. The web site address is:

<http://www.dep.state.fl.us/air/eproducts/ards/default.asp>

This permit is issued pursuant to Chapter 403, Florida Statutes.

Any party to this order has the right to seek judicial review of it under Section 120.68 of the Florida Statutes, by filing a notice of appeal under Rule 9.110 of the Florida Rules of Appellate Procedure with the clerk of the Department of Environmental Protection in the Office of General Counsel, Mail Station #35, 3900 Commonwealth Boulevard, Tallahassee, Florida, 32399-3000, 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 must be filed within thirty days after this order is filed with the clerk of the Department.

Executed in Tallahassee, Florida.

Trina L. Vielhauer, Chief
Bureau of Air Regulation



Florida Department of Environmental Protection

Bob Martinez Center
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

Charlie Crist
Governor

Jeff Kottkamp
Lt. Governor

Michael W. Sole
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PERMITTEE:

Tampa Electric Company
Post Office Box 111
Tampa, Florida 33601-0111

Authorized Representative:

Ms. Karen Sheffield, General Manager
Big Bend Station

DEP File No. 0570039-027-AC
Final Permit No. PSD-FL-390
Carbon Monoxide (CO) Emission Limit
Big Bend Station Unit No. 4
Hillsborough County
Expires: December 31, 2008

PROJECT AND LOCATION

This permit authorizes the increase of carbon monoxide (CO) emissions pursuant to a determination of best available control technology (BACT) and requires the installation of a continuous emissions monitoring system (CO-CEMS) following recently completed installation and operation of required nitrogen oxides (NO_x) control systems on the Unit No. 4 steam generator. The Tampa Electric Company (TEC) Big Bend Station is located at 13031 Wyandotte Road, Apollo Beach, Hillsborough County. UTM Coordinates are Zone 17, 361.9 km East and 3075.0 km North; Latitude: 27° 47' 36" North and Longitude: 82° 24' 11" West.

STATEMENT OF BASIS

This permit is issued under the provisions of Chapter 403 of the Florida Statutes (F.S.), and Chapters 62-4, 62-204, 62-210, 62-212, 62-296, and 62-297 of the Florida Administrative Code (F.A.C.). The permittee is authorized to perform the proposed work in accordance with the conditions of this permit and as described in the application, approved drawings, plans, and other documents on file with the Department of Environmental Protection (Department).

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Joseph Kahn, Director
Division of Air Resource Management

1/15/08
(Date)

CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies that this permit and all copies were sent electronically (with Received Receipt) before the close of business on 1/16/08 to the persons listed:

Karen Sheffield, General Manager, TEC: kasheffield@tecoenergy.com

Bryon Burrows, P.E., TEC: btburrows@tecoenergy.com

Tom Davis, P.E. Environmental Consulting & Technology: tdavis@ectinc.com

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Catherine Collins, U.S. Fish and Wildlife Service: catherine_collins@fws.gov

Sandra Silva, U.S. Fish and Wildlife Service: sandra_silva@fws.gov

Clerk Stamp

FILING AND ACKNOWLEDGMENT

FILED, on this date, pursuant to §120.52,
Florida Statutes, with the designated Department
Clerk, receipt of which is hereby acknowledged.

Mary J. Army
(Clerk)

1/16/08
(Date)

FINAL DETERMINATION

Tampa Electric Company
Big Bend Station

Air Construction Permit No. **0570039-027-AC**
Carbon Monoxide (CO) Emission Limit

The Department distributed a public notice package on November 20, 2007, that included an Intent to Issue Air Construction Permit No. 0570039-027-AC to the Tampa Electric Company (TEC) for the Big Bend Station, located at Wyandotte Road, Apollo Beach, Hillsborough County.

This permit authorizes the increase of carbon monoxide (CO) emissions pursuant to a determination of best available control technology (BACT) and requires the installation of a continuous emissions monitoring system (CO-CEMS) following recently completed installation and operation of required nitrogen oxides (NO_x) control systems on the Unit No. 4 steam generator.

The Public Notice of Intent to Issue was published in the Tampa Tribune on December 5, 2007.

COMMENTS/CHANGES

- Comments from the applicant on the draft air construction permit were received via e-mail. The comments were primarily minor language changes and clarifications. These minor changes and clarifications were adopted in the final air construction permit document.
- No other comments were received by the Department from the public, U.S.EPA, Hillsborough County, or the applicant.

CONCLUSION

The final action of the Department is to issue the permit with the minor changes as indicated above.

SECTION 1. GENERAL INFORMATION

FACILITY AND PROJECT DESCRIPTION

This facility consists of:

- Four coal and petroleum coke-fueled steam electrical generating units (Units 1, 2, 3 and 4);
- Three simple-cycle combustion turbines (CT Nos. 1, 2, and 3);
- Solid fuels, fly ash, limestone, gypsum, slag, and bottom ash storage and handling facilities; and
- Fuel oil storage tanks.

Emissions from Units 1 through 4 are controlled by electrostatic precipitators (ESP), and flue gas desulfurization (FGD) systems. There are ongoing NO_x control projects pursuant to a Consent Final Judgment (CFJ) between TEC and the Department and a Consent Decree (CD) between TEC and the United States Environmental Protection Agency (EPA).

This permit/project authorizes the increase of CO emissions pursuant to a BACT determination and requires the installation of a CO-CEMS following recently completed installation and operation of required NO_x control systems on Unit 4. NO_x emissions from Unit 4 are controlled by low NO_x burners (LNB), separate overfire air (SOFA) and selective catalytic reduction (SCR) pursuant to the requirements of the CFJ and CD.

EMISSIONS UNITS

This permit addresses the following emissions unit:

Emissions Unit ID No.	Brief Emissions Unit Description
004	Big Bend Unit No. 4 Steam Generator

REGULATORY CLASSIFICATION

The facility is a major source of hazardous air pollutants (HAP).

The facility is a Title V major source of air pollution in accordance with Chapter 213, F.A.C.

The facility is a major stationary source (PSD-major source) in accordance with Rule 62-212.400, F.A.C.

The facility operates units subject to the Standards of Performance for New Stationary Sources pursuant to 40 Code of Federal Regulations (CFR) Part 60.

Unit 4 is not subject to the National Emissions Standards for Hazardous Air Pollutants pursuant to 40 CFR Part 63.

The facility operates units subject to the Acid Rain provisions of the Clean Air Act.

The facility operates units subject to the Federal Clean Air Interstate Rule (CAIR) in accordance with the Final Department Rules issued pursuant to CAIR as implemented by FDEP in Rule 62-296.470, Florida Administrative Code (F.A.C.).

The facility operates units subject to the Federal Clean Air Mercury Rule (CAMR) implemented by the Department in Rule 62-296.480, F.A.C.

The facility was originally certified pursuant to the power plant siting provisions of Chapter 62-17, F.A.C.

RELEVANT DOCUMENTS

The following relevant documents are not a part of this permit, but helped form the basis for this permitting action: the permit application and additional information received to make it complete; the draft air construction permit; and the Department's Technical Evaluation and Preliminary Determination.

SECTION 2. ADMINISTRATIVE REQUIREMENTS

1. Permitting Authority: The Permitting Authority for this project is the Bureau of Air Regulation in the Division of Air Resource Management of the Department. The mailing address for the Bureau of Air Regulation is 2600 Blair Stone Road, MS #5505, Tallahassee, Florida 32399-2400.
2. Compliance Authority: All documents related to compliance activities such as reports, tests, and notifications shall be submitted to the Hillsborough County Environmental Protection Commission (HCEPC), Air Management Division. The mailing address and phone number of the HCEPC are 3629 Queen Palm Drive, Tampa, Florida 33619-1309; (813)627-2600 and (813)627-2620 (fax).
3. Appendices: The following Appendices are attached as part of this permit: Appendix BD (Final BACT Determinations and Emissions Standards); Appendix GC (General Conditions).
4. Applicable Regulations, Forms and Application Procedures: Unless otherwise specified in this permit, the construction and operation of the subject emissions units shall be in accordance with the capacities and specifications stated in the application. The facility is subject to all applicable provisions of: Chapter 403, F.S.; and Chapters 62-4, 62-204, 62-210, 62-212, 62-213, 62-296, and 62-297, F.A.C. Issuance of this permit does not relieve the permittee from compliance with any applicable federal, state, or local permitting or regulations.
5. New or Additional Conditions: For good cause shown and after notice and an administrative hearing, if requested, the Department may require the permittee to conform to new or additional conditions. The Department shall allow the permittee a reasonable time to conform to the new or additional conditions, and on application of the permittee, the Department may grant additional time. [Rule 62-4.080, F.A.C.]
6. Modifications: No emissions unit shall be constructed or modified without obtaining an air construction permit from the Department. Such permit shall be obtained prior to beginning construction or modification. [Rules 62-210.300(1) and 62-212.300(1)(a), F.A.C.]
7. Title V Permit: This permit authorizes specific modifications and/or new construction on the affected emissions units as well as initial operation to determine compliance with conditions of this permit. A Title V operation permit is required for regular operation of the permitted emissions unit. The permittee shall apply for a Title V operation permit at least 90 days prior to expiration of this permit, but no later than 180 days after completing the required work and commencing operation. To apply for a Title V operation permit, the applicant shall submit the appropriate application form, compliance test results, and such additional information as the Department may by law require. The application shall be submitted to the Bureau of Air Regulation with copies to the Compliance Authority. [Rules 62-4.030, 62-4.050, 62-4.220, and Chapter 62-213, F.A.C.]

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

This section of the permit addresses the following emissions unit.

Emissions Unit ID No.	Detailed Emissions Unit Description
004	Unit No. 4 is a 4330 million British thermal units (mmBtu)/hour heat input, dry-bottom tangentially fired utility boiler. The generator nameplate capacity is 486 megawatts (MW). Unit No. 4 began commercial operation in 1985. Particulate matter (PM) emissions generated during the operation of the unit are controlled by a dry electrostatic precipitator (ESP) manufactured by Belco. The control efficiency of the ESP is 99.7%. Sulfur dioxide emissions are controlled by flue gas desulfurization equipment manufactured by Research-Cottrell. The fuel fired in Unit No. 4 consists of coal, or a coal/petroleum coke blend containing a maximum of 20% petroleum coke by weight, or coal blended with coal residual* generated from the Polk Power Station, or a coal/petroleum coke blend further blended with coal residual generated from the Polk Power Station. The unit is also equipped with an Acid Rain sulfur dioxide (SO ₂) and nitrogen oxides (NO _x) continuous emissions monitoring system (CEMS) and shall be equipped with a carbon monoxide (CO) CEMS.

* The types and amounts of allowed coal residual are given in Permit 0570039-017-AV

APPLICABLE STANDARDS AND REGULATIONS

1. **BACT Determination:** The emission unit addressed in this section is subject to a best available control technology (BACT) determination for CO. [Rule 62-212.400, F.A.C.]
2. **Standards of Performance for New Stationary Sources (NSPS) Requirements:** Unit 4 boiler shall comply with all applicable requirements of 40 CFR 60, listed below, adopted by reference in Rule 62-204.800(7)(b), F.A.C.
 - (a) Subpart A, General Provisions, including:
 - 40 CFR 60.7, Notification and Record Keeping
 - 40 CFR 60.8, Performance Tests
 - 40 CFR 60.11, Compliance with Standards and Maintenance Requirements
 - 40 CFR 60.12, Circumvention
 - 40 CFR 60.13, Monitoring Requirements
 - 40 CFR 60.19, General Notification and Reporting Requirements
 - (b) Subpart Da, Standards of Performance for Electric Utility Steam Generating Units for Which Construction is Commenced After September 18, 1978.

ADMINISTRATIVE REQUIREMENTS

3. **Relation to Other Permits:** The conditions of this permit are in addition to those of any other air construction or operation permits for this facility. The conditions contained in this permit supersede Specific Condition B.10. of Title V Permit Revision No. 0570039-028-AV. [Rule 62-4.030, 62-4.210, and 62-210.300(1)(b), F.A.C.]

CONTROL TECHNOLOGY

4. **LNB and SOFA Systems:** The permittee shall adhere to good combustion practices (GCP) to achieve the BACT CO emissions limits set by this permit. [Rules 62-4.070, 62-210.200 (BACT) and 62-212.400 (PSD), F.A.C.]

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

EMISSION STANDARDS

5. Emission Standard for Carbon Monoxide (CO): CO emissions from Unit 4 shall not exceed 0.20 pounds per million Btu heat input (lb/mmBtu) on a heat input weighted 30-boiler operating day rolling average as demonstrated by the required CO-CEMS.
[Rules 62-4.070(3), 62-210.200 (BACT) and 62-212.400(PSD), F.A.C.]

INITIAL EMISSIONS COMPLIANCE DEMONSTRATION

6. Initial Compliance Demonstration: Within 45 days of issuance of this permit, the permittee shall conduct an initial compliance demonstration for CO with the LNB, SOFA and SCR systems engaged. Tests shall be conducted between 90% and 100% of permitted capacity while firing a coal and petcoke blend or a blend of coal, petcoke and coal residual.
[Title V Permit No. 0570039-017-AV Condition B.1, Rule 62-297.310(7)(a)1, F.A.C.]
7. Stack Test Methods: The required one-time CO test shall be performed in accordance with the following reference method, or other methods approved by EPA.

Method	Description of Method and Comments
10	Determination of Carbon Monoxide Emissions

The method is described in 40 CFR 60, Appendix A, and adopted by reference in Rule 62-204.800, F.A.C. [Rule 62-204.800, F.A.C.; 40 CFR 60, Appendix A]

8. Stack Test Results. Compliance test results shall be submitted to the compliance authority described in Section II, Specific Condition 2, above, no later than 45 days after completion of the last test run. The test results shall include important measurements and operating ranges (such as percent oxygen, settings on the SOFA system, or other furnace parameters). The test report shall provide sufficient detail on the tested emission unit and the procedures used to allow the Department to determine if the test was properly conducted and if the test results were properly computed. At a minimum, the test report shall provide the applicable information listed in Rule 62-297.310(8)(c), F.A.C. and in Appendix GC of this permit. [Rule 62-297.310(8), F.A.C.]

CONTINUOUS EMISSIONS MONITORING SYSTEM (CEMS)

9. Requirement to Install CEMS: The CO-CEMS shall be installed and certified by March 31, 2008.
[Rules 62-4.070(3), 62-210.200(BACT), F.A.C.]
10. Continuous Compliance with CO limits: Upon certification of the CO-CEMS, installed pursuant to Specific Condition 9., compliance with the 30 operating day rolling average shall be demonstrated using data collected from the required CO-CEMS. [Rule 62-4.070(3), F.A.C.]
11. Additional Requirements – Appendix CEMS: Additional requirements applicable to the CO-CEMS are give in Section 4, Appendix CEMS.

REPORTING AND RECORD KEEPING REQUIREMENTS

12. Excess Emissions Reporting:
- a. *Malfunction Notification*: If emissions in excess of the CO standard (subject to the specified averaging period) occur due to malfunction, the permittee shall notify the compliance authority within (1) working day of discovery: the nature, extent, and duration of the excess emissions; the cause of the excess emissions; and the actions taken to correct the problem. The Department may request a written summary report of the incident.

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

- b. *SIP Quarterly Report*: Within 30 days following the end of each calendar-quarter, the permittee shall submit a report to the Compliance Authority summarizing periods of CO emissions in excess of the BACT permit standard following the NSPS format in 40 CFR 60.7(c), Subpart A. In addition, the report shall summarize the CO-CEMS system monitor availability for the previous quarter.

[Rules 62-4.130, 62-204.800, 62-210.700(6) and 62-212.400(BACT), F.A.C., and 40 CFR 60.7]

13. Annual Operating Report: The permittee shall submit an annual report that summarizes the actual operating hours and emissions from this facility in accordance with Rule 62-210.370, F.A.C. Annual operating reports shall be submitted to the Compliance Authority by March 1st of each year. [Rule 62-210.370(2), F.A.C.]
14. Monthly CO-CEMS Report Available Upon Request: Upon certification of the CO-CEMS, the permittee shall submit, on a monthly basis for the 6 months evaluation period only, a report in electronic file format which includes Unit 4 CO, NO_x, heat input data, and information on control equipment operation. The report shall be submitted by the 15th of each month by mailing a compact disc to the Department's Bureau of Air Regulation and shall include all hourly readings from the previous month. Alternatively, upon contacting the Bureau's project engineer, the file may be emailed to the appropriate Bureau personnel.
15. Optimization Study Report: Upon completion of the 6-month evaluation period discussed in Specific Condition 14., above, the permittee shall submit to the Department a report summarizing the results of the various operational scenarios researched with the goal of overall control optimization of CO and NO_x. The report shall include a recommended final BACT determination.
16. Reassessment of BACT Determination: Based on results of compliance tests and analysis of 6 months worth of continuous monitoring data, the Department will reassess the previously issued best available control technology (BACT) determination. The emission limit may be adjusted downward to make this limit more stringent provided that overall control attained for CO and NO_x is optimized. Such revision shall be based on data that represents a full range of operating conditions and a representative period of time. Such revision, if required by the Department, shall be in the form of a federally enforceable permit and shall be publicly noticed by the permittee.

[Rules 62-4.070(3), 62-210.200 (BACT) and 62-212.400(PSD), F.A.C.]

SECTION 4. APPENDICES

APPENDIX BD

The Department establishes the following standards as the best available control technology (BACT) for the TEC Big Bend Unit 4 steam generator:

Emissions of CO shall not exceed the interim value of 0.20 lb/mmBtu heat input on a heat input-weighted 30-boiler operating day rolling average as demonstrated by the required CO-CEMS. An initial 3 run test will be used to demonstrate the initial compliance with a 3-hour 0.20 lb/mmBtu interim limit.

SECTION 4. APPENDICES

APPENDIX CEMS

UNIT 4 CO EMISSION STANDARDS AND CO-CEMS

1. Emission Standard for Carbon monoxide (CO): CO emissions from Unit 4 shall not exceed 0.20 pounds per million Btu heat input (lb/mmBtu) on a 30-operating day rolling average as demonstrated by the required CO-CEMS.
[62-210.200 (BACT) and 62-212.400(PSD), F.A.C.]
2. CEMS Required for Demonstrating Compliance: The owner or operator shall properly install, calibrate, maintain and operate a continuous emissions monitoring system (CEMS) to measure and record emissions of CO in the units of parts per million (ppm) and convert the reading to lb/mmBtu. The owner or operator shall comply with the conditions of Appendix CEMS for the CO-CEMS required to be installed by this permit as the compliance method for a SIP-based emission standard.
3. CEMS Required for Reporting Annual Emissions: The owner or operator shall use data from the CO-CEMS when calculating annual emissions for purposes of computing actual emissions, baseline actual emissions and net emissions increase, as defined at Rule 62-210.200, F.A.C., and for purposes of computing emissions pursuant to the reporting requirements of Rules 62-210.370(3) and 62-212.300(1)(e), F.A.C. The owner or operator shall follow the procedures in Appendix CEMS for calculating annual emissions.

CEMS OPERATION PLAN

4. CEMS Operation Plan: The owner or operator shall create and implement a plan for the proper installation, calibration, maintenance and operation of the CO-CEMS required by this permit. The owner or operator shall submit the CO-CEMS Operation Plan to the Bureau of Air Monitoring and Mobile Sources for approval at least 60 days prior to CO-CEMS installation. The CO-CEMS Operation Plan shall become effective 60 days after submittal or upon its approval. If the CO-CEMS Operation Plan is not approved, the owner or operator shall submit a new or revised plan for approval.

{Permitting Note: The Department maintains both guidelines for developing a CO-CEMS Operation Plan and example language that can be used as the basis for the facility-wide plan required by this permit. Contact the Emissions Monitoring Section of the Bureau of Air Monitoring and Mobile Sources at (850)488-0114.}

INSTALLATION, PERFORMANCE SPECIFICATIONS AND QUALITY ASSURANCE

5. Timelines: The owner or operator shall install the CO-CEMS required by this permit and conduct the appropriate performance specification for the CO-CEMS no later than March 31, 2008.
6. Installation: The CO-CEMS shall be installed such that representative measurements of emissions or process parameters from the facility are obtained. The owner or operator shall locate the CO-CEMS by following the procedures contained in the applicable performance specification of 40 CFR Part 60, Appendix B.
7. Span Values and Dual Range Monitors: The owner or operator shall set appropriate span values for the CO-CEMS. The owner or operator shall install dual range monitors if required by and in accordance with the CO-CEMS Operation Plan.
8. Moisture Correction: If necessary, the owner or operator shall determine the moisture content of the exhaust gas and develop an algorithm to enable correction of the monitoring results to a dry basis (0% moisture).

{Permitting Note: The CO-CEMS Operation Plan will contain additional CO-CEMS-specific details and procedures for installation.}

SECTION 4. APPENDICES

APPENDIX CEMS

9. Performance Specifications: The owner or operator shall evaluate the acceptability of the CO-CEMS by conducting the appropriate performance specification, as follows. CEMS determined to be unacceptable shall not be considered installed for purposes of meeting the timelines of this permit. For CO monitors, the owner or operator shall conduct Performance Specification 4 or 4A of 40 CFR part 60, Appendix B.
10. Quality Assurance: The owner or operator shall follow the quality assurance procedures of 40 CFR Part 60, Appendix F. The required relative accuracy test audit (RATA) tests for the CO-CEMS shall be performed using EPA Method 10 in Appendix A of 40 CFR part 60 and shall be based on a continuous sampling train.
11. Substituting RATA Tests for Compliance Tests: Data collected during CO-CEMS quality assurance RATA tests can substitute for annual stack tests, and vice versa, at the option of the owner or operator, provided the owner or operator indicates this intent in the submitted test protocol and follows the procedures outlined in the CO-CEMS Operation Plan.

CALCULATION APPROACH

12. CO-CEMS Used for Compliance: Once adherence to the applicable performance specification for each CO-CEMS is demonstrated, the owner or operator shall use the CO-CEMS to demonstrate compliance with the applicable emission standards as specified by this permit.
13. CO-CEMS Data: Each CO-CEMS shall monitor and record emissions during all periods of operation and whenever emissions are being generated, including during episodes of startups, shutdowns, and malfunctions. All data shall be used, except for invalid measurements taken during monitor system breakdowns, repairs, calibration checks, zero adjustments and span adjustments, and except for allowable data exclusions as per Condition 20 of this appendix.
14. Operating Hours and Operating Days: For purposes of this appendix, the following definitions shall apply. An hour is the 60-minute period beginning at the top of each hour. Any hour during which an emissions unit is in operation for more than 15 minutes is an operating hour for that emission unit. A day is the 24-hour period from midnight to midnight.
15. Unless otherwise specified by this permit, any day with at least one operating hour for an emissions unit is an operating day for that emission unit.
16. Valid Hourly Averages: The CO-CEMS shall be designed and operated to sample, analyze and record data evenly spaced over the hour at a minimum of one measurement per minute. All valid measurements collected during an hour shall be used to calculate a 1-hour block average that begins at the top of each hour.
 - a. Hours that are not operating hours are not valid hours.
 - b. For each operating hour, the 1-hour block average shall be computed from at least two data points separated by a minimum of 15 minutes. If less than two such data points are available, there is insufficient data, the 1-hour block average is not valid, and the hour is considered as "monitor unavailable."
17. Calculation Approaches: The owner or operator shall implement the calculation approach specified by this permit for the CO-CEMS, as follows: For the 30-day rolling CO average, compliance shall be determined after each boiler operating day by calculating the arithmetic average of all the valid hourly averages from that operating day and the prior 29 operating days.

SECTION 4. APPENDICES

APPENDIX CEMS

MONITOR AVAILABILITY

18. Monitor Availability: The quarterly excess emissions report shall identify monitor availability for each quarter in which the unit operated. Monitor availability for the CO-CEMS shall be 95% or greater in any calendar quarter in which the unit operated for more than 760 hours. In the event the applicable availability is not achieved, the permittee shall provide the Department with a report identifying the problems in achieving the required availability and a plan of corrective actions that will be taken to achieve 95% availability. The permittee shall implement the reported corrective actions within the next calendar quarter. Failure to take corrective actions or continued failure to achieve the minimum monitor availability shall be violations of this permit.

EXCESS EMISSIONS

19. Definitions:

- a. *Startup* is defined as the commencement of operation of any emissions unit which has shut down or ceased operation for a period of time sufficient to cause temperature, pressure, chemical or pollution control device imbalances, which result in excess emissions.
- b. *Shutdown* means the cessation of the operation of an emissions unit for any purpose.
- c. *Malfunction* means any unavoidable mechanical and/or electrical failure of air pollution control equipment or process equipment or of a process resulting in operation in an abnormal or unusual manner.

20. Excess Emissions Prohibited: Excess emissions caused entirely or in part by poor maintenance, poor operation or any other equipment or process failure that may reasonably be prevented during startup, shutdown or malfunction shall be prohibited.

21. Data Exclusion Procedures for SIP Compliance: As per the procedures in this condition, limited amounts of CO-CEMS emissions data may be excluded from the corresponding compliance demonstration, provided that best operational practices to minimize emissions are adhered to and the duration of data excluded is minimized. The data exclusion procedures of this condition apply only to SIP-based emission limits.

- a. *Excess Emissions*. Data in excess of the applicable emission standard may be excluded from compliance calculations if the data are collected during periods of permitted excess emissions (for example, during startup, shutdown or malfunction). The maximum duration of excluded data is 2 hours in any 24-hour period, unless some other duration is specified by this permit.
- b. *Limited Data Exclusion*. If the compliance calculation using all valid CO-CEMS emission data, as defined in Condition 13 of this appendix, indicates that the emission unit is in compliance, then no CEMS data shall be excluded from the compliance demonstration.
- c. *Event Driven Exclusion*. The underlying event (for example, the startup, shutdown or malfunction event) must precede the data exclusion. If there is no underlying event, then no data may be excluded. Only data collected during the event may be excluded.
- d. *Reporting Excluded Data*. The data exclusion procedures of this condition are not necessarily the same procedures used for excess emissions as defined by federal rules. Quarterly or semi-annual reports required by this permit shall indicate not only the duration of data excluded from SIP compliance calculations but also the number of excess emissions as defined by federal rules.

SECTION 4. APPENDICES

APPENDIX CEMS

22. Notification Requirements: The owner or operator shall notify the Compliance Authority within one working day of discovering any emissions that demonstrate noncompliance for a given averaging period. Within one working day of discovery of occurrence, the owner or operator shall notify the Compliance Authority of any malfunction resulting in the exclusion of CO-CEMS data. For malfunctions, notification is sufficient for the owner or operator to exclude CO-CEMS data.

ANNUAL EMISSIONS

23. CO-CEMS Used for Calculating Annual Emissions: All valid data, as defined in Condition 13 of this appendix, shall be used when calculating annual emissions.
- Annual emissions shall include data collected during startup, shutdown and malfunction periods.
 - Annual emissions shall include data collected during periods when the emission unit is not operating but emissions are being generated (for example, when firing fuel to warm up a process for some period of time prior to the emission unit's startup).
 - Annual emissions shall not include data from periods of time where the monitor was functioning properly but was unable to collect data while conducting a mandated quality assurance/quality control activity such as calibration error tests, RATA, calibration gas audit or RAA. These periods of time shall be considered missing data for purposes of calculating annual emissions.
 - Annual emissions shall not include data from periods of time when emissions are in excess of the calibrated span of the CO-CEMS. These periods of time shall be considered missing data for purposes of calculating annual emissions.
24. Accounting for Missing Data: All valid measurements collected during each hour shall be used to calculate a 1-hour block average. For each hour, the 1-hour block average shall be computed from at least two data points separated by a minimum of 15 minutes. If less than two such data points are available, the owner or operator shall account for emissions during that hour using site-specific data to generate a reasonable estimate of the 1-hour block average.
25. Emissions Calculation: Hourly emissions shall be calculated for each hour as the product of the 1-hour block average and the duration of pollutant emissions during that hour. Annual emissions shall be calculated as the sum of all hourly emissions occurring during the year.

SECTION 4. APPENDICES
APPENDIX GC. GENERAL CONDITIONS

The permittee shall comply with the following general conditions from Rule 62-4.160, F.A.C.

1. The terms, conditions, requirements, limitations, and restrictions set forth in this permit are "Permit Conditions" and are binding and enforceable pursuant to Sections 403.161, 403.727, or 403.859 through 403.861, F.S. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
3. As provided in Subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey and vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state or local laws or regulations. This permit is not a waiver or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in the permit.
4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed or used by the permittee to achieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.
7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at a reasonable time, access to the premises, where the permitted activity is located or conducted to:
 - a. Have access to and copy and records that must be kept under the conditions of the permit;
 - b. Inspect the facility, equipment, practices, or operations regulated or required under this permit, and,
 - c. Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - a. A description of and cause of non-compliance; and
 - b. The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the non-compliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the non-compliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

SECTION 4. APPENDICES
APPENDIX GC. GENERAL CONDITIONS

9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the F.S. or Department rules, except where such use is prescribed by Sections 403.73 and 403.111, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance, provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.
11. This permit is transferable only upon Department approval in accordance with Rules 62-4.120 and 62-730.300, F.A.C., as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
13. This permit also constitutes:
 - a. Determination of Best Available Control Technology for carbon monoxide (X);
 - b. Determination of Prevention of Significant Deterioration for carbon monoxide (X);
 - c. Compliance with National Emission Standards for Hazardous Air Pollutants (Not Applicable to this permitting action); and
 - d. Compliance with New Source Performance Standards (Not Applicable to this permitting action).
14. The permittee shall comply with the following:
 - a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - b. The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application or this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - c. Records of monitoring information shall include:
 - 1) The date, exact place, and time of sampling or measurements;
 - 2) The person responsible for performing the sampling or measurements;
 - 3) The dates analyses were performed;
 - 4) The person responsible for performing the analyses;
 - 5) The analytical techniques or methods used; and
 - 6) The results of such analyses.
15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware that relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

Harvey, Mary

From: Harvey, Mary
Sent: Wednesday, January 16, 2008 12:30 PM
To: 'Karen Sheffield, General Manager, TEC:;' 'Bryon Burrows, P.E., TEC:;' 'Tom Davis, P.E. Environmental Consulting & Technology:;' 'Diana Lee, P.E., HCEPC:;' Nasca, Mara; 'Jim Little, U.S. EPA Region 4:;' 'Katy Forney, U.S. EPA Region 4:;' 'Catherine Collins, U.S. Fish and Wildlife Service:;' 'Sandra Silva, U.S. Fish and Wildlife Service:.'
Cc: Linero, Alvaro; Cascio, Tom; Walker, Elizabeth (AIR); Gibson, Victoria
Subject: Tampa Electric Company - Facility #0570039-027-AC-Final
Attachments: 0570039.027.AC.F_.pdf.zip

Tracking:	Recipient	Delivery	Read
✓	'Karen Sheffield, General Manager, TEC:'		
✓	'Bryon Burrows, P.E., TEC:'		
✓	'Tom Davis, P.E. Environmental Consulting & Technology:'		
✓	'Diana Lee, P.E., HCEPC:'		
✓	Nasca, Mara	Delivered: 1/16/2008 12:31 PM	
✓	'Jim Little, U.S. EPA Region 4:'		
✓	'Katy Forney, U.S. EPA Region 4:'		
✓	'Catherine Collins, U.S. Fish and Wildlife Service:'		
✓	'Sandra Silva, U.S. Fish and Wildlife Service:'		
✓	Linero, Alvaro	Delivered: 1/16/2008 12:31 PM	Read: 1/16/2008 4:17 PM
✓	Cascio, Tom	Delivered: 1/16/2008 12:31 PM	Read: 1/16/2008 12:58 PM
	Walker, Elizabeth (AIR)	Delivered: 1/16/2008 12:31 PM	
	Gibson, Victoria	Delivered: 1/16/2008 12:31 PM	Read: 1/16/2008 12:31 PM

Dear Sir/Madam:

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The Bureau of Air Regulation is issuing electronic documents for permits, notices and other correspondence in lieu of hard copies through the United States Postal System, to provide

1/18/2008

Harvey, Mary

From: Catherine_Collins@fws.gov
Sent: Wednesday, January 16, 2008 3:18 PM
To: Harvey, Mary
Subject: Tampa Electric Company - Facility #0570039-027-AC-Final

Return Receipt

Your document: Tampa Electric Company - Facility #0570039-027-AC-Final

was received by: Catherine Collins/R9/FWS/DOI

at: 01/16/2008 01:18:23 PM

Harvey, Mary

From: Linero, Alvaro
To: Harvey, Mary
Sent: Wednesday, January 16, 2008 4:17 PM
Subject: Read: Tampa Electric Company - Facility #0570039-027-AC-Final

Your message

To: 'Karen Sheffield, General Manager, TEC:'; 'Bryon Burrows, P.E., TEC:'; 'Tom Davis, P.E. Environmental Consulting & Technology:'; 'Diana Lee, P.E., HCEPC:'; Nasca, Mara; 'Jim Little, U.S. EPA Region 4:'; 'Katy Forney, U.S. EPA Region 4:'; 'Catherine Collins, U.S. Fish and Wildlife Service:'; 'Sandra Silva, U.S. Fish and Wildlife Service:'
Cc: Linero, Alvaro; Cascio, Tom; Walker, Elizabeth (AIR); Gibson, Victoria
Subject: Tampa Electric Company - Facility #0570039-027-AC-Final
Sent: 1/16/2008 12:30 PM

was read on 1/16/2008 4:17 PM.

Harvey, Mary

From: Sandra_V_Silva@fws.gov
Sent: Wednesday, January 16, 2008 1:13 PM
To: Harvey, Mary
Subject: Re: Tampa Electric Company - Facility #0570039-027-AC-Final

Sandra V. Silva
Chief, FWS Air Quality Branch
sandra_v_silva@fws.gov
(303) 914-3801

Harvey, Mary

From: Sandra_V_Silva@fws.gov
Sent: Wednesday, January 16, 2008 1:12 PM
To: Harvey, Mary
Subject: Tampa Electric Company - Facility #0570039-027-AC-Final

Return Receipt

Your document: Tampa Electric Company - Facility #0570039-027-AC-Final

was received by: Sandra V Silva/R9/FWS/DOI

at: 01/16/2008 11:12:30 AM

Harvey, Mary

From: Karen Sheffield [kashffield@tecoenergy.com]
Sent: Wednesday, January 16, 2008 2:08 PM
To: Harvey, Mary
Subject: Re: Tampa Electric Company - Facility #0570039-027-AC-Final

I received the referenced document.

>>> "Harvey, Mary" <Mary.Harvey@dep.state.fl.us> 01/16/2008 12:30 PM >>>

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Thank you,

DEP, Bureau of Air Regulation

The Department of Environmental Protection values your feedback as a customer. DEP Secretary Michael W. Sole is committed to continuously assessing and improving the level and quality of services provided to you. Please take a few minutes to comment on the quality of service you received. Simply click on [this link](#) to the DEP Customer Survey. Thank you in advance for completing the survey.

Harvey, Mary

From: Tom Davis [tdavis@ectinc.com]
Sent: Wednesday, January 16, 2008 1:30 PM
To: Harvey, Mary
Subject: RE: Tampa Electric Company - Facility #0570039-027-AC-Final

From: Harvey, Mary [mailto:Mary.Harvey@dep.state.fl.us]
Sent: Wednesday, January 16, 2008 12:30 PM
To: Karen Sheffield, General Manager, TEC;; Bryon Burrows, P.E., TEC;; Tom Davis, P.E. Environmental Consulting & Technology;; Diana Lee, P.E., HCEPC;; Nasca, Mara; Jim Little, U.S. EPA Region 4;; Katy Forney, U.S. EPA Region 4;; Catherine Collins, U.S. Fish and Wildlife Service;; Sandra Silva, U.S. Fish and Wildlife Service;
Cc: Linero, Alvaro; Cascio, Tom; Walker, Elizabeth (AIR); Gibson, Victoria
Subject: Tampa Electric Company - Facility #0570039-027-AC-Final

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1/16/2008

Harvey, Mary

From: Byron Burrows [btburrows@tecoenergy.com]
Sent: Wednesday, January 16, 2008 12:57 PM
To: Harvey, Mary
Subject: Re: Tampa Electric Company - Facility #0570039-027-AC-Final

Received. thanks.

>>> "Harvey, Mary" <Mary.Harvey@dep.state.fl.us> 01/16/08 12:30:28 PM >>>

Dear Sir/Madam:

Please send a "reply" message verifying receipt of the attached document(s); this may be done by selecting "Reply" on the menu bar of your e-mail software and then selecting "Send". We must receive verification of receipt and your reply will preclude subsequent e-mail transmissions to verify receipt of the document(s).

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Harvey, Mary

From: Cascio, Tom
To: Harvey, Mary
Sent: Wednesday, January 16, 2008 12:58 PM
Subject: Read: Tampa Electric Company - Facility #0570039-027-AC-Final

Your message

To: 'Karen Sheffield, General Manager, TEC:; 'Bryon Burrows, P.E., TEC:; 'Tom Davis, P.E. Environmental Consulting & Technology:; 'Diana Lee, P.E., HCEPC:; Nasca, Mara; 'Jim Little, U.S. EPA Region 4:; 'Katy Forney, U.S. EPA Region 4:; 'Catherine Collins, U.S. Fish and Wildlife Service:; 'Sandra Silva, U.S. Fish and Wildlife Service:'
Cc: Linero, Alvaro; Cascio, Tom; Walker, Elizabeth (AIR); Gibson, Victoria
Subject: Tampa Electric Company - Facility #0570039-027-AC-Final
Sent: 1/16/2008 12:30 PM

was read on 1/16/2008 12:58 PM.

Harvey, Mary

From: Lee, Diana [Lee@epchc.org]
To: Harvey, Mary
Sent: Wednesday, January 16, 2008 1:06 PM
Subject: Read: Tampa Electric Company - Facility #0570039-027-AC-Final

Your message

To: Lee@epchc.org
Subject:

was read on 1/16/2008 1:06 PM.

Harvey, Mary

From: Forney.Kathleen@epamail.epa.gov
Sent: Wednesday, January 16, 2008 12:35 PM
To: Harvey, Mary
Subject: Re: FW: Tampa Electric Company - Facility #0570039-027-AC-Final

thanks

Katy R. Forney
Air Permits Section
EPA - Region 4
61 Forsyth St., SW
Atlanta, GA 30024

Phone: 404-562-9130
Fax: 404-562-9019

"Harvey, Mary"
<Mary.Harvey@dep
.state.fl.us>

01/16/2008 12:31
PM

To
Kathleen Forney/R4/USEPA/US@EPA,
James Little/R4/USEPA/US@EPA

cc

Subject
FW: Tampa Electric Company -
Facility #0570039-027-AC-Final

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From: Harvey, Mary
Sent: Wednesday, January 16, 2008 12:30 PM
To: 'Karen Sheffield, General Manager, TEC: '; 'Bryon Burrows, P.E., TEC: '; 'Tom Davis, P.E. Environmental Consulting & Technology: '; 'Diana Lee, P.E., HCEPC: '; Nasca, Mara; 'Jim Little, U.S. EPA Region 4: '; 'Katy Forney, U.S. EPA Region 4: '; 'Catherine Collins, U.S. Fish and Wildlife Service: '; 'Sandra Silva, U.S. Fish and Wildlife Service: '
Cc: Linero, Alvaro; Cascio, Tom; Walker, Elizabeth (AIR); Gibson, Victoria
Subject: Tampa Electric Company - Facility #0570039-027-AC-Final

Dear Sir/Madam:

Harvey, Mary

From: Nasca, Mara
Sent: Wednesday, January 16, 2008 12:41 PM
To: Harvey, Mary
Subject: RE: Tampa Electric Company - Facility #0570039-027-AC-Final

Thanks Mary

Mara Grace Nasca
District Air Program Administrator
Department of Environmental Protection
Division of Air Resource Management
Southwest District
(813) 632-7600, Ext. 124
Suncom 514-9155, Ext. 124
Fax (813) 632-7668

From: Harvey, Mary
Sent: Wednesday, January 16, 2008 12:30 PM
To: 'Karen Sheffield, General Manager, TEC:>'; 'Bryon Burrows, P.E., TEC:>'; 'Tom Davis, P.E. Environmental Consulting & Technology:>'; 'Diana Lee, P.E., HCEPC:>'; Nasca, Mara; 'Jim Little, U.S. EPA Region 4:>'; 'Katy Forney, U.S. EPA Region 4:>'; 'Catherine Collins, U.S. Fish and Wildlife Service:>'; 'Sandra Silva, U.S. Fish and Wildlife Service:.'
Cc: Linero, Alvaro; Cascio, Tom; Walker, Elizabeth (AIR); Gibson, Victoria
Subject: Tampa Electric Company - Facility #0570039-027-AC-Final

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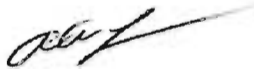
Thank you,

DEP, Bureau of Air Regulation

1/16/2008

Florida Department of Environmental Protection

Memorandum

TO: Trina Vielhauer
FROM: Al Linero and Tom Cascio 
DATE: August 1, 2007
SUBJECT: Carbon Monoxide (CO) Emission Limit - Big Bend Unit 4
DEP File No. 0570039-027-AC (PSD-FL-390)

Attached is the draft public notice package for the Tampa Electric Company (TEC) Big Bend Station Unit 4 carbon monoxide (CO) best available control technology determination (BACT).

The CO increase occurs (or will occur) when TEC actually operates the low NO_x burners (LNB) and separate overfire (SOFA) in an aggressive mode that minimizes lower furnace oxygen for the purpose of reducing NO_x.

The previous CO BACT determinations were conducted by EPA in 1981 and 1985. The limits were 0.014 and 0.029 lb/mmBtu respectively. TECO requested a limit of 0.20 lb CO/mmBtu and referred to some of the limits for other CO BACT determinations for other CAIR projects. However those were made for projects in the conceptual phase in contrast with this project for which construction is actually complete (i.e. LNB, SOFA and SCR). Also, those projects did not already have CO BACT limits.

We have proposed a limit of 0.15 lb/mmBtu and believe it can be achieved consistently on a 30-day basis. It is within the range of recent BACT CO level for new units (0.10 to 0.20 lb/mmBtu) and less than CO BACT determinations issued for projects out of state.

We recommend your approval of the attached package.

AAL/al

Attachments

*See
Comments
throughout*



Florida Department of Environmental Protection

Bob Martinez Center
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

Charlie Crist
Governor

Jeff Kottkamp
Lt. Governor

Michael W. Sole
Secretary

August 3, 2007

Electronically sent – Received Receipt requested.

kasheffield@tecoenergy.com

Ms. Karen Sheffield, General Manager
Big Bend Station
Tampa Electric Company
Post Office Box 111
Tampa, Florida 33601-0111

Re: Carbon Monoxide (CO) Emission Limit - Big Bend Unit 4
DEP File No. 0570039-027-AC (PSD-FL-390)

Dear Ms. Sheffield:

Enclosed is one copy of the draft air construction permit pursuant to the rules for the Prevention of Significant Deterioration of Air Quality (PSD permit). The PSD permit will authorize an increase in CO emissions due to the installation of low nitrogen oxides burners and a separate overfire air system on Unit 4 at the Big Bend Station in Tampa, Hillsborough County. The Department's Intent to Issue PSD Permit, the Technical Evaluation and Preliminary Determination, and the Public Notice of Intent to Issue PSD Permit are also included.

The Public Notice must be published one time only as soon as possible in a newspaper of general circulation in the area affected, pursuant to the requirements of Chapter 50, Florida Statutes. Proof of publication, such as a newspaper affidavit, must be provided to the Department's Bureau of Air Regulation office within seven days of publication. Failure to publish the notice and provide proof of publication within the allotted time may result in denial of the permit modification.

Please submit any written comments you wish to have considered concerning the Department's proposed action to A.A. Linero, Program Administrator, at the letterhead address. If you have any questions regarding this matter, please contact Tom Cascio at (850) 921-9526 or Debbie Nelson at (850) 921-9537.

Sincerely,

Trina L. Vielhauer, Chief
Bureau of Air Regulation

TLV/aal

Enclosures

In the Matter of an
Application for Permit by:

Ms. Karen Sheffield, General Manager
Big Bend Station
Tampa Electric Company
Post Office Box 111
Tampa, Florida 33601-0111

DEP File No. 0570039-027-AC
Draft Permit No. PSD-FL-390
Carbon Monoxide (CO) Emission Limit
Unit 4 Steam Generator
Hillsborough County

INTENT TO ISSUE PSD PERMIT

The Department of Environmental Protection (Department) gives notice of its intent to issue a permit pursuant to the rules for the Prevention of Significant Deterioration of Air Quality (PSD Permit), copy of DRAFT Permit attached, for the proposed project as detailed in the application specified above and the enclosed Technical Evaluation and Preliminary Determination for the reasons stated below.

The applicant, Tampa Electric Company (TEC), operates the Big Bend Station located at 13031 Wyandotte Road, Apollo Beach, Hillsborough County. TEC applied for a permit to increase CO emissions due to installation of low nitrogen oxides burners and separate overfire air equipment in the furnace of the existing Unit 4 steam generator at the plant.

The Department has permitting jurisdiction under the provisions of Chapter 403, Florida Statutes (F.S.), Florida Administrative Code (F.A.C.) Chapters 62-4, 62-210, and 62-212. The above actions are not exempt from permitting procedures. The Department has determined that an air construction permit pursuant to the rules for the Prevention of Significant Deterioration of Air Quality (PSD) is required.

The Department intends to issue this PSD Permit based on the belief that reasonable assurances have been provided to indicate that operation of these emission units will not adversely impact air quality, and the emission units will comply with all appropriate provisions of Chapters 62-4, 62-204, 62-210, 62-212, 62-296 and 62-297, F.A.C.

Pursuant to Section 403.815, F.S., and Rule 62-110.106(7)(a)1., F.A.C., you (the applicant) are required to publish at your own expense the enclosed Public Notice of Intent to Issue PSD Permit. The notice shall be published one time only in the legal advertisement section of a newspaper of general circulation in the area affected. Rule 62-110.106(7)(b), F.A.C., requires that the applicant cause the notice to be published as soon as possible after notification by the Department of its intended action. For the purpose of these rules, publication in a "newspaper of general circulation in the area affected" means publication in a newspaper meeting the requirements of Sections 50.011 and 50.031, F.S., in the county where the activity is to take place. If you are uncertain that a newspaper meets these requirements, please contact the Department at the address or telephone number listed below. The applicant shall provide proof of publication to the Department's Bureau of Air Regulation, at 2600 Blair Stone Road, Mail Station #5505, Tallahassee, Florida 32399-2400 (Telephone: 850/488-0114; Fax 850/921-9533). You must provide proof of publication within seven days of publication, pursuant to Rule 62-110.106(5) & (9), F.A.C. No permitting action for which published notice is required shall be granted until proof of publication of notice is made by furnishing a uniform affidavit in substantially the form prescribed in section 50.051, F.S. to the office of the Department issuing the permit. Failure to publish the notice and provide proof of publication may result in the denial of the permit pursuant to Rules 62-110.106(9) & (11), F.A.C.

The Department will issue the final permit with the attached conditions unless a response received in accordance with the following procedures results in a different decision or significant change of terms or conditions.

The Department will accept written comments and requests for public meetings concerning the proposed permit issuance action for a period of 30 days from the date of publication of the enclosed Public Notice. Written comments should be provided to the Department's Bureau of Air Regulation at 2600 Blair Stone Road, Mail Station #5505, Tallahassee, Florida 32399-2400. Any written comments filed shall be made available for public inspection. If comments received result in a change in the proposed agency action, the Department shall revise the proposed permit and require, if applicable, another Public Notice.

The Department will issue the permit with the attached conditions unless a timely petition for an administrative hearing is filed pursuant to sections 120.569 and 120.57, F.S., before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below.

A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative proceeding (hearing) under sections 120.569 and 120.57 of the Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station #35, Tallahassee, Florida, 32399-3000. Petitions filed by the permit applicant or any of the parties listed below must be filed within fourteen days of receipt of this notice of intent. Petitions filed by any persons other than those entitled to written notice under section 120.60(3), F.S., must be filed within 14 days of publication of the public notice or within fourteen days of receipt of this notice of intent, whichever occurs first. Under section 120.60(3), however, any person who asked the Department for notice of agency action may file a petition within fourteen days of receipt of that notice, regardless of the date of publication. A petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, F.A.C.

A petition that disputes the material facts on which the Department's action is based must contain the following information: (a) The name and address of each agency affected and each agency's file or identification number, if known; (b) The name, address, and telephone number of the petitioner, the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination; (c) A statement of when and how the petitioner received notice of the agency decision; (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate; (e) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; and (g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts upon which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above. Mediation is not available in this proceeding.

Executed in Tallahassee, Florida.



Trina L. Vielhauer, Chief
Bureau of Air Regulation

CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies that this Intent to Issue Air Construction Permit (including the Public Notice, Technical Evaluation, and the Draft permit) and all copies were sent electronically (with Received Receipt) before the close of business on **August 3, 2007** to the persons listed:

Karen Sheffield, General Manager, TEC: kasheffield@tecoenergy.com

Bryon Burrows, P.E., TEC: btburrows@tecoenergy.com

Tom Davis, P.E. Environmental Consulting & Technology: tdavis@ectinc.com

Diana Lee, P.E., HCEPC: lee@epchc.org

Mara Nasca, DEP SWD: mara.nasca@dep.state.fl.us

Jim Little, U.S. EPA Region 4: little.james@epamail.epa.gov

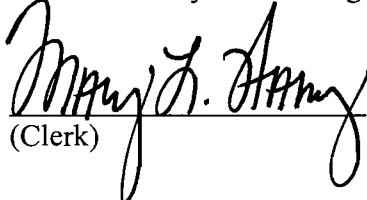
Katy Forney, U.S. EPA Region 4: forney.kathleen@epa.gov

Catherine Collins, U.S. Fish and Wildlife Service: catherine_collins@fws.gov

Sandra Silva, U.S. Fish and Wildlife Service: sandra_silva@fws.gov

Clerk Stamp

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



(Clerk)

8/3/07
(Date)

PUBLIC NOTICE OF INTENT TO ISSUE PSD PERMIT

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROTECTION

DEP File No. 0570039-027-AC (PSD-FL-390)

Tampa Electric Company Big Bend Station
Hillsborough County

The Department of Environmental Protection (Department) gives notice of its intent to issue an air construction permit pursuant to the rules for the Prevention of Significant Deterioration of Air Quality (PSD Permit) to Tampa Electric Company (TEC) for Unit 4 at the Big Bend Station located at 13031 Wyandotte Road, Apollo Beach, Hillsborough County. A determination of best available control technology (BACT) was required for emissions of carbon monoxide (CO). The applicant's mailing address is: Tampa Electric Company, Post Office Box 111, Tampa, Florida 33601-0111.

The TEC Big Bend Station consists of four coal and petroleum coke-fueled electrical steam units, three simple-cycle combustion turbines, support facilities and ancillary equipment. A pollution reduction program was implemented by TEC pursuant to a Consent Final Judgment (CFJ) with the Department and a Consent Decree (CD) with the Environmental Protection Agency to reduce emissions from its coal fired units.

There have been very substantial reductions of nitrogen oxides (NO_x - an ozone/smog precursor) following installation of low NO_x burners (LNB), a separate overfire air (SOFA) system and a selective catalytic reduction system (SCR) system on Unit 4. NO_x emissions from Unit 4 have been reduced from approximately 0.40 pounds per million Btu heat input (lb/mmBtu) in 1998 to 0.10 lb/mmBtu since May 2007. This is the lowest NO_x limit for a coal-fueled unit in the state and among the lowest in the country.

An effect of the LNB and SOFA projects is increased carbon monoxide (CO) emissions. The Department conducted a BACT determination and proposes a limit of 0.15 lb CO/mmBtu on a 30-day basis. This value represents an optimization of the LNB, SOFA and SCR systems while limiting CO emissions to a value consistent with most of the recent CO BACT determinations for new units. The Department requires installation of a continuous emission monitoring system (CEMS) for determination of compliance with the BACT limit.

The Department reviewed an ambient air modeling analysis submitted by TEC and concluded that the increased CO emissions will not cause or contribute to any violation of the ambient air quality standards. A full description of the project and the Department's review are available under the power plant section at:

www.dep.state.fl.us/Air/permitting/construction.htm

The Department will issue the final PSD Permit unless a response received in accordance with the following procedures results in a different decision or significant change of terms or conditions.

The Department will accept written comments concerning the proposed permit issuance action and requests for a public meeting for a period of 30 days from the date of publication of Public Notice of Intent to Issue PSD Permit. Written comments should be provided to the Department's Bureau of Air Regulation at 2600 Blair Stone Road, Mail Station #5505, Tallahassee, Florida 32399-2400. Any written comments filed shall be made available for public inspection. If written comments received result in a significant change in the proposed agency action, the Department shall revise the proposed permit and require, if applicable, another Public Notice.

The Department will issue the permit with the attached conditions unless a timely petition for an administrative hearing is filed pursuant to Sections 120.569 and 120.57, F.S., before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below. Mediation is not available in this proceeding.

Notice for Publication in Newspaper

A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative proceeding (hearing) under sections 120.569 and 120.57, F.S. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station # 35, Tallahassee, Florida, 32399-3000. Petitions filed by the permit applicant or any of the parties listed below must be filed within fourteen days of receipt of this notice of intent. Petitions filed by any persons other than those entitled to written notice under section 120.60(3), F.S. must be filed within fourteen days of publication of the public notice or within fourteen days of receipt of this notice of intent, whichever occurs first. Under section 120.60(3), however, any person who asked the Department for notice of agency action may file a petition within fourteen (14) days of receipt of that notice, regardless of the date of publication. A petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205 of the Florida Administrative Code.

A petition that disputes the material facts on which the Department's action is based must contain the following information: (a) The name and address of each agency affected and each agency's file or identification number, if known; (b) The name, address, and telephone number of the petitioner, the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination; (c) A statement of when and how the petitioner received notice of the agency decision; (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate; (e) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle the petitioner to relief; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; and (g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts upon which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C. Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

A complete project file is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at:

Dept. of Environmental Protection Bureau of Air Regulation Suite 4, 111 S. Magnolia Drive Tallahassee, Florida 32301 Telephone: (850)488-0114 Fax: (850)922-6979	Dept. of Environmental Protection Southwest District Office 13051 North Telecom Parkway Temple Terrace, Florida 33673-0926 Phone: 813/632-7600 Fax: (813)632-7665	Hillsborough County Environmental Protection Commission Air Management Division 3629 Queen Palm Dr Tampa, FL 33619-1309 Telephone: (813)627-2600
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The complete project file includes the application, technical evaluations, Draft Permit, and the information submitted by the responsible official, exclusive of confidential records under Section 403.111, F.S. Interested persons may contact the Program Administrator, South Permitting Section at 111 South Magnolia Drive, Suite 4, Tallahassee, Florida 32301 or call 850/921-9523 for additional information.

Notice for Publication in Newspaper

PERMITTEE:

Tampa Electric Company
Post Office Box 111
Tampa, Florida 33601-0111

Authorized Representative:

Ms. Karen Sheffield, General Manager
Big Bend Station

DEP File No. 0570039-027-AC
Draft Permit No. PSD-FL-390
Carbon Monoxide (CO) Emission Limit
Big Bend Station Unit No. 4
Hillsborough County
Expires: June 30, 2008

PROJECT AND LOCATION

This permit authorizes the increase of carbon monoxide (CO) emissions pursuant to a determination of best available control technology (BACT) and requires the installation of a continuous emissions monitoring system (CO-CEMS) following recently completed installation and operation of required nitrogen oxides (NO_x) control systems on the Unit No. 4 steam generator. The Tampa Electric Company (TEC) Big Bend Station is located at 13031 Wyandotte Road, Apollo Beach, Hillsborough County. UTM Coordinates are Zone 17, 361.9 km East and 3075.0 km North; Latitude: 27° 47' 36" North and Longitude: 82° 24' 11" West.

STATEMENT OF BASIS

This permit is issued under the provisions of Chapter 403 of the Florida Statutes (F.S.), and Chapters 62-4, 62-204, 62-210, 62-212, 62-296, and 62-297 of the Florida Administrative Code (F.A.C.). The permittee is authorized to perform the proposed work in accordance with the conditions of this permit and as described in the application, approved drawings, plans, and other documents on file with the Department of Environmental Protection (Department).

CONTENTS

- Section 1. General Information
- Section 2. Administrative Requirements
- Section 3. Emissions Units Specific Conditions
- Section 4. Appendices

(DRAFT)

Joseph Kahn, Director (Date)
Division of Air Resource Management

SECTION 1. GENERAL INFORMATION

FACILITY AND PROJECT DESCRIPTION

This facility consists of:

- Four coal and petroleum coke-fueled steam electrical generating units (Units 1, 2, 3 and 4);
- Three simple-cycle combustion turbines (CT Nos. 1, 2, and 3);
- Solid fuels, fly ash, limestone, gypsum, slag, and bottom ash storage and handling facilities; and
- Fuel oil storage tanks.

Emissions from Units 1 through 4 are controlled by electrostatic precipitators (ESP), and flue gas desulfurization (FGD) systems. There are ongoing NO_x control projects pursuant to a Consent Final Judgment (CFJ) between TEC and the Department and a Consent Decree (CD) between TEC and the United States Environmental Protection Agency (EPA).

This permit/project authorizes the increase of CO emissions pursuant to a BACT determination and requires the installation of a CO-CEMS following recently completed installation and operation of required NO_x control systems on Unit 4. NO_x emissions from Unit 4 are controlled by low NO_x burners (LNB), separate overfire air (SOFA) and selective catalytic reduction (SCR) pursuant to the requirements of the CFJ and CD.

EMISSIONS UNITS

This permit addresses the following emissions unit:

Emissions Unit ID No.	Brief Emissions Unit Description
004	Big Bend Unit No. 4 Steam Generator

REGULATORY CLASSIFICATION

The facility is a major source of hazardous air pollutants (HAP).

The facility is a Title V major source of air pollution in accordance with Chapter 213, F.A.C.

The facility is a major stationary source (PSD-major source) in accordance with Rule 62-212.400, F.A.C.

The facility operates units subject to the Standards of Performance for New Stationary Sources pursuant to 40 Code of Federal Regulations (CFR) Part 60.

Unit 4 is not subject to the National Emissions Standards for Hazardous Air Pollutants pursuant to 40 CFR Part 63.

The facility operates units subject to the Acid Rain provisions of the Clean Air Act.

The facility operates units subject to the Federal Clean Air Interstate Rule (CAIR) in accordance with the Final Department Rules issued pursuant to CAIR as implemented by FDEP in Rule 62-296.470, Florida Administrative Code (F.A.C.).

The facility operates units subject to the Federal Clean Air Mercury Rule (CAMR) implemented by the Department in Rule 62-296.480, F.A.C.

The facility was originally certified pursuant to the power plant siting provisions of Chapter 62-17, F.A.C.

RELEVANT DOCUMENTS

The following relevant documents are not a part of this permit, but helped form the basis for this permitting action: the permit application and additional information received to make it complete; and the Department's Technical Evaluation and Preliminary Determination.

SECTION 2. ADMINISTRATIVE REQUIREMENTS

1. Permitting Authority: The Permitting Authority for this project is the Bureau of Air Regulation in the Division of Air Resource Management of the Department. The mailing address for the Bureau of Air Regulation is 2600 Blair Stone Road, MS #5505, Tallahassee, Florida 32399-2400.
2. Compliance Authority: All documents related to compliance activities such as reports, tests, and notifications shall be submitted to the Hillsborough County Environmental Protection Commission (HCEPC), Air Management Division. The mailing address and phone number of the HCEPC are 3629 Queen Palm Drive, Tampa, Florida 33619-1309; (813)627-2600 and (813)627-2620 (fax).
3. Appendices: The following Appendices are attached as part of this permit: Appendix BD (Final BACT Determinations and Emissions Standards); Appendix GC (General Conditions).
4. Applicable Regulations, Forms and Application Procedures: Unless otherwise specified in this permit, the construction and operation of the subject emissions units shall be in accordance with the capacities and specifications stated in the application. The facility is subject to all applicable provisions of: Chapter 403, F.S.; and Chapters 62-4, 62-204, 62-210, 62-212, 62-213, 62-296, and 62-297, F.A.C. Issuance of this permit does not relieve the permittee from compliance with any applicable federal, state, or local permitting or regulations.
5. New or Additional Conditions: For good cause shown and after notice and an administrative hearing, if requested, the Department may require the permittee to conform to new or additional conditions. The Department shall allow the permittee a reasonable time to conform to the new or additional conditions, and on application of the permittee, the Department may grant additional time. [Rule 62-4.080, F.A.C.]
6. Modifications: No emissions unit shall be constructed or modified without obtaining an air construction permit from the Department. Such permit shall be obtained prior to beginning construction or modification. [Rules 62-210.300(1) and 62-212.300(1)(a), F.A.C.]
7. Title V Permit: This permit authorizes specific modifications and/or new construction on the affected emissions units as well as initial operation to determine compliance with conditions of this permit. A Title V operation permit is required for regular operation of the permitted emissions unit. The permittee shall apply for a Title V operation permit at least 90 days prior to expiration of this permit, but no later than 180 days after completing the required work and commencing operation. To apply for a Title V operation permit, the applicant shall submit the appropriate application form, compliance test results, and such additional information as the Department may by law require. The application shall be submitted to the Bureau of Air Regulation with copies to the Compliance Authority. [Rules 62-4.030, 62-4.050, 62-4.220, and Chapter 62-213, F.A.C.]

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

This section of the permit addresses the following emissions unit.

Emissions Unit ID No.	Detailed Emissions Unit Description
004	Unit No. 4 is a 4330 million British thermal units (mmBtu)/hour heat input, dry-bottom tangentially fired utility boiler. The generator nameplate capacity is 486 megawatts (MW). Unit No. 4 began commercial operation in 1985. Particulate matter (PM) emissions generated during the operation of the unit are controlled by a dry electrostatic precipitator (ESP) manufactured by Belco. The control efficiency of the ESP is 99.7%. Sulfur dioxide emissions are controlled by flue gas desulfurization equipment manufactured by Research-Cottrell. The fuel fired in Unit No. 4 consists of coal, or a coal/petroleum coke blend containing a maximum of 20% petroleum coke by weight, or coal blended with coal residual* generated from the Polk Power Station, or a coal/petroleum coke blend further blended with coal residual generated from the Polk Power Station. The unit is also equipped with an Acid Rain sulfur dioxide (SO ₂) and nitrogen oxides continuous emissions monitoring system (NO _x -CEMS) and shall be equipped with a carbon monoxide continuous emissions monitoring system (CO-CEMS).

* The types and amounts of allowed coal residual are given in Permit 0570039-017-AV

APPLICABLE STANDARDS AND REGULATIONS

1. BACT Determinations: The emission unit addressed in this section is subject to a best available control technology (BACT) determination for CO. [Rule 62-212.400, F.A.C.]
2. Standards of Performance for New Stationary Sources (NSPS) Requirements: Unit 4 boiler shall comply with all applicable requirements of 40 CFR 60, listed below, adopted by reference in Rule 62-204.800(7)(b), F.A.C.
 - (a) Subpart A, General Provisions, including:
 - 40 CFR 60.7, Notification and Record Keeping
 - 40 CFR 60.8, Performance Tests
 - 40 CFR 60.11, Compliance with Standards and Maintenance Requirements
 - 40 CFR 60.12, Circumvention
 - 40 CFR 60.13, Monitoring Requirements
 - 40 CFR 60.19, General Notification and Reporting Requirements
 - (b) Subpart Da, Standards of Performance for Electric Utility Steam Generating Units for Which Construction is Commenced After September 18, 1978.

ADMINISTRATIVE REQUIREMENTS

3. Relation to Other Permits: The conditions of this permit are in addition to those of any other air construction or operation permits for this facility. [Rule 62-4.030, 62-4.210, and 62-210.300(1)(b), F.A.C.]

CONTROL TECHNOLOGY

4. LNB and SOFA Systems: The permittee shall operate and maintain the LNB and SOFA systems that control NO_x while adhering to good combustion practices (GCP) to achieve the BACT CO emissions limits set by this permit. [Rules 62-4.070, 62-210.200 (BACT) and 62-212.400 (PSD), F.A.C.]

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

EMISSION STANDARDS

5. Emission Standard for Carbon monoxide (CO): CO emissions from Unit 4 shall not exceed 0.15 pounds per million Btu heat input (lb/mmBtu) on a 30-operating day rolling average as demonstrated by the required CO-CEMS. Emissions of CO from Unit 4 shall not exceed 0.15 lb/mmBtu on the basis of three 1-hour test runs conducted in accordance with EPA Method 10. [62-210.200 (BACT) and 62-212.400(PSD), F.A.C.]

EMISSIONS COMPLIANCE DEMONSTRATION

6. Initial Compliance Demonstration: The permittee shall by September 30, 2007 conduct an initial compliance demonstration for CO with the LNB, SOFA and SCR systems engaged. Tests shall be conducted between 90% and 100% of permitted capacity while firing a coal and petcoke blend or a blend of coal, petcoke and coal residual. [Rule 62-297.310(7)(a)1, F.A.C.]
7. Continuous Compliance with CO limits: Upon certification of the CO-CEMS, pursuant to condition 10 below, compliance with the 30 operating day rolling average shall be demonstrated using data collected from the required CEMS. [Rule 62-4.070(3), F.A.C.]
8. Stack Test Methods: Required tests shall be performed in accordance with the following reference method, or other methods approved by EPA.

Method	Description of Method and Comments
10	Determination of Carbon Monoxide Emissions

The methods are described in 40 CFR 60, Appendix A, and adopted by reference in Rule 62-204.800, F.A.C. No other methods may be used for compliance testing unless prior written approval is received from the administrator of the Department's Emissions Monitoring Section in accordance with an alternate sampling procedure pursuant to 62-297.620, F.A.C. [Rules 62-204.800, F.A.C.; 40 CFR 60, Appendix A]

9. Stack Test Results. Compliance test results shall be submitted to the compliance authority described in Section 2, Specific Condition 2, above, no later than 45 days after completion of the last test run. The test results shall include measures such as operating ranges (such as percent oxygen, settings on the SOFA system or other furnace parameters) that will provide the permittee, the Department and the compliance authority assurance of continuing compliance through the certification of the CO-CEMS. [Rule 62-297.310(8), F.A.C.]

CONTINUOUS EMISSIONS MONITORING SYSTEM (CEMS)

10. Requirement to Install CEMS: The CO-CEMS shall be installed by December 31, 2007. [Rules 62-4.070(3), 62-210.200(BACT), F.A.C.]
11. Additional Requirements – Appendix CEMS: Additional requirements applicable to the CO-CEMS are give in Section 4, Appendix CEMS.

REPORTING AND RECORD KEEPING REQUIREMENTS

12. Emissions Performance Test Reports: A report indicating the results of any required emissions performance tests shall be submitted to the compliance authority no later than 45 days after completion of the last test run. The test report shall provide sufficient detail on the tested emission unit and the procedures used to allow the Department to determine if the test was properly conducted and if the test results were properly computed. At a minimum, the test report shall provide the applicable information listed in Rule 62-297.310(8)(c), F.A.C. and in Appendix GC of this permit. [Rule 62-297.310(8), F.A.C.]

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

13. Excess Emissions Reporting:

- a. *Malfunction Notification:* If emissions in excess of a standard (subject to the specified averaging period) occur due to malfunction, the permittee shall notify the compliance authority within (1) working day of: the nature, extent, and duration of the excess emissions; the cause of the excess emissions; and the actions taken to correct the problem. The Department may request a written summary report of the incident.
- b. *SIP Quarterly Report:* Within 30 days following the end of each calendar-quarter, the permittee shall submit a report to the Compliance Authority summarizing periods of CO emissions in excess of the BACT permit standard following the NSPS format in 40 CFR 60.7(c), Subpart A. In addition, the report shall summarize the CO CEMS system monitor availability for the previous quarter.
- c. *NSPS Reporting:* Within 30 days following the calendar quarter, the permittee shall submit the written reports required by 40 CFR 60 Subpart D (Standards of Performance for Fossil-Fuel Fired Steam Generators) for the previous semi-annual period to the Compliance Authority.

{Note: If there are no periods of excess emissions as defined in 40 CFR, Part 60, Subpart D, a statement to that effect may be submitted with the SIP Quarterly Report to suffice for the NSPS Semi-Annual Report.}

[Rules 62-4.130, 62-204.800, 62-210.700(6) and 62-212.400(BACT), F.A.C., and 40 CFR 60.7]

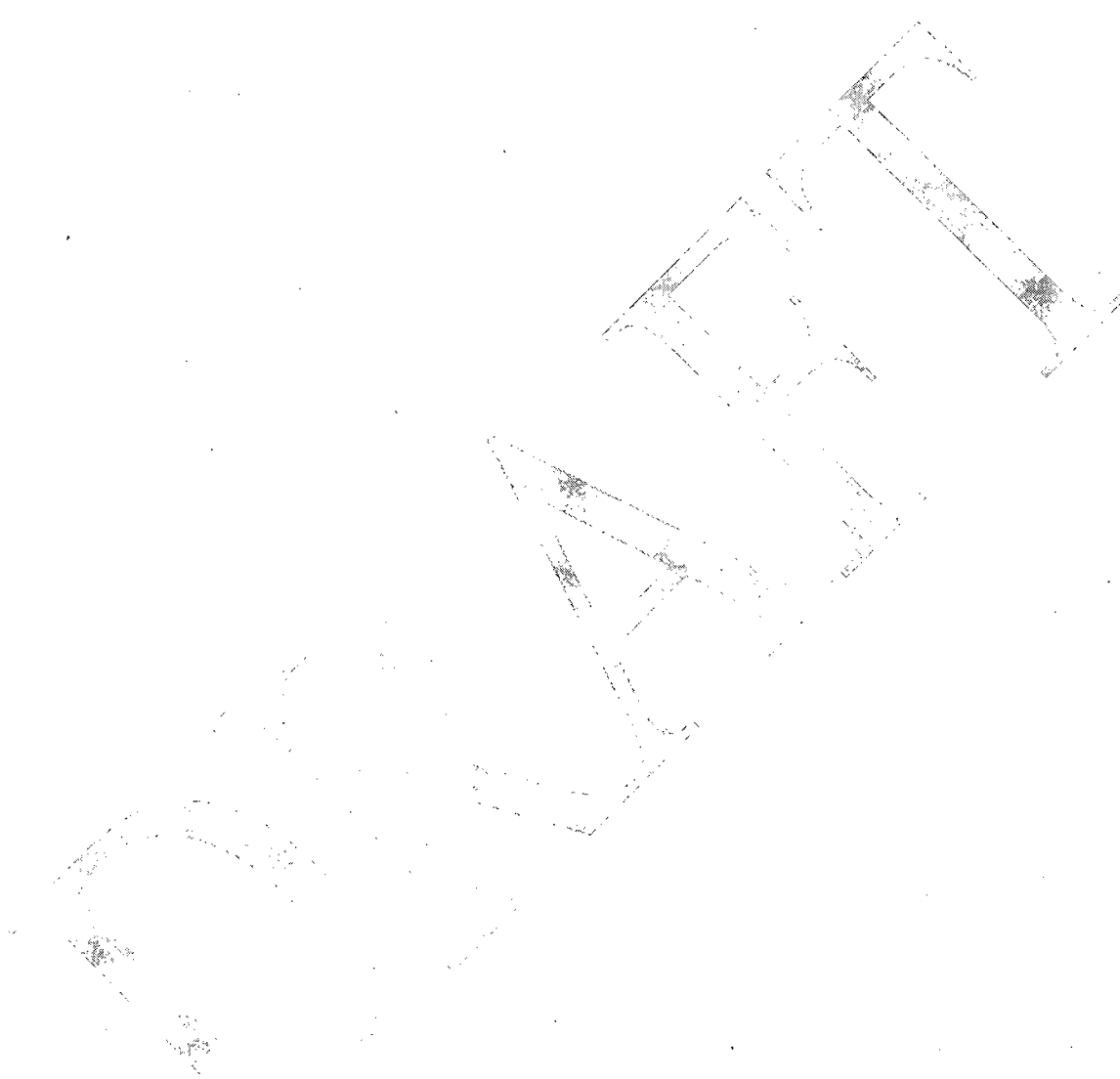
14. Annual Operating Report: The permittee shall submit an annual report that summarizes the actual operating hours and emissions from this facility in accordance with 62-210.370. Annual operating reports shall be submitted to the Compliance Authority by March 1st of each year. [Rule 62-210.370(2), F.A.C.]
15. Monthly CO-CEMS Report: Upon certification of the CO-CEMS the permittee shall submit, on a monthly basis, a report in electronic file format which includes Unit 3 CO, NO_x, and heat input data. The report shall be submitted by the 15th of each month by mailing a compact disc to the Department's Bureau of Air Regulation Permitting South Section and shall include all hourly readings from the previous month. Alternatively, upon contacting the Bureau's project engineer, the file may be emailed to the appropriate Bureau personnel.

SECTION 4. APPENDICES

APPENDIX BD

The Department establishes the following standards as the best available control technology (BACT) for the TEC Big Bend Unit 4 steam generator:

Emissions of CO shall not exceed 0.15 lb/mmBtu heat input on a 30-operating day rolling average as demonstrated by the required CO-CEMS. An initial 3 run test will be used to demonstrate the initial compliance with a 3-hour 0.15 lb/mmBtu limit.



SECTION 4. APPENDICES

APPENDIX CEMS

UNIT 4 CO EMISSION STANDARDS AND CO-CEMS

1. Emission Standard for Carbon Monoxide (CO): CO emissions from Unit 4 shall not exceed 0.15 pounds per million Btu heat input (lb/mmBtu) on a 30-operating day rolling average as demonstrated by the required CO-CEMS. Emissions of CO from Unit 4 shall not exceed 0.15 lb/mmBtu on the basis of three 1-hour test runs conducted in accordance with EPA Method 10. [62-210.200 (BACT) and 62-212.400(PSD), F.A.C.]
2. CEMS Required for Demonstrating Compliance: The owner or operator shall properly install, calibrate, maintain and operate a continuous emissions monitoring system (CEMS) to measure and record emissions of CO in the units of parts per million (ppm) and convert the reading to lb/mmBtu. The owner or operator shall comply with the conditions of Appendix CEMS for the CO-CEMS required to be installed by this permit as the compliance method for a SIP-based emission standard.
3. CEMS Required for Reporting Annual Emissions: The owner or operator shall use data from the CO-CEMS when calculating annual emissions for purposes of computing actual emissions, baseline actual emissions and net emissions increase, as defined at Rule 62-210.200, F.A.C., and for purposes of computing emissions pursuant to the reporting requirements of Rules 62-210.370(3) and 62-212.300(d)(e), F.A.C. The owner or operator shall follow the procedures in Appendix CEMS for calculating annual emissions.

CEMS OPERATION PLAN

4. CEMS Operation Plan: The owner or operator shall create and implement a plan for the proper installation, calibration, maintenance and operation of the CO-CEMS required by this permit. The owner or operator shall submit the CEMS Operation Plan to the Bureau of Air Monitoring and Mobile Sources for approval at least 60 days prior to CEMS installation. The CEMS Operation Plan shall become effective 60 days after submittal or upon its approval. If the CEMS Operation Plan is not approved, the owner or operator shall submit a new or revised plan for approval.

{Permitting Note: The Department maintains both guidelines for developing a CEMS Operation Plan and example language that can be used as the basis for the facility-wide plan required by this permit. Contact the Emissions Monitoring Section of the Bureau of Air Monitoring and Mobile Sources at (850)488-0114.}

INSTALLATION, PERFORMANCE SPECIFICATIONS AND QUALITY ASSURANCE

5. Timelines: The owner or operator shall install the CO-CEMS required by this permit and conduct the appropriate performance specification for the CO-CEMS no later than March 31, 2008.
6. Installation: The CO-CEMS shall be installed such that representative measurements of emissions or process parameters from the facility are obtained. The owner or operator shall locate the CEMS by following the procedures contained in the applicable performance specification of 40 CFR Part 60, Appendix B.
7. Span Values and Dual Range Monitors: The owner or operator shall set appropriate span values for the CEMS. The owner or operator shall install dual range monitors if required by and in accordance with the CEMS Operation Plan.
8. Moisture Correction: If necessary, the owner or operator shall determine the moisture content of the exhaust gas and develop an algorithm to enable correction of the monitoring results to a dry basis (0% moisture).

{Permitting Note: The CEMS Operation Plan will contain additional CEMS-specific details and procedures for installation.}

SECTION 4. APPENDICES

APPENDIX CEMS

9. Performance Specifications: The owner or operator shall evaluate the acceptability of the CO-CEMS by conducting the appropriate performance specification, as follows. CEMS determined to be unacceptable shall not be considered installed for purposes of meeting the timelines of this permit. For CO monitors, the owner or operator shall conduct Performance Specification 4 or 4A of 40 CFR part 60, Appendix B.
10. Quality Assurance: The owner or operator shall follow the quality assurance procedures of 40 CFR Part 60, Appendix F. The required relative accuracy test audit (RATA) tests for the CO-CEMS shall be performed using EPA Method 10 in Appendix A of 40 CFR part 60 and shall be based on a continuous sampling train.
11. Substituting RATA Tests for Compliance Tests: Data collected during CEMS quality assurance RATA tests can substitute for annual stack tests, and vice versa, at the option of the owner or operator, provided the owner or operator indicates this intent in the submitted test protocol and follows the procedures outlined in the CEMS Operation Plan.

CALCULATION APPROACH

12. CEMS Used for Compliance: Once adherence to the applicable performance specification for each CEMS is demonstrated, the owner or operator shall use the CEMS to demonstrate compliance with the applicable emission standards as specified by this permit.
13. CEMS Data: Each CEMS shall monitor and record emissions during all periods of operation and whenever emissions are being generated, including during episodes of startups, shutdowns, and malfunctions. All data shall be used, except for invalid measurements taken during monitor system breakdowns, repairs, calibration checks, zero adjustments and span adjustments, and except for allowable data exclusions as per Condition 20 of this appendix.
14. Operating Hours and Operating Days: For purposes of this appendix, the following definitions shall apply. An hour is the 60-minute period beginning at the top of each hour. Any hour during which an emissions unit is in operation for more than 15 minutes is an operating hour for that emission unit. A day is the 24-hour period from midnight to midnight. Unless otherwise specified by this permit, any day with at least one operating hour for an emissions unit is an operating day for that emission unit.
15. Valid Hourly Averages: The CO-CEMS shall be designed and operated to sample, analyze and record data evenly spaced over the hour at a minimum of one measurement per minute. All valid measurements collected during an hour shall be used to calculate a 1-hour block average that begins at the top of each hour.
 - a. Hours that are not operating hours are not valid hours.
 - b. For each operating hour, the 1-hour block average shall be computed from at least two data points separated by a minimum of 15 minutes. If less than two such data points are available, there is insufficient data, the 1-hour block average is not valid, and the hour is considered as "monitor unavailable."
16. Calculation Approaches: The owner or operator shall implement the calculation approach specified by this permit for the CO-CEMS, as follows: For the 30-day rolling CO average, compliance shall be determined after each operating day by calculating the arithmetic average of all the valid hourly averages from that operating day and the prior 29 operating days.

SECTION 4. APPENDICES

APPENDIX CEMS

MONITOR AVAILABILITY

17. Monitor Availability: The quarterly excess emissions report shall identify monitor availability for each quarter in which the unit operated. Monitor availability for the CO-CEMS shall be 95% or greater in any calendar quarter in which the unit operated for more than 760 hours. In the event the applicable availability is not achieved, the permittee shall provide the Department with a report identifying the problems in achieving the required availability and a plan of corrective actions that will be taken to achieve 95% availability. The permittee shall implement the reported corrective actions within the next calendar quarter. Failure to take corrective actions or continued failure to achieve the minimum monitor availability shall be violations of this permit.

EXCESS EMISSIONS

18. Definitions:
- Startup* is defined as the commencement of operation of any emissions unit which has shut down or ceased operation for a period of time sufficient to cause temperature, pressure, chemical or pollution control device imbalances, which result in excess emissions.
 - Shutdown* means the cessation of the operation of an emissions unit for any purpose.
 - Malfunction* means any unavoidable mechanical and/or electrical failure of air pollution control equipment or process equipment or of a process resulting in operation in an abnormal or unusual manner.
19. Excess Emissions Prohibited: Excess emissions caused entirely or in part by poor maintenance, poor operation or any other equipment or process failure that may reasonably be prevented during startup, shutdown or malfunction shall be prohibited.
20. Data Exclusion Procedures for SIP Compliance: As per the procedures in this condition, limited amounts of CEMS emissions data may be excluded from the corresponding compliance demonstration, provided that best operational practices to minimize emissions are adhered to and the duration of data excluded is minimized. The data exclusion procedures of this condition apply only to SIP-based emission limits.
- Excess Emissions*. Data in excess of the applicable emission standard may be excluded from compliance calculations if the data are collected during periods of permitted excess emissions (for example, during startup, shutdown or malfunction). The maximum duration of excluded data is 2 hours in any 24-hour period, unless some other duration is specified by this permit.
 - Limited Data Exclusion*. If the compliance calculation using all valid CEMS emission data, as defined in Condition 13 of this appendix, indicates that the emission unit is in compliance, then no CEMS data shall be excluded from the compliance demonstration.
 - Event Driven Exclusion*. The underlying event (for example, the startup, shutdown or malfunction event) must precede the data exclusion. If there is no underlying event, then no data may be excluded. Only data collected during the event may be excluded.
 - Reporting Excluded Data*. The data exclusion procedures of this condition are not necessarily the same procedures used for excess emissions as defined by federal rules. Quarterly or semi-annual reports required by this permit shall indicate not only the duration of data excluded from SIP compliance calculations but also the number of excess emissions as defined by federal rules.

SECTION 4. APPENDICES

APPENDIX CEMS

21. Notification Requirements: The owner or operator shall notify the Compliance Authority within one working day of discovering any emissions that demonstrate noncompliance for a given averaging period. Within one working day of occurrence, the owner or operator shall notify the Compliance Authority of any malfunction resulting in the exclusion of CEMS data. For malfunctions, notification is sufficient for the owner or operator to exclude CEMS data.

ANNUAL EMISSIONS

22. CEMS Used for Calculating Annual Emissions: All valid data, as defined in Condition 13 of this appendix, shall be used when calculating annual emissions.
- Annual emissions shall include data collected during startup, shutdown and malfunction periods.
 - Annual emissions shall include data collected during periods when the emission unit is not operating but emissions are being generated (for example, when firing fuel to warm up a process for some period of time prior to the emission unit's startup).
 - Annual emissions shall not include data from periods of time where the monitor was functioning properly but was unable to collect data while conducting a mandated quality assurance/quality control activity such as calibration error tests, RATA, calibration gas audit or relative accuracy audit (RAA). These periods of time shall be considered missing data for purposes of calculating annual emissions.
 - Annual emissions shall not include data from periods of time when emissions are in excess of the calibrated span of the CEMS. These periods of time shall be considered missing data for purposes of calculating annual emissions.
23. Accounting for Missing Data: All valid measurements collected during each hour shall be used to calculate a 1-hour block average. For each hour, the 1-hour block average shall be computed from at least two data points separated by a minimum of 15 minutes. If less than two such data points are available, the owner or operator shall account for emissions during that hour using site-specific data to generate a reasonable estimate of the 1-hour block average.
24. Emissions Calculation: Hourly emissions shall be calculated for each hour as the product of the 1-hour block average and the duration of pollutant emissions during that hour. Annual emissions shall be calculated as the sum of all hourly emissions occurring during the year.

SECTION 4. APPENDICES
APPENDIX GC. GENERAL CONDITIONS

The permittee shall comply with the following general conditions from Rule 62-4.160, F.A.C.

1. The terms, conditions, requirements, limitations, and restrictions set forth in this permit are "Permit Conditions" and are binding and enforceable pursuant to Sections 403.161, 403.727, or 403.859 through 403.861, F.S. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
3. As provided in Subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey and vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state or local laws or regulations. This permit is not a waiver or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in the permit.
4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed or used by the permittee to achieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.
7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at a reasonable time, access to the premises, where the permitted activity is located or conducted to:
 - a. Have access to and copy and records that must be kept under the conditions of the permit;
 - b. Inspect the facility, equipment, practices, or operations regulated or required under this permit, and,
 - c. Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - a. A description of and cause of non-compliance; and
 - b. The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the non-compliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the non-compliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

SECTION 4. APPENDICES
APPENDIX GC. GENERAL CONDITIONS

9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the F.S. or Department rules, except where such use is prescribed by Sections 403.73 and 403.111, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance, provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.
11. This permit is transferable only upon Department approval in accordance with Rules 62-4.120 and 62-730.300, F.A.C., as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
13. This permit also constitutes:
 - a. Determination of Best Available Control Technology for carbon monoxide (X);
 - b. Determination of Prevention of Significant Deterioration for carbon monoxide (X);
 - c. Compliance with National Emission Standards for Hazardous Air Pollutants (Not Applicable to this permitting action); and
 - d. Compliance with New Source Performance Standards (Not Applicable to this permitting action).
14. The permittee shall comply with the following:
 - a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - b. The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application or this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - c. Records of monitoring information shall include:
 - 1) The date, exact place, and time of sampling or measurements;
 - 2) The person responsible for performing the sampling or measurements;
 - 3) The dates analyses were performed;
 - 4) The person responsible for performing the analyses;
 - 5) The analytical techniques or methods used; and
 - 6) The results of such analyses.
15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware that relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

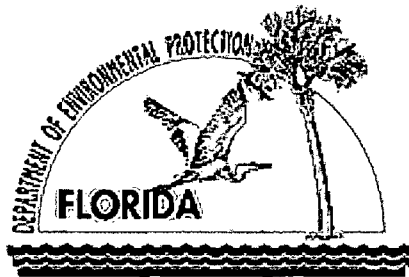
**TECHNICAL EVALUATION
AND
PRELIMINARY DETERMINATION**

Tampa Electric Company
Big Bend Station

Unit 4 Carbon Monoxide Emission Limit

Hillsborough County

DEP File No. 0570039-027-AC (PSD-FL-390)



Florida Department of Environmental Protection
Division of Air Resource Management
Bureau of Air Regulation
Permitting South Section

August 3, 2007

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

1. GENERAL PROJECT INFORMATION

Facility Description and Location

This facility consists of four coal and petroleum coke-fueled steam electrical generating units (Units 1, 2, 3 and 4), steam generators, three simple-cycle combustion turbines (CT Nos. 1, 2, and 3); solid fuels, fly ash, limestone, gypsum, slag, and bottom ash storage and handling facilities, and fuel oil storage tanks. This facility is located at 13031 Wyandotte Road, Apollo Beach, Hillsborough County; UTM Coordinates: Zone 17, 361.9 km East and 3075.0 km North; Latitude: 27° 47' 36" North and Longitude: 82° 24' 11" West. The location of the plant is shown in the map in the following figure. Figure 2 is a photograph of the facility during the ongoing pollution reduction program. The scrubber steam plumes are visible.

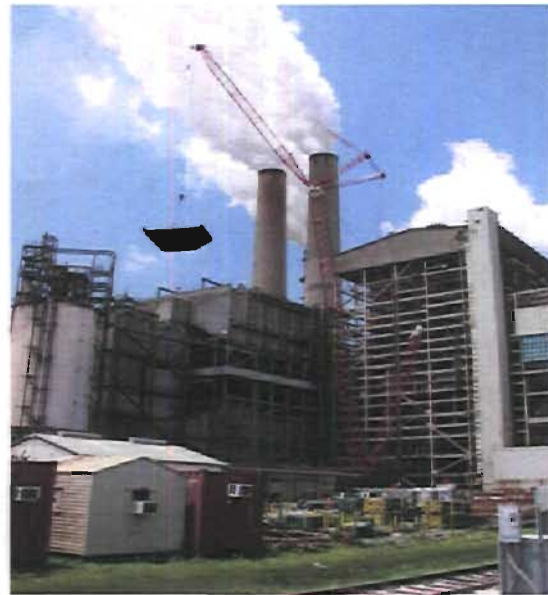


Figure 1. Location of Big Bend, Apollo Beach **Figure 2. Control Equipment Construction**

Major Regulatory Categories

The key regulatory provisions applicable to Unit 4 are:

Title I, Part C, Clean Air Act (CAA): The facility is located in an area that is designated as “attainment”, “maintenance”, or “unclassifiable” for each pollutant subject to a National Ambient Air Quality Standard. It is classified as a “fossil fuel-fired steam electric plant of more than 250 million BTU per hour of heat input”, which is one of the 28 Prevention of Significant Deterioration (PSD) Major Facility Categories with the lower PSD applicability threshold of 100 tons per year. Potential emissions of at least one regulated pollutant exceed 100 tons per year, therefore the facility is classified as a “major stationary source” of air pollution with respect to Rule 62-212.400 F.A.C., Prevention of Significant Deterioration of Air Quality (PSD).

Title I, Section III, CAA: Units 4 is subject to Subpart Da (Standards of Performance for Fossil Fuel-Fired Steam Generators for Which Construction is Commenced After September 18, 1978) of the New Source Performance Standards in 40 Code of Federal Regulations (CFR) 60.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

Title I, Section 112, CAA: The facility is a "Major Source" of hazardous air pollutants (HAP).

Title IV, CAA: The facility operates units subject to the Acid Rain provisions of the Clean Air Act.

Title V, CAA: The facility is a Title V or "Major Source of Air Pollution" in accordance with Chapter 62-213, F.A.C., because the potential emissions of at least one regulated pollutant exceed 100 tons per year. Regulated pollutants include pollutants such as carbon monoxide (CO), nitrogen oxides (NO_x), particulate matter (PM/PM₁₀), sulfur dioxide (SO₂), and volatile organic compounds (VOC).

CAIR: The facility is subject to the Federal Clean Air Interstate Rule (CAIR) in accordance with the Final Department Rules issued pursuant to CAIR as implemented by FDEP in Rule 62-296.470, Florida Administrative Code (F.A.C.).

CAMR: The facility is subject to the Federal Clean Air Mercury Rule (CAMR) implemented by the Department in Rule 62-296.480, F.A.C.

Siting: Unit 4 was certified pursuant Electrical Power Plant Siting in accordance with Chapter 62-17, F.A.C., and Chapter 403, Part II, Florida Statutes (F.S.).

Application Processing Schedule

- 5/1/07: Received application
- 5/23/07: Received additional information
- 6/22/07: Forwarded comments from Hillsborough County to TEC
- 6/22/07: TEC waived 30-day completeness determination clock until 7/13/07
- 7/3/07: TEC submitted additional information (response to County questions)
- 8/2/07: Department distributed intent to issue PSD Permit

Description of Unit 4 and Original NO_x and CO Permit Limits

Unit No. 4 is a 4330 million Btu per hour (mmBtu/hr) dry-bottom tangentially fired utility boiler. The generator nameplate capacity is 486 MW. Unit No. 4 began commercial operation in 1985. PM emissions are controlled by a dry electrostatic precipitator (ESP). SO₂ emissions are controlled by a wet limestone scrubber. The fuel fired in Unit No. 4 consists of coal, or a coal/petroleum coke blend containing a maximum of 20% petroleum coke by weight. Limited amounts of coal residual generated from the Polk Power Station are blended with the coal and petcoke blend and burned in Unit 4.

The original PSD Permit (PSD-FL-040) was issued by the United States Environmental Protection Agency (EPA) in 1981. The PSD Permit included a NO_x limit of 0.6 lb/mmBtu on a 30-day basis and a CO limit of 0.014 lb/mmBtu. In 1985 the CO limit was increased by EPA to 0.029 lb/mmBtu following documentation that the emission factor used during the original determination was in error. Unit 4 was designed for relatively low NO_x operation. In 1998 emissions of NO_x were 0.40 lb/mmBtu.

Subsequent Requirements

A Consent Final Judgment (CFJ, DEP vs. TEC) dated December 6, 1999 and a Consent Decree (CD, EPA vs. TEC) dated February 29, 2000 (amended October 4, 2000) became applicable

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

requirements following enforcement actions by the two agencies. The CFJ and CD require substantial progressive emission reductions from the four coal fired steam generation units by specific dates. The final compliance date with respect to NO_x was May 2007 and there is a requirement that the unit comply with an emission limit of 0.10 lb/mmBtu.

The system was initially upgraded by inclusion of new low NO_x designed coal and air nozzles together with modifications to the existing close coupled overfire air (CCOFA) system. In late 2003 TEC installed a separate overfire air (SOFA) system that provides for deeper staging of the combustion process and further reductions of NO_x . In May 2007 work on the installation of a selective catalytic reduction (SCR) system was completed.

Figure 3 shows the key components of the low NO_x burners (LNB) and the SOFA system installed on Unit 4. The SCR diagram is for a project under construction on Unit 3, but reasonably depicts the installation on Unit 4.

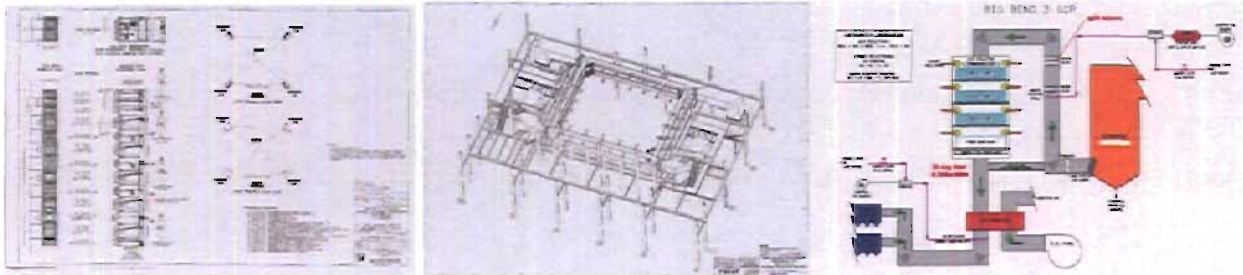


Figure 3. Key Component of LNB, SOFA and SCR Projects at TEC Big Bend Unit 4

The LNB allow minimization of NO_x by creation of localized oxygen starved conditions during the early phases of combustion in the lower furnace. The SOFA system (above the level of the highest burners) then supplies additional air needed to promote fuel burnout. The SCR system further reduces NO_x emissions by the reaction with ammonia in a large catalyst filled reactor located between the economizer and the air preheater.

2. EFFECTS ON CO EMISSIONS FROM THE PROJECTS

Clearly emissions of NO_x were reduced by the LNB and SOFA projects. According to the EPA Clean Air Markets Website, Unit 4 emitted 0.40 lb/mmBtu in 1998. In 2003, Unit 4 emitted 0.35 lb NO_x /mmBtu following the upgrade of the LNB. After the installation of the SOFA system, continuous emissions as low as 0.20 lb/mmBtu were achieved. Further reduction to 0.10 lb NO_x /mmBtu was accomplished in May 2007 as scheduled by completion of the SCR system.

Operating the burners with less air in the lower furnace increases the formation of CO. The presence of CO is one of the key drivers in reducing NO_x formation in conventional power plants. The SOFA compensates for the reduced air during initial combustion. However, the total time of turbulent contact and the temperature is reduced when the LNB and SOFA features are fully engaged and less carbon burnout is achieved compared with the original arrangement.

According to Foster Wheeler, the supplier of the “tangential low NO_x system retrofit (TLN3)” on Unit 4, the full load NO_x performance projection was 0.21 to 0.25 lb NO_x /mmBtu with concurrent CO emissions of 200 ppm (~0.17 lb CO/mmBtu).

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

According to measurements conducted by Foster Wheeler in preparation for construction of the SCR project, CO emissions ranged from 0.025 to 0.5 lb/mmBtu when the furnace oxygen (O₂) level was 1.5 percent (%). CO emissions ranged from 0.021 to 0.17 when O₂ was 1.8%. It is clear that the 0.029 lb CO/mmBtu emission limit cannot be achieved when the LNB and SOFA system are operated as designed. TEC has requested that the Department revise the CO limit to 0.20 lb/mmBtu and submitted a PSD Permit application and best available control technology (BACT) assessment in support of the request.

According to TEC, Unit 4 is operating with less reliance on the installed LNB and SOFA system and greater reliance on the SCR system to achieve low CO limitations until the Department makes a decision on the final limit. Among the consequences are that additional ammonia (NH₃) must be injected to achieve the NO_x limit of 0.10 lb/mmBtu. This causes greater reagent expense and presents the possibility of greater NH₃ emissions (slip).

3. CO EMISSIONS INCREASE ESTIMATE

SO₂ and NO_x data that are continuously monitored and periodically reported to the U.S. EPA for the purposes of the Acid Rain Program and, in the future, the CAIR Program are very reliable. However, there is no CO-CEMS in this unit. There is very little reliable information regarding past CO emissions from Unit 4. However the present limit is very low and it is not likely that the unit performed any better than its emission limit.

The Department assumes that prior to the installation of the LNB baseline actual emissions were typically the annual equivalent of the 0.029 lb CO/mmBtu limit. Based on the requested emission limit of 0.20 lb/mmBtu and assuming an 85 percent capacity factor, the expected emission increase is

$$[(0.20-0.029) \text{ lb/mmBtu}] \times (4,330 \text{ Btu/hr}) \times (8760 \text{ hr/yr}) \times (1 \text{ ton}/2000 \text{ lb}) \times (0.85) = 2,756 \text{ TPY}$$

4. REGULATIONS THAT APPLY TO THE PROJECT

State Regulations

This project is subject to the applicable environmental laws specified in Section 403 of the F.S. The Florida Statutes authorize the Department of Environmental Protection to establish rules and regulations regarding air quality as part of the F.A.C. This project is subject to the applicable rules and regulations defined in the following Chapters of the Florida Administrative Code. These include: 62-4 (Permitting Requirements); 62-204 (Ambient Air Quality Requirements, PSD Increments, and Federal Regulations Adopted by Reference); 62-210 (Permits Required, Public Notice, Reports, Stack Height Policy, Circumvention, Excess Emissions, and Forms); 62-212 (Preconstruction Review, PSD Review and BACT); 62-213 (Title V Air Operation Permits for Major Sources of Air Pollution); 62-296 (Emission Limiting Standards); and 62-297 (Test Methods and Procedures, Continuous Monitoring Specifications, and Alternate Sampling Procedures).

General PSD Applicability

The Department regulates major air pollution sources in accordance with Florida's Prevention of Significant Deterioration (PSD) program set forth in Rule 62-212.400, F.A.C. A PSD review is required in areas currently in attainment with the state and federal Ambient Air Quality Standards (AAQS) or areas designated as "unclassifiable" for a given pollutant. A new facility is considered "major" with respect to PSD if it emits or has the potential to emit: 250 tons per year

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

or more of any regulated air pollutant; or 100 tons per year or more of any regulated air pollutant and the facility belongs to one of the 28 PSD Major Facility Categories defined in Rule 62-210.200, F.A.C.; or 5 tons per year of lead.

For new projects at existing PSD-major sources, each regulated pollutant is reviewed for PSD applicability based on emissions thresholds known as the "Significant Emission Rates" defined in Rule 62-210.200, F.A.C. Pollutant emissions from the project exceeding these rates are considered "significant" and applicants must employ the Best Available Control Technology (BACT) to minimize emissions of each such pollutant, and evaluate the air quality impacts.

Although a facility may be "major" with respect to PSD for only one regulated pollutant, it may be required to install BACT controls for several regulated pollutants that exceed the Significant Emission Rates.

PSD Applicability for the Project

The TEC Big Bend Station is a major facility under Department Rules. The Department estimated annual emissions increases of 2,756 TPY. The limited engineering measurements conducted by Foster Wheeler in preparation for construction of the SCR project also suggest similar increases. The CO emissions increase will be greater than 100 TPY and a review pursuant to the PSD rules and a BACT determination for CO are required for this project.

It is noted that since 1992 and until 2005 (after installation of the LNB/SOFA projects and approval of the SCR project) there was an exemption from PSD Review for increases in emissions of pollutants caused by installation of "Pollution Control Projects" (PCP). The purpose of the exemption as applied to power plants was primarily to exempt from the PSD rules increases caused by projects intended to reduce emissions of SO₂ and NO_x such as required for compliance with the Acid Rain regulations.

It was generally agreed that as long as PCP were on balance "environmentally beneficial" and no national ambient air quality standards were exceeded and substantial decreases in acid rain pollutants were realized, then significant emissions of collateral emissions such as CO were allowable. Therefore, during that period of time quite a number of PCP were conducted that caused significant collateral increases of CO and (in the case of some SCR projects) sulfuric acid mist that were not subjected to PSD or a BACT determination.

5. BACT DETERMINATION FOR CO

BACT Methodology.

A determination of the "Best Available Control Technology (BACT)" is required for each of these pollutants, which is defined in Rule 62-212.200, F.A.C. as:

An emission limitation, including a visible emissions standard, based on the maximum degree of reduction of each pollutant emitted which the Department, on a case by case basis, taking into account:

- 1. Energy, environmental and economic impacts, and other costs;*
- 2. All scientific, engineering, and technical material and other information available to the Department; and*

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

- 3. The emission limiting standards or BACT determinations of Florida and any other state; determines is achievable through application of production processes and available methods, systems and techniques (including fuel cleaning or treatment or innovative fuel combustion techniques) for control of each such pollutant.*

If the Department determines that technological or economic limitations on the application of measurement methodology to a particular part of an emissions unit or facility would make the imposition of an emission standard infeasible, a design, equipment, work practice, operational standard or combination thereof, may be prescribed instead to satisfy the requirement for the application of BACT. Such standard shall, to the degree possible, set forth the emissions reductions achievable by implementation of such design, equipment, work practice or operation.

Each BACT determination shall include applicable test methods or shall provide for determining compliance with the standard(s) by means which achieve equivalent results.

In no event shall application of best available control technology result in emissions of any pollutant which would exceed the emissions allowed by any applicable standard under 40 CFR Parts 60, 61, and 63.

CO BACT Evaluation Provided by the Applicant

TEC provided information on recent BACT determinations for coal-fueled units throughout the country for numerous new projects. The CO BACT determinations ranged from 0.1 to 0.2 lb CO/mmBtu with an average of 0.15 lb/mmBtu. Such new projects also provide for the inclusion of NO_x control methods such as LNB and SOFA. This helps to explain why the values are so much greater than the EPA's BACT CO determination of 0.029 lb/mmBtu for Big Bend Unit 4.

TEC also reviewed and rejected the possibility of installing thermal or catalytic oxidation systems on the basis of technical infeasibility, impacts on other pollutants (e.g. conversion of SO₂ to SO₃) and the claim that such equipment has not been installed elsewhere. TEC proposes combustion controls as the method to achieve their proposal of a BACT limit of 0.2 lb/mmBtu.

Department Evaluation

The Department does not necessarily agree with the evaluation of the applicant. Some of the same arguments regarding oxidation catalyst erosion and conversion of SO₂ to SO₃ are typically made for SCR systems. The Department does not necessarily agree with those arguments and solutions are often found to mitigate the claimed effects. However, the Department agrees that oxidation catalyst is not appropriate for this project.

Thermal oxidation systems have been installed at other facilities although the Department did not find examples for coal-fueled power plants. For example TXI installed a regenerative thermal oxidation (RTO) system at a coal-fueled cement plant in Midlothian, Texas. However, a reheat system is required and the system was very expensive (~\$15,000,000) for a much smaller gas stream than Unit 4. Also, the CO emissions from that facility are inherently very high due to carbonaceous matter in the raw materials that evolves CO prior to pyroprocessing.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

Structural changes can also be made to increase the residence time following the SOFA system and before some of the convective passes. Those changes are not indicated for this project. The Department does not rule out consideration of greater burn out residence times or oxidation catalyst on modifications in general or on new units. However, in the special case of units previously subject to the PCP exemption and implementing projects pursuant to CAIR, it is reasonable to limit the scope of technologies and options in a BACT review. In the present case, the LNB and SOFA projects were actually initiated pursuant to enforcement and completed when the PCP exemption still applied.

In recent years, a number of BACT determinations have been made for new units by other state agencies. However they often, although not always, are based on supplier statements and there is usually little or no supporting data. There has not been consistency in the associated averaging time. Some of those proposals or determinations are summarized in the following table.

Table 1. Recent BACT Emission Limits for Carbon Monoxide. Averaging periods vary.

Facility	Capacity MW	Unit Type	Permit or Application	Date	State	Primary Fuel	Limit lb/mmBtu
Montana-Dakota Utilities	175	CFB	Permit	Jun-05	ND	Lignite	0.15
Omaha Public Power District	660	PC	Permit	Mar-05	NE	PRB	0.15
Xcel Energy – Comanche	750	PC	Permit	Mar-05	CO	Subbit	0.13
Longleaf Energy Associates, LLC	1200	PC	Application	Jan-05	GA	PRB or Bitum.	0.15
NEVCO Energy (Sevier Power)	270	CFB	Permit	Oct-04	UT	Subbit	0.12
City Pub Serv. of San Antonio	750	PC	Permit	Oct-04	TX	PRB	0.15
Intermountain Power	950	PC	Permit	Oct-04	UT	Subbit	0.15
Intermountain Power	950	PC	Permit	Oct-04	UT	Bitum.	0.15
WPSC Weston Unit 4	500	PC	Permit	Jul-04	WI	Subbit	0.15
Sandy Creek (LS Power)	800	PC	Permit	Jun-04	TX	PRB	0.15
Longview Power, LLC	600	PC	Permit	Mar-04	WV	Bitum 2.5% S	0.11
Hastings Utilities	220	PC	Permit	Mar-04	NE	PRB	0.15
Steag Desert Energy	1500	SCPC	Application	Feb-04	NM	Subbit	0.10
Elm Road Gen. Station	615	SCPC	Permit	Jan-04	WI	Pitt.#8	0.12

PC = pulverized coal SC = supercritical CFB = circulating fluidized bed
 Bitum = bituminous coal Subbit = sub bituminous coal

PRB – Powder River Basin coal
 Pitt = Pittsburgh coal

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

Operating the furnace with very high CO emissions can cause the fly ash to contain excessive carbon as indicated by greater "loss on ignition" (LOI) properties. This can have ramifications on the salability of the fly ash and the fate of any additional mercury (Hg) collected on the higher LOI fly ash. In fact TEC has already made provisions to treat the ash through a long-term agreement with Separation Technologies Inc. (STI) who are building a plant on a contiguous site.

Therefore, the Department will set a BACT limit of 0.15 lb CO/mmBtu on a 30-day basis. This value can be achieved by good combustion practices within the constraints of the multi-pollutant controls on the unit. Adherence to a limit of 0.15 lb/mmBtu will reduce the tendency to collect Hg in the fly ash and rely more on the FGD system. It is also a compromise between the emissions of CO and the need to inject more NH₃ to meet the NO_x emission limit.

The Department will require installation of a continuous emission monitoring system (CEMS). CEMS have been used throughout the industry as a cost-effective means for documenting compliance with BACT limits. There will be a requirement for the CEMS to be installed by December 31, 2007 and then certified and subsequently used to demonstrate compliance by March 31, 2008.

An initial 3 run test using EPA Method 10 will be required by September 30, 2007 to demonstrate the initial compliance with a 3-hour 0.15 lb/mmBtu limit that applies until certification of the CO-CEMS.

6. AIR QUALITY IMPACT ANALYSIS

Introduction

The proposed project will increase emissions of carbon monoxide (CO) at levels in excess of PSD significant amounts. CO is a criteria pollutant and has Ambient Air Quality Standards (AAQS), significant impact levels and de minimis monitoring levels defined for it.

Major Stationary Sources in Hillsborough County

The current largest stationary sources of CO in Hillsborough County are listed below. The information is from annual operating reports submitted to the Department.

Table 2. Largest Sources of CO in Hillsborough County (2005/2006)

Owner	Site Name	Tons per year
<i>Tampa Electric Company</i>	<i>Big Bend (Unit 4 projected actual)</i>	<i>3094</i>
Tampa Electric Company	Big Bend (facility immediate past)	1210
Envirofocus Technologies	Envirofocus Technologies	461
New NGC, Inc.	Apollo Beach	213
New NGC, Inc.	New NGC, Inc.	66
Mosaic Fertilizer	Riverview Facility	26

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

Air Quality and Monitoring in Hillsborough County

The Environmental Protection Commission of Hillsborough County currently operates twenty-seven monitors at fourteen sites measuring PM₁₀, PM_{2.5}, ozone, CO, lead, toxics SO₂ and NO₂. The 2006 monitoring network is shown in the figure below.

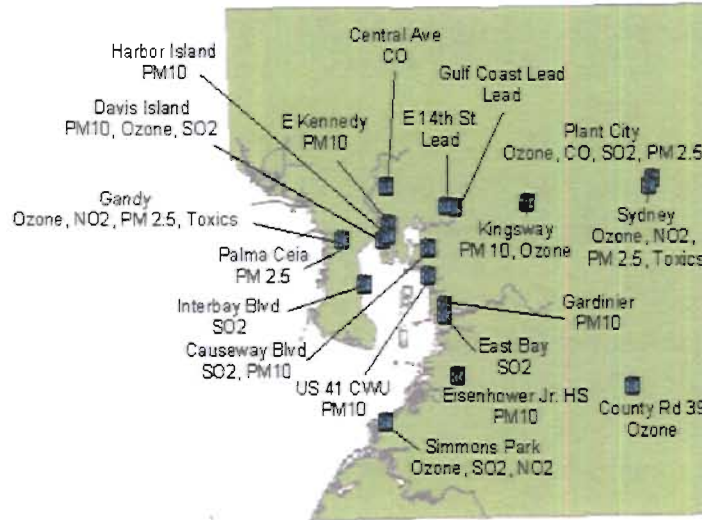


Figure 4. Hillsborough County Ambient Air Monitoring Network

Measured ambient air quality information is summarized in the following table.

Table 3. Ambient Air Quality Concentrations Nearest to Project Site (2006)

Pollutant	Location	Averaging Period	Ambient Concentration				
			High	2nd High	Mean	Standard	Units
PM ₁₀	Tampa	24-hour	90	80		150 ^c	ug/m ³
		Annual			28	50 ^f	ug/m ³
PM _{2.5}	Tampa	24-hour	31	27		35 ^d	ug/m ³
		Annual			12	15 ^e	ug/m ³
SO ₂	Tampa	3-hour	28	19		500 ^a	ppb
		24-hour	6	5		100 ^a	ppb
		Annual			1	20 ^b	ppb
NO ₂	Tampa	Annual			8	53 ^b	ppb
CO	Tampa	1-hour	4	4		35 ^a	ppm
		8-hour	3	3		9 ^a	ppm
Ozone	Tampa	1-hour	.102	.099		0.12 ^a	ppm
		8-hour	.087	.086		0.08 ^g	ppm

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

- a - Not to be exceeded more than once per year
- b - Arithmetic mean
- c - Not to be exceeded more than an once per year on average over three years
- d- Three year average of the 98th percentile of 24-hour concentrations
- e- Three year average of the weighted annual mean
- f- EPA has revoked Annual Standard
- g- Three year average of the fourth-highest daily maximum of 8-hour concentrations

The highest measured values of all pollutants are all less than the respective National Ambient Air Quality Standards (NAAQS), including ozone. Based on local emission trends, it is not likely that ground-level concentrations will approach the NAAQS levels, at least at the monitoring locations. One exception is ozone because it is formed from precursors that are clearly available (NO_x and VOC) from local industrial and transportation emissions. The tendency to form ozone is accentuated by hot ambient temperature, solar insolation, high pressure, and relatively low wind speed.

Air Quality Impact Analysis

Significant Impact Analysis

Significant Impact Levels (SIL) are defined for CO. A significant impact analysis is performed on CO to determine if the proposed project can cause an increase in ground level concentrations greater than the SIL.

In order to conduct a significant impact analysis, the applicant uses the proposed project's emissions at worst load conditions as inputs to the models. The models used in this analysis and any required subsequent modeling analyses are described below. The highest predicted short-term concentrations predicted by this modeling are compared to the appropriate SIL for the PSD Class II Areas (vicinity of the proposed project).

For the Class II analysis a polar grid consisting of over 1000 receptors were chosen for predicting maximum concentrations in the vicinity of the project.

If this modeling at worst-load conditions shows ground-level increases less than the SIL, the applicant is exempted from conducting any further modeling. If the modeled concentrations from the project exceed the SIL, then additional modeling including emissions from all major facilities or projects in the region (multi-source modeling) is required to determine the proposed project's impacts compared to the AAQS or PSD increments.

The applicant's initial CO air quality impact analyses for this project indicated that maximum predicted impacts from all pollutants are less than the applicable SIL for the Class II area. These values are tabulated in the tables below and are compared with existing ambient air quality measurements from the local ambient monitoring network.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

Table 4. Maximum Projected Air Quality Impacts from Big Bend Unit 4 for Comparison to the PSD Class II Significant Impact Levels

Pollutant	Averaging Time	Max Predicted Impact (ug/m ³)	Significant Impact Level (ug/m ³)	Baseline Concentrations (ug/m ³)	Ambient Air Standards (ug/m ³)	Significant Impact?
CO	8-Hour	28	500	3,450	10,000	NO
	1-Hour	63	2000	4,600	40,000	NO

Maximum predicted impacts from the project for CO are much less than the respective AAQS and the baseline concentrations in the area. CO concentrations are also less than the respective significant impact levels that would otherwise require more detailed modeling efforts.

Preconstruction Ambient Monitoring Requirements

A preconstruction monitoring analysis is done for those pollutants with listed de minimis impact levels. These are levels, which, if exceeded, would require pre-construction ambient monitoring. For this analysis, as was done for the significant impact analysis, the applicant uses the proposed project's emissions at worst load conditions as inputs to the models. As shown in the following table, the maximum predicted impacts for CO with a listed de minimis impact level was less than this level. Therefore, no pre-construction monitoring is required for CO.

Table 5. Maximum Air Quality Impacts for Comparison to the De Minimis Ambient Impact Levels.

Pollutant	Averaging Time	Max Predicted Impact (ug/m ³)	De Minimis Level (ug/m ³)	Baseline Concentrations (ug/m ³)	Impact Greater Than De Minimis?
CO	8-hour	28	575	3,450	NO

Based on the preceding discussions, the only additional detailed air quality analyses required by the PSD regulations for this project is the following:

- An analysis of impacts on soils, vegetation, visibility, and of growth-related air quality modeling impacts.

Models and Meteorological Data Used in the Air Quality Analysis

PSD Class II Area: The AERMOD modeling system was used to evaluate the pollutant emissions from the proposed project in the surrounding Class II Area. The AERMOD modeling system incorporates air dispersion based on planetary boundary layer turbulence structure and scaling concepts, including the treatment of both surface and elevated sources, and both simple and complex terrain. AERMOD contains two input data processors, AERMET and AERMAP. AERMAP is the terrain processor and AERMET is the meteorological data processor.

A series of specific model features, recommended by the EPA, are referred to as the regulatory options. The applicant used the EPA recommended regulatory options. Direction-specific downwash parameters were used for all sources for which downwash was considered. The

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

stacks associated with this project all satisfied the good engineering practice (GEP) stack height criteria.

AERMET meteorological data prepared by the Department and used in the AERMOD model consisted of a concurrent 5-year period of hourly surface weather observations from the Tampa International Airport and twice-daily upper air soundings from the National Weather Service at Ruskin. The 5-year period of meteorological data was from 2001 through 2005. These stations were selected for use in the study because they are the closest primary weather stations to the study area and are most representative of the project site. The surface observations included wind direction, wind speed, temperature, cloud cover, and cloud ceiling.

In reviewing this permit application, the Department has determined that the application complies with the applicable provisions of the stack height regulations as revised by EPA on July 8, 1985 (50 FR 27892). Portions of the regulations have been remanded by a panel of the U.S. Court of Appeals for the D.C. Circuit in *NRDC v. Thomas*, 838 F. 2d 1224 (D.C. Cir. 1988). Consequently, this permit may be subject to modification should EPA revise the regulation in response to the court decision. This may result in revised emission limitations or may affect other actions taken by the source owners or operators.

Additional Impacts Analysis

Impact on Soils, Vegetation, and Wildlife:

The proposed project is in response to the addition of control technologies on Unit 4. These controls will provide emissions reductions for NO_x, which will improve the total current impact on soils, vegetation and wildlife from the Big Bend facility. These reductions of NO_x will also reduce a source of ozone formation in the vicinity of the project. With regards to the increase in CO emissions, the maximum ground-level concentrations predicted to occur for CO as a result of the proposed project will be considerably less than the Significant Impact Levels and the respective AAQS. The Significant Impact Levels are more stringent than the AAQS, which are health-based standards that are also in place to protect sensitive populations.

Growth-Related Impacts Due to the Proposed Project:

There will be no increases in the labor force due to the proposed project.

Growth-Related Air Quality Impacts since 1977:

The population of Hillsborough County is approximately 1.1 million according to the Census Bureau. In 1980, the population was about 650,000. Despite the population and obvious mobile source growth, the County is in attainment with all ambient air quality standards.

Specifically for CO, there has not been an exceedance of the standards since 1988 for the entire State of Florida. Since 1995, the highest reported 1-hour concentration for CO in Tampa was 16,100 compared to a 40,000 AAQS and the highest reported 8-hour concentration was 6,900 compared to a 10,000 AAQS.

Hillsborough County is host to several electrical utilities. However, there have been reductions of emissions at the Big Bend facility itself since 1977 and the Gannon plant in Tampa was replaced or "repowered" with a Bayside Power Station facility, which has much lower NO_x and SO₂ emissions.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

7. PRELIMINARY DETERMINATION

The Department makes a preliminary determination that the proposed project will comply with all applicable state and federal air pollution regulations as conditioned by the draft permit. This determination is based on a technical review of the complete application, reasonable assurances provided by the applicant, and the conditions specified in the draft permit. Tom Cascio is the project engineer responsible for reviewing the application and drafting the permit. Additional details of this analysis may be obtained by contacting the project engineer at the Department's Bureau of Air Regulation at Mail Station #5505, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

Harvey, Mary

From: Harvey, Mary
Sent: Friday, August 03, 2007 10:39 AM
To: 'kasheffield@tecoenergy.com'; 'btburrows@tecoenergy.com'; 'Mr. Tom Davis, ECT'; 'Diana Lee, HCEPC'; 'Nasca, Mara'; 'Little.James@epamail.epa.gov'; 'Forney.Kathleen@epamail.epa.gov'; 'catherine_collins@fws.gov'; 'sandra_silva@fws.gov'
Cc: Cascio, Tom; Adams, Patty; Gibson, Victoria
Subject: TEC Big Bend - Project #0570039-027-AC-DRAFT
Attachments: 0570039.027.AC.D_pdf.zip

Tracking:	Recipient	Read
	'kasheffield@tecoenergy.com'	
	✓ 'btburrows@tecoenergy.com'	
	✓ 'Mr. Tom Davis, ECT'	
	✓ 'Diana Lee, HCEPC'	
	✓ 'Nasca, Mara'	Read: 8/3/2007 10:56 AM
	✓ 'Little.James@epamail.epa.gov'	
	✓ 'Forney.Kathleen@epamail.epa.gov'	
	✓ 'catherine_collins@fws.gov'	
	✓ 'sandra_silva@fws.gov'	
	✓ 'Cascio, Tom'	Read: 8/3/2007 10:43 AM
	Adams, Patty	
	✓ 'Gibson, Victoria'	Read: 8/3/2007 10:41 AM

Dear Sir/Madam:

Please send a "reply" message verifying receipt of the attached document(s); this may be done by selecting "Reply" on the menu bar of your e-mail software and then selecting "Send". We must receive verification of receipt and your reply will preclude subsequent e-mail transmissions to verify receipt of the document(s).

The document(s) may require immediate action within a specified time frame. Please open and review the document(s) as soon as possible.

The document is in Adobe Portable Document Format (pdf). Adobe Acrobat Reader can be downloaded for free at the following internet site:
<http://www.adobe.com/products/acrobat/readstep.html>.

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Thank you,

8/3/2007

Harvey, Mary

From: Forney.Kathleen@epamail.epa.gov
Sent: Friday, August 03, 2007 2:26 PM
To: Harvey, Mary
Cc: Little.James@epamail.epa.gov
Subject: Re: FW: TEC Big Bend - Project #0570039-027-AC-DRAFT

Thank you. We got the files.

Katy R. Forney
Air Permits Section
EPA - Region 4
61 Forsyth St., SW
Atlanta, GA 30024

Phone: 404-562-9130
Fax: 404-562-9019

"Harvey, Mary"
<Mary.Harvey@dep
.state.fl.us>

08/03/2007 02:23
PM

To
Kathleen Forney/R4/USEPA/US@EPA,
James Little/R4/USEPA/US@EPA
cc

Subject
FW: TEC Big Bend - Project
#0570039-027-AC-DRAFT

Katy - Sorry about that. Here it is. Thanks

Mary

From: Harvey, Mary
Sent: Friday, August 03, 2007 10:39 AM
To: 'kashfield@tecoenergy.com'; 'btburrows@tecoenergy.com'; 'Mr. Tom Davis, ECT'; 'Diana Lee, HCEPC'; Nasca, Mara; 'Little.James@epamail.epa.gov'; 'Forney.Kathleen@epamail.epa.gov'; 'catherine_collins@fws.gov'; 'sandra_silva@fws.gov'
Cc: Cascio, Tom; Adams, Patty; Gibson, Victoria
Subject: TEC Big Bend - Project #0570039-027-AC-DRAFT

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Harvey, Mary

From: Byron Burrows [btburrows@tecoenergy.com]
Sent: Friday, August 03, 2007 1:03 PM
To: Harvey, Mary; Rebecka Kelleher
Subject: Re: TEC Big Bend - Project #0570039-027-AC-DRAFT

Hello Mary:
I received the attached permit. Thank you.

Rebecka, please file this notice and attachments in AP1.24 Thanks Byron

Byron T. Burrows, P.E. BCEE
Manager, Air Programs
Tampa Electric Company
P.O. Box 111
Tampa, FL 33601-0111
Ph - 813.228.1282
Mob - 813.230.3445
Fax - 813.228.1308
btburrows@tecoenergy.com

>>> "Harvey, Mary" <Mary.Harvey@dep.state.fl.us> 08/03/07 10:39 AM >>>
Dear Sir/Madam:

Please send a "reply" message verifying receipt of the attached document(s); this may be done by selecting "Reply" on the menu bar of your e-mail software and then selecting "Send". We must receive verification of receipt and your reply will preclude subsequent e-mail transmissions to verify receipt of the document(s).

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<http://www.adobe.com/products/acrobat/readstep.html>.

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Thank you,

Harvey, Mary

From: Catherine_Collins@fws.gov
Sent: Friday, August 03, 2007 1:49 PM
To: Harvey, Mary
Subject: TEC Big Bend - Project #0570039-027-AC-DRAFT

Return Receipt

Your TEC Big Bend - Project #0570039-027-AC-DRAFT
document:

was Catherine Collins/R9/FWS/DOI
received
by:

at: 08/03/2007 11:48:51 AM

Harvey, Mary

From: Lee, Diana [Lee@epchc.org]
To: Harvey, Mary
Sent: Friday, August 03, 2007 1:51 PM
Subject: Read: TEC Big Bend - Project #0570039-027-AC-DRAFT

Your message

To: Lee@epchc.org
Subject:

was read on 8/3/2007 1:51 PM.

Harvey, Mary

From: Tom Davis [tdavis@ectinc.com]
Sent: Friday, August 03, 2007 11:36 AM
To: Harvey, Mary
Subject: RE: TEC Big Bend - Project #0570039-027-AC-DRAFT

From: Harvey, Mary [mailto:Mary.Harvey@dep.state.fl.us]
Sent: Friday, August 03, 2007 10:39 AM
To: kasheffield@tecoenergy.com; btburrows@tecoenergy.com; Mr. Tom Davis, ECT; Diana Lee, HCEPC; Nasca, Mara; Little.James@epamail.epa.gov; Forney.Kathleen@epamail.epa.gov; catherine_collins@fws.gov; sandra_silva@fws.gov
Cc: Cascio, Tom; Adams, Patty; Gibson, Victoria
Subject: TEC Big Bend - Project #0570039-027-AC-DRAFT

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Thank you,

0570039-027

Harvey, Mary

From: Sandra_V_Silva@fws.gov
Sent: Friday, August 03, 2007 12:09 PM
To: Harvey, Mary
Subject: Sandra V Silva/R9/FWS/DOI is out of the office.

I will be out of the office starting 08/01/2007 and will not return until 08/07/2007.

I will respond to your message when I return. I will not have access to e-mail during this time, so if you need immediate action on your message, please forward to meredith_bond@fws.gov

Harvey, Mary

From: Gibson, Victoria
To: Harvey, Mary
Sent: Friday, August 03, 2007 10:41 AM
Subject: Read: TEC Big Bend - Project #0570039-027-AC-DRAFT

Your message

To: 'kashfield@tecoenergy.com'; 'btburrows@tecoenergy.com'; 'Mr. Tom Davis, ECT'; 'Diana Lee, HCEPC'; Nasca, Mara; 'Little.James@epamail.epa.gov'; 'Forney.Kathleen@epamail.epa.gov'; 'catherine_collins@fws.gov'; 'sandra_silva@fws.gov'
Cc: Cascio, Tom; Adams, Patty; Gibson, Victoria
Subject: TEC Big Bend - Project #0570039-027-AC-DRAFT
Sent: 8/3/2007 10:39 AM

was read on 8/3/2007 10:41 AM.

Harvey, Mary

From: Cascio, Tom
Sent: Thursday, August 02, 2007 2:25 PM
To: Harvey, Mary
Subject: TEC Big Bend AC
Follow Up Flag: Follow up
Flag Status: Red
Attachments: 390COVER.pdf; 390DPERMIT.pdf; 390INTENT.pdf; 390NOTICE.pdf; 390TECHNICAL.pdf

Mary: As we discussed, please send tomorrow.

Tom Cascio, D.B.A., CPM
Engineering Specialist IV
Permitting South Section
Florida Department of Environmental Protection
850-921-9526

8/3/2007

Harvey, Mary

From: Cascio, Tom
To: Harvey, Mary
Sent: Friday, August 03, 2007 10:43 AM
Subject: Read: TEC Big Bend - Project #0570039-027-AC-DRAFT

Your message

To: 'kashreffie:d@tecoenergy.com'; 'btburrows@tecoenergy.com'; 'Mr. Tom Davis, ECT'; 'Diana Lee, HCEPC'; Nasca, Mara; 'Little.James@epamail.epa.gov'; 'Forney.Kathleen@epamail.epa.gov'; 'catherine_collins@fws.gov'; 'sandra_silva@fws.gov'
Cc: Cascio, Tom; Adams, Patty; Gibson, Victoria
Subject: TEC Big Bend - Project #0570039-027-AC-DRAFT
Sent: 8/3/2007 10:39 AM

was read on 8/3/2007 10:43 AM.

Harvey, Mary

From: Nasca, Mara
To: Harvey, Mary
Sent: Friday, August 03, 2007 10:56 AM
Subject: Read: TEC Big Bend - Project #0570039-027-AC-DRAFT

Your message

To: 'kashffield@tecoenergy.com'; 'btburrows@tecoenergy.com'; 'Mr. Tom Davis, ECT'; 'Diana Lee, HCEPC'; Nasca, Mara; 'Little.James@epamail.epa.gov'; 'Forney.Kathleen@epamail.epa.gov'; 'catherine_collins@fws.gov'; 'sandra_silva@fws.gov'
Cc: Cascio, Tom; Adams, Patty; Gibson, Victoria
Subject: TEC Big Bend - Project #0570039-027-AC-DRAFT
Sent: 8/3/2007 10:39 AM

was read on 8/3/2007 10:56 AM.

Harvey, Mary

From: Meredith_Bond@fws.gov
Sent: Monday, August 06, 2007 12:31 PM
To: Harvey, Mary
Cc: Sandra_V_Silva@fws.gov; Catherine_Collins%FWS@fws.gov
Subject: Re: FW: TEC Big Bend - Project #0570039-027-AC-DRAFT

Mary,

FWS Branch of Air Quality has received the electronic transmittal of the draft permit package for:

Carbon Monoxide (CO) Emission Limit - Big Bend Unit 4
DEP File No. 0570039-027-AC (PSD-FL-390)

I am copying our Branch Chief, Sandra Silva, on this message (her e-mail has her middle initial included, Sandra_V_Silva@fws.gov), since you had tried to get it to her initially. In our office, Catherine Collins has the lead for permit actions in Florida that involve visibility and other air quality related values at a FWS managed Class I area (including Chassahowitzka National Wildlife Refuge (NWR), St. Marks NWR, Okefenokee NWR, and Wolf Island NWR). Catherine did receive your initial distribution e-mail on Friday, together with the "zipped up" five documents.

Thank you for your diligence in ensuring we receive these documents in a timely manner - it's definitely appreciated!

-- Meredith

CDR Meredith Bond, P.E., USPHS
Deputy Chief
U.S. Fish and Wildlife Service
Branch of Air Quality
7333 W Jefferson Ave., Suite 375
Lakewood, CO 80235
303-914-3808
303-969-5444 fax
Meredith_Bond@fws.gov

"Harvey, Mary" <Mary.Harvey@dep.state.fl.us>

To <meredith_bond@fws.gov>

cc

08/03/2007 01:24 PM

Subject FW: TEC Big Bend - Project #0570039-027-AC-DRAFT

8/6/2007

FOR Sandra V Silva.

Thanks,
Mary

From: Harvey, Mary
Sent: Friday, August 03, 2007 2:23 PM
To: 'Ms. Kathleen Forney, EPA Region 4'; 'Little.James@epamail.epa.gov'
Subject: FW: TEC Big Bend - Project #0570039-027-AC-DRAFT

From: Harvey, Mary
Sent: Friday, August 03, 2007 10:39 AM
To: 'kashffield@tecoenergy.com'; 'btburrows@tecoenergy.com'; 'Mr. Tom Davis, ECT'; 'Diana Lee, HCEPC'; 'Nasca, Mara'; 'Little.James@epamail.epa.gov'; 'Forney.Kathleen@epamail.epa.gov'; 'catherine_collins@fws.gov'; 'sandra_silva@fws.gov'
Cc: Cascio, Tom; Adams, Patty; Gibson, Victoria
Subject: TEC Big Bend - Project #0570039-027-AC-DRAFT

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The document(s) may require immediate action within a specified time frame. Please open and review the document(s) as soon as possible.

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<http://www.adobe.com/products/acrobat/readstep.html>.

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Thank you,
[attachment "390COVER- 0570039-027-DRAFT.pdf" deleted by Meredith Bond/R9/FWS/DOI] [attachment "390DPERMIT- 0570039-027-DRAFT.pdf" deleted by Meredith Bond/R9/FWS/DOI] [attachment "390INTENT- 0570039-027-DRAFT.pdf" deleted by Meredith Bond/R9/FWS/DOI] [attachment "390NOTICE - 0570039-027-DRAFT.pdf" deleted by Meredith Bond/R9/FWS/DOI] [attachment "390TECHNICAL - 0570039-027-DRAFT.pdf" deleted by Meredith Bond/R9/FWS/DOI]

8/6/2007

Harvey, Mary

From: Meredith_Bond@fws.gov
Sent: Monday, August 06, 2007 11:47 AM
To: Harvey, Mary
Subject: FW: TEC Big Bend - Project #0570039-027-AC-DRAFT

Return Receipt

Your document: FW: TEC Big Bend - Project #0570039-027-AC-DRAFT

was received by: Meredith Bond/R9/FWS/DOI

at: 08/06/2007 09:47:26 AM



TAMPA ELECTRIC

January 3, 2008

Ms. Trina Vielhauer
Chief, Bureau of Air Regulation
Florida Department of Environmental Protection
111 South Magnolia Avenue, Suite 4
Tallahassee, Florida 32301

Re: **Tampa Electric Company - Big Bend Station**
DEP File 0570039-027-AC
Carbon Monoxide (CO) Emission Limit – Big Bend Unit 4
Air Construction Permit Comments

RECEIVED

JAN 04 2008

BUREAU OF AIR REGULATION

Via FedEx
Airbill No. 7988 4369 6278

Dear Ms. Vielhauer:

Presented below are Tampa Electric Company's (TEC) comments in response to the draft permit and accompanying Technical Evaluation and Preliminary Determination related to the aforementioned permit, issued by the Florida Department of Environmental Protection (FDEP) on November 16, 2007.

Specific comments on the draft permit are outlined below:

- In Section 3 of the draft permit, Condition 3 reads "The conditions of this permit are in addition to those of any other air construction or operation permits for this facility." Please add "The conditions contained in this permit supersede Condition B. 10 of the Big Bend Title V Permit Revision No.: 0570039-028-AV". The previous Condition relating to CO in the Big Bend Title V Permit will no longer apply after the adoption of this permit.
- Referring to Section 3, Condition 14, the phrase "Available upon request" must be added to the requirements of the condition. The contents of the Monthly CO-CEMS Report will be included in the Optimization Study Report to be submitted after the 6 month evaluation period.
- In Section 3, Condition 15 please remove "SO2" and "PM/PM10" from the condition: "Upon completion of the 6-month evaluation period discussed in Specific Condition 14., above, the permittee shall submit to the Department a report summarizing the results of the various operational scenarios researched with the goal of overall control optimization for all air pollutants including CO, SO₂, NO_x, and PM/PM₁₀"

TAMPA ELECTRIC COMPANY
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Ms. Trina Vielhauer


January 3, 2008

Page 2 of 2

- In Section 4, Appendix CEMS, Condition 17 please add the word “boiler” prior to the phrase “operating day” in order to clarify the method of calculation.
- In Section 4, Appendix CEMS, Condition 22, the second sentence, “Within one working day of occurrence, the owner or operator shall notify the Compliance Authority of any malfunction resulting in the exclusion of CO-CEMS data”. Please add the words “discovery of” prior to “occurrence”. This will clarify the notification requirements.
- In Section 4, Appendix GC General Conditions, Condition 16 should be removed. This condition does not apply.

Please contact Julie Ward or me at (813) 228-4740 if you have any questions or comments regarding this submittal.

Sincerely,


FOR BYRON BURROWS

Byron Burrows, P.E. BCEE
Manager – Air Programs
Environmental, Health & Safety

EHS/rk/JMW106

cc: Ms. Mara Grace Nasca, FDEP SW
Mr. Al Linero, FDEP
Mr. Lynn Robinson, EPCHC



RECEIVED

DEC 10 2007

December 7, 2007

BUREAU OF AIR REGULATION

Ms. Trina L. Vielhauer
Florida Department of Environmental Protection
111 South Magnolia Drive, Suite 4
Tallahassee, Florida 32301

Via FedEx
Airbill No. 7924 6772 7095

**Re: Tampa Electric Company
Carbon Monoxide (CO) Emission Limit - Big Bend Unit 4
Proof of Publication of the Intent to Issue
DEP File No. 0570039-027-AC**

Dear Ms. Vielhauer:

Pursuant to Rule 62-110.106(5), F.A.C., enclosed is the proof of publication of the Notice of Intent to Issue the Tampa Electric Company Big Bend Station Air Construction Permit concerning Big Bend 4 and the Carbon Monoxide (CO) Emission Limit. This notice was published in the legal section of the Tampa Tribune on December 5, 2007.

Thank you for your attention to this matter. If you have any concerns or questions feel free to contact me or Julie Ward at (813) 228-4740

Sincerely,

Byron T. Burrows, P.E.
Manager - Air Programs
Environmental, Health & Safety

EHS\ikJMW105

Enclosure

c/enc: Ms. Mara Nasca-FDEP SW District

Legal Notices

PUBLIC NOTICE OF INTENT TO ISSUE PSD PERMIT
STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION
DEP File No. 0570039027AC (PSDFL390)
Tampa Electric Company Big Bend Station
Hillsborough County

Applicant: The applicant for this project is the Tampa Electric Company (TEC). The applicant's mailing address is: Tampa Electric Company, Post Office Box 111, Tampa, Florida 33601-0111.

Facility Location: The applicant operates the Big Bend Station, located at 13031 Wyandotte Road, Apollo Beach, Hillsborough County.

Project: TEC applied for an air construction permit to increase carbon monoxide (CO) emissions due to installation of low nitrogen oxides burners and separate overfire air equipment in the furnace of the existing Unit 4 steam generator at the plant. The TEC Big Bend Station consists of four coal and petroleum cokefueled electrical steam units, three simplecycle combustion turbines, support facilities and ancillary equipment. A pollution reduction program was implemented by TEC pursuant to a Consent Final Judgment (CFJ) with the Department and a Consent Decree (CD) with the Environmental Protection Agency to reduce emissions from its coal fired units.

There have been very substantial reductions of nitrogen oxides (NOX an ozone/smog precursor) following installation of low NOX burners (LNB), a separate overfire air (SOFA) system and a selective catalytic reduction system (SCR) system on Unit 4. NOX emissions from Unit 4 have been reduced from approximately 0.40 pounds per million Btu heat input (lb/mmBtu) in 1998 to 0.10 lb/mmBtu since May 2007. This is the lowest NOX limit for a coalfueled unit in the state and among the lowest in the country.

An effect of the LNB and SOFA projects is increased CO emissions. The Department conducted a BACT determination and proposes an interim limit of 0.20 lb CO/mmBtu on a 30day basis. The Department requires installation of a continuous emission monitoring system (CEMS) for determination of compliance with the interim BACT limit. Based on results of compliance tests and analysis of 6 months worth of continuous monitoring data, the Department will reassess this BACT determination. The emission limit may be adjusted downward to make this limit more stringent provided that overall control attained for all air pollutants including CO, sulfur dioxide, NOX, and particulate matter, is optimized.

The Department reviewed an ambient air modeling analysis submitted by TEC and concluded that the increased CO emissions will not cause or contribute to any violation of the ambient air quality standards. A full description of the project and the Department's review are available under the power plant section at:

www.dep.state.fl.us/Air/permitting/construction.htm

Notice of Intent to Issue A Permit: The Department of Environmental Protection (Department) gives notice of its intent to issue an air construction permit pursuant to the rules for the Prevention of Significant Deterioration of Air Quality (PSD Permit) to TEC. A determination of best available control technology (BACT) was required for emissions of carbon monoxide (CO). The Department will issue the final PSD Permit unless a response received in accordance with the following procedures results in a different decision or significant change of terms or conditions.

Comments: The Department will accept written comments concerning the proposed permit issuance action and requests for a public meeting for a period of 30 days from the date of publication of Public Notice of Intent to Issue PSD Permit. Written comments should be provided to the Department's Bureau of Air Regulation at 2600 Blair Stone Road, Mail Station #5505, Tallahassee, Florida 323992400. Any written comments filed shall be made available for public inspection. If written comments received result in a significant change in the proposed agency action, the Department shall revise the proposed permit and require, if applicable, another Public Notice.

The Department will issue the permit with the attached conditions unless a timely petition for an administrative hearing is filed pursuant to Sections 120.569 and 120.57, F.S., before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below. Mediation is not available in this proceeding

Petitions: A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative proceeding (hearing) under sections 120.569 and 120.57, F.S. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station # 35, Tallahassee, Florida, 323993000. Petitions filed by the permit applicant or any of the parties listed below must be filed within fourteen days of receipt of this notice of intent. Petitions filed by any persons other than those entitled to written notice under section 120.60(3), F.S. must be filed within fourteen days of publication of the public notice or within fourteen days of receipt of this notice of intent, whichever occurs first. Under section 120.60(3), however, any person who asked the Department for notice of agency action may file a petition within fourteen (14) days of receipt of that notice, regardless of the date of publication. A petitioner shall mail a copy of the petition to the applicant at the address

The Tampa Tribune

Published Daily

Tampa, Hillsborough County, Florida

State of Florida }
County of Hillsborough) SS.

Before the undersigned authority personally appeared C. Pugh, who on oath says that she is the Advertising Billing Supervisor of The Tampa Tribune, a daily newspaper published at Tampa in Hillsborough County, Florida; that the attached copy of the

Legal Ads IN THE Tampa Tribune

In the matter of Legal Notices

was published in said newspaper in the issues of

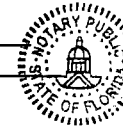
12/05/2007

Affiant further says that the said The Tampa Tribune is a newspaper published at Tampa in said Hillsborough County, Florida, and that the said newspaper has heretofore been continuously published in said Hillsborough County, Florida, each day and has been entered as second class mail matter at the post office in Tampa, in said Hillsborough County, Florida for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that she has neither paid nor promised any person, this advertisement for publication in the said newspaper.

[Handwritten signature]

Sworn to and subscribed by me, this 5 day of December, A.D. 2007

Personally Known [checked] or Produced Identification
Type of Identification Produced



Ana Maria Hodel
Commission #DD551367
Expires: MAY 11, 2010
www.AARONOTARY.com

[Handwritten signature]

indicated above at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28106.205 of the Florida Administrative Code.

A petition that disputes the material facts on which the Department's action is based must contain the following information: (a) The name and address of each agency affected and each agency's file or identification number, if known; (b) The name, address, and telephone number of the petitioner, the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination; (c) A statement of when and how the petitioner received notice of the agency decision; (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate; (e) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle the petitioner to relief; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; and (g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts upon which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28106.301, F.A.C. Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Project File: A complete project file is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at:

Dept. of Environmental Protection
Bureau of Air Regulation
Suite 4, 111 S. Magnolia Drive
Tallahassee, Florida 32301
Telephone: (850)488-0114
Fax: (850)921-9533

Dept. of Environmental Protection
Southwest District Office
13051 North Telecom Parkway
Temple Terrace, Florida 33637-0926
Phone: (813) 632-7600
Fax: (813) 632-7665

Hillsborough County Environmental
Protection Commission
Air Management Division
3629 Queen Palm Drive
Tampa, FL 33619-1309
Telephone: (813) 627-2600
Fax: (813) 627-2660

The complete project file includes the application, technical evaluations, Draft Permit, and the information submitted by the responsible official, exclusive of confidential records under Section 403.111, F.S. Interested persons may contact the Program Administrator, South Permitting Section at 111 South Magnolia Drive, Suite 4, Tallahassee, Florida 32301 or call 850/9219523 for additional information.



Florida Department of Environmental Protection

Bob Martinez Center
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

Charlie Crist
Governor

Jeff Kottkamp
Lt. Governor

Michael W. Sole
Secretary

November 16, 2007

Electronically Sent – Received Receipt Requested.

kasheffield@tecoenergy.com

Ms. Karen Sheffield, General Manager
Big Bend Station
Tampa Electric Company
Post Office Box 111
Tampa, Florida 33601-0111

Re: Carbon Monoxide (CO) Emission Limit - Big Bend Unit 4
DEP File No. 0570039-027-AC (PSD-FL-390)

Dear Ms. Sheffield:

Enclosed is one copy of the draft air construction permit pursuant to the rules for the Prevention of Significant Deterioration of Air Quality (PSD permit). The PSD permit will authorize an increase in CO emissions due to the installation of low nitrogen oxide burners and a separate overfire air system on Unit 4 at the Big Bend Station in Tampa, Hillsborough County. The Department's Intent to Issue PSD Permit, the Technical Evaluation and Preliminary Determination, and the Public Notice of Intent to Issue PSD Permit are also included.

The original Draft Permit and associated documents that were transmitted by the cover letter dated August 3, 2007 are hereby withdrawn and replaced by those enclosed herewith.

The Public Notice must be published one time only as soon as possible in a newspaper of general circulation in the area affected, pursuant to the requirements of Chapter 50, Florida Statutes. Proof of publication, such as a newspaper affidavit, must be provided to the Department's Bureau of Air Regulation office within seven days of publication. Failure to publish the notice and provide proof of publication within the allotted time may result in denial of the permit.

Please submit any written comments you wish to have considered concerning the Department's proposed action to A.A. Linero, Program Administrator, at the letterhead address. If you have any questions regarding this matter, please contact Tom Cascio at (850) 921-9526 or Debbie Nelson at (850) 921-9537.

Sincerely,

Trina L. Vielhauer, Chief
Bureau of Air Regulation

TLV/aal

Enclosures

WRITTEN NOTICE OF INTENT TO ISSUE PSD PERMIT

*In the Matter of an
Application for Permit by:*

Ms. Karen Sheffield, General Manager
Big Bend Station
Tampa Electric Company
Post Office Box 111
Tampa, Florida 33601-0111

DEP File No. 0570039-027-AC
Draft Permit No. PSD-FL-390
Carbon Monoxide (CO) Emission Limit
Unit 4 Steam Generator
Hillsborough County

Facility Location: The applicant, Tampa Electric Company (TEC), operates the Big Bend Station located at 13031 Wyandotte Road, Apollo Beach, Hillsborough County.

The Department of Environmental Protection (Department) gives notice of its intent to issue a permit pursuant to the rules for the Prevention of Significant Deterioration of Air Quality (PSD Permit), copy of DRAFT Permit attached, for the proposed project as detailed in the application specified above and the enclosed Technical Evaluation and Preliminary Determination for the reasons stated below.

Project: TEC applied on May 1, 2007 for an air construction permit to increase CO emissions due to installation of low nitrogen oxides burners and separate overfire air equipment in the furnace of the existing Unit 4 steam generator at the plant. The Department gave written notice of its intent to issue a permit to TEC on August 3, 2007. Prior to publication of the Public Notice of Intent to Issue PSD Permit (Public Notice) TEC provided comments and additional information for consideration by the Department. The original written notice and accompanying documents are hereby withdrawn and replaced with the present notice and accompanying documents.

Permitting Authority: The Department has permitting jurisdiction under the provisions of Chapter 403, Florida Statutes (F.S.), Florida Administrative Code (F.A.C.) Chapters 62-4, 62-210, and 62-212. The above actions are not exempt from permitting procedures. The Department has determined that an air construction permit pursuant to the rules for the Prevention of Significant Deterioration of Air Quality (PSD) is required.

Notice of Intent to Issue Air Permit: The Department intends to issue this PSD Permit based on the belief that reasonable assurances have been provided to indicate that operation of these emission units will not adversely impact air quality, and the emission units will comply with all appropriate provisions of Chapters 62-4, 62-204, 62-210, 62-212, 62-296 and 62-297, F.A.C.

Public Notice: Pursuant to Section 403.815, F.S., and Rule 62-110.106(7)(a)1., F.A.C., you (the applicant) are required to publish at your own expense the enclosed Public Notice. The Public Notice shall be published one time only in the legal advertisement section of a newspaper of general circulation in the area affected. Rule 62-110.106(7)(b), F.A.C., requires that the applicant cause the notice to be published as soon as possible after notification by the Department of its intended action. For the purpose of these rules, publication in a "newspaper of general circulation in the area affected" means publication in a newspaper meeting the requirements of Sections 50.011 and 50.031, F.S., in the county where the activity is to take place. If you are uncertain that a newspaper meets these requirements, please contact the Department at the address or telephone number listed below. The applicant shall provide proof of publication to the Department's Bureau of Air Regulation, at 2600 Blair Stone Road, Mail Station #5505, Tallahassee, Florida 32399-2400 (Telephone: 850/488-0114; Fax 850/921-9533). You must provide proof of publication within seven days of publication, pursuant to Rule 62-110.106(5)& (9), F.A.C. No permitting action for which published notice is required shall be granted until proof of publication of notice is made by furnishing a uniform affidavit in substantially the form prescribed in section 50.051,

F.S. to the office of the Department issuing the permit. Failure to publish the notice and provide proof of publication may result in the denial of the permit pursuant to Rules 62-110.106(9) & (11), F.A.C.

The Department will issue the final permit with the attached conditions unless a response received in accordance with the following procedures results in a different decision or significant change of terms or conditions.

Comments: The Department will accept written comments and requests for public meetings concerning the proposed permit issuance action for a period of 30 days from the date of publication of the enclosed Public Notice. Written comments should be provided to the Department's Bureau of Air Regulation at 2600 Blair Stone Road, Mail Station #5505, Tallahassee, Florida 32399-2400. Any written comments filed shall be made available for public inspection. If comments received result in a change in the proposed agency action, the Department shall revise the proposed permit and require, if applicable, another Public Notice.

The Department will issue the permit with the attached conditions unless a timely petition for an administrative hearing is filed pursuant to sections 120.569 and 120.57, F.S., before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below.

Petitions: A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative proceeding (hearing) under sections 120.569 and 120.57 of the Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station #35, Tallahassee, Florida, 32399-3000. Petitions filed by the permit applicant or any of the parties listed below must be filed within fourteen days of receipt of this notice of intent. Petitions filed by any persons other than those entitled to written notice under section 120.60(3), F.S., must be filed within 14 days of publication of the public notice or within fourteen days of receipt of this notice of intent, whichever occurs first. Under section 120.60(3), however, any person who asked the Department for notice of agency action may file a petition within fourteen days of receipt of that notice, regardless of the date of publication. A petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, F.A.C.

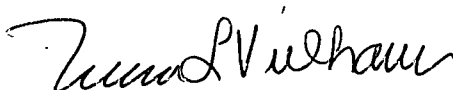
A petition that disputes the material facts on which the Department's action is based must contain the following information: (a) The name and address of each agency affected and each agency's file or identification number, if known; (b) The name, address, and telephone number of the petitioner, the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination; (c) A statement of when and how the petitioner received notice of the agency decision; (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate; (e) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; and (g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts upon which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation: Mediation is not available in this proceeding.

Executed in Tallahassee, Florida.



Trina L. Vielhauer, Chief
Bureau of Air Regulation

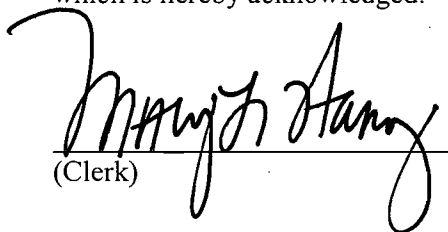
CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies that this Intent to Issue Air Construction Permit (including the Public Notice, Technical Evaluation, and the Draft permit) and all copies were sent electronically (with Received Receipt) before the close of business on **November 16, 19 2007** to the persons listed:

Karen Sheffield, General Manager, TEC: kasheffield@tecoenergy.com
Bryon Burrows, P.E., TEC: btburrows@tecoenergy.com
Tom Davis, P.E., Environmental Consulting & Technology: tdavis@ectinc.com
Diana Lee, P.E., HCEPC: lee@epchc.org
Mara Nasca, DEP SWD: mara.nasca@dep.state.fl.us
Jim Little, U.S. EPA Region 4: little.james@epamail.epa.gov
Katy Forney, U.S. EPA Region 4: forney.kathleen@epa.gov
Catherine Collins, U.S. Fish and Wildlife Service: catherine_collins@fws.gov
Sandra Silva, U.S. Fish and Wildlife Service: sandra_silva@fws.gov

Clerk Stamp

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



(Clerk)

11/19/07
(Date)

PUBLIC NOTICE OF INTENT TO ISSUE PSD PERMIT

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROTECTION

DEP File No. 0570039-027-AC (PSD-FL-390)

Tampa Electric Company Big Bend Station
Hillsborough County

Applicant: The applicant for this project is the Tampa Electric Company (TEC). The applicant's mailing address is: Tampa Electric Company, Post Office Box 111, Tampa, Florida 33601-0111.

Facility Location: The applicant operates the Big Bend Station, located at 13031 Wyandotte Road, Apollo Beach, Hillsborough County.

Project: TEC applied for an air construction permit to increase carbon monoxide (CO) emissions due to installation of low nitrogen oxides burners and separate overfire air equipment in the furnace of the existing Unit 4 steam generator at the plant. The TEC Big Bend Station consists of four coal and petroleum coke-fueled electrical steam units, three simple-cycle combustion turbines, support facilities and ancillary equipment. A pollution reduction program was implemented by TEC pursuant to a Consent Final Judgment (CFJ) with the Department and a Consent Decree (CD) with the Environmental Protection Agency to reduce emissions from its coal fired units.

There have been very substantial reductions of nitrogen oxides (NO_x - an ozone/smog precursor) following installation of low NO_x burners (LNB), a separate overfire air (SOFA) system and a selective catalytic reduction system (SCR) system on Unit 4. NO_x emissions from Unit 4 have been reduced from approximately 0.40 pounds per million Btu heat input (lb/mmBtu) in 1998 to 0.10 lb/mmBtu since May 2007. This is the lowest NO_x limit for a coal-fueled unit in the state and among the lowest in the country.

An effect of the LNB and SOFA projects is increased CO emissions. The Department conducted a BACT determination and proposes an interim limit of 0.20 lb CO/mmBtu on a 30-day basis. The Department requires installation of a continuous emission monitoring system (CEMS) for determination of compliance with the interim BACT limit. Based on results of compliance tests and analysis of 6 months worth of continuous monitoring data, the Department will reassess this BACT determination. The emission limit may be adjusted downward to make this limit more stringent provided that overall control attained for all air pollutants including CO, sulfur dioxide, NO_x, and particulate matter, is optimized.

The Department reviewed an ambient air modeling analysis submitted by TEC and concluded that the increased CO emissions will not cause or contribute to any violation of the ambient air quality standards. A full description of the project and the Department's review are available under the power plant section at:

www.dep.state.fl.us/Air/permitting/construction.htm

Notice of Intent to Issue A Permit: The Department of Environmental Protection (Department) gives notice of its intent to issue an air construction permit pursuant to the rules for the Prevention of Significant Deterioration of Air Quality (PSD Permit) to TEC. A determination of best available control technology (BACT) was required for emissions of carbon monoxide (CO). The Department will issue the final PSD Permit unless a response received in accordance with the following procedures results in a different decision or significant change of terms or conditions.

Comments: The Department will accept written comments concerning the proposed permit issuance action and requests for a public meeting for a period of 30 days from the date of publication of Public Notice of Intent to Issue PSD Permit. Written comments should be provided to the Department's Bureau of Air Regulation at 2600 Blair Stone Road, Mail Station #5505, Tallahassee, Florida 32399-2400. Any written comments filed shall be made available for public inspection. If written comments received result in a significant change in the proposed agency action, the Department shall revise the proposed permit and require, if applicable, another Public Notice.

Notice for Publication in Newspaper

The Department will issue the permit with the attached conditions unless a timely petition for an administrative hearing is filed pursuant to Sections 120.569 and 120.57, F.S., before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below. Mediation is not available in this proceeding.

Petitions: A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative proceeding (hearing) under sections 120.569 and 120.57, F.S. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station # 35, Tallahassee, Florida, 32399-3000. Petitions filed by the permit applicant or any of the parties listed below must be filed within fourteen days of receipt of this notice of intent. Petitions filed by any persons other than those entitled to written notice under section 120.60(3), F.S. must be filed within fourteen days of publication of the public notice or within fourteen days of receipt of this notice of intent, whichever occurs first. Under section 120.60(3), however, any person who asked the Department for notice of agency action may file a petition within fourteen (14) days of receipt of that notice, regardless of the date of publication. A petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205 of the Florida Administrative Code.

A petition that disputes the material facts on which the Department's action is based must contain the following information: (a) The name and address of each agency affected and each agency's file or identification number, if known; (b) The name, address, and telephone number of the petitioner, the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination; (c) A statement of when and how the petitioner received notice of the agency decision; (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate; (e) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle the petitioner to relief; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; and (g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts upon which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C. Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Project File: A complete project file is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at:

Dept. of Environmental Protection
Bureau of Air Regulation
Suite 4, 111 S. Magnolia Drive
Tallahassee, Florida 32301
Telephone: (850)488-0114
Fax: (850)921-9533

Dept. of Environmental Protection
Southwest District Office
13051 North Telecom Parkway
Temple Terrace, Florida 33637-0926
Phone: 813/632-7600
Fax: (813)632-7665

Hillsborough County Environmental
Protection Commission
Air Management Division
3629 Queen Palm Drive
Tampa, FL 33619-1309
Telephone: (813)627-2600
Fax: (813)627-2660

The complete project file includes the application, technical evaluations, Draft Permit, and the information submitted by the responsible official, exclusive of confidential records under Section 403.111, F.S. Interested persons may contact the Program Administrator, South Permitting Section at 111 South Magnolia Drive, Suite 4, Tallahassee, Florida 32301 or call 850/921-9523 for additional information.

PERMITTEE:

Tampa Electric Company
Post Office Box 111
Tampa, Florida 33601-0111

Authorized Representative:

Ms. Karen Sheffield, General Manager
Big Bend Station

DEP File No. 0570039-027-AC Draft Permit No. PSD-FL-390 Carbon Monoxide (CO) Emission Limit Big Bend Station Unit No. 4 Hillsborough County Expires: December 31, 2008

PROJECT AND LOCATION

This permit authorizes the increase of carbon monoxide (CO) emissions pursuant to a determination of best available control technology (BACT) and requires the installation of a continuous emissions monitoring system (CO-CEMS) following recently completed installation and operation of required nitrogen oxides (NO_x) control systems on the Unit No. 4 steam generator. The Tampa Electric Company (TEC) Big Bend Station is located at 13031 Wyandotte Road, Apollo Beach, Hillsborough County. UTM Coordinates are Zone 17, 361.9 km East and 3075.0 km North; Latitude: 27° 47' 36" North and Longitude: 82° 24' 11" West.

STATEMENT OF BASIS

This permit is issued under the provisions of Chapter 403 of the Florida Statutes (F.S.), and Chapters 62-4, 62-204, 62-210, 62-212, 62-296, and 62-297 of the Florida Administrative Code (F.A.C.). The permittee is authorized to perform the proposed work in accordance with the conditions of this permit and as described in the application, approved drawings, plans, and other documents on file with the Department of Environmental Protection (Department).

CONTENTS

- Section 1. General Information
- Section 2. Administrative Requirements
- Section 3. Emissions Units Specific Conditions
- Section 4. Appendices

(DRAFT)

Joseph Kahn, Director
Division of Air Resource Management

(Date)

SECTION 1. GENERAL INFORMATION

FACILITY AND PROJECT DESCRIPTION

This facility consists of:

- Four coal and petroleum coke-fueled steam electrical generating units (Units 1, 2, 3 and 4);
- Three simple-cycle combustion turbines (CT Nos. 1, 2, and 3);
- Solid fuels, fly ash, limestone, gypsum, slag, and bottom ash storage and handling facilities; and
- Fuel oil storage tanks.

Emissions from Units 1 through 4 are controlled by electrostatic precipitators (ESP), and flue gas desulfurization (FGD) systems. There are ongoing NO_x control projects pursuant to a Consent Final Judgment (CFJ) between TEC and the Department and a Consent Decree (CD) between TEC and the United States Environmental Protection Agency (EPA).

This permit/project authorizes the increase of CO emissions pursuant to a BACT determination and requires the installation of a CO-CEMS following recently completed installation and operation of required NO_x control systems on Unit 4. NO_x emissions from Unit 4 are controlled by low NO_x burners (LNB), separate overfire air (SOFA) and selective catalytic reduction (SCR) pursuant to the requirements of the CFJ and CD.

EMISSIONS UNITS

This permit addresses the following emissions unit:

Emissions Unit ID No.	Brief Emissions Unit Description
004	Big Bend Unit No. 4 Steam Generator

REGULATORY CLASSIFICATION

The facility is a major source of hazardous air pollutants (HAP).

The facility is a Title V major source of air pollution in accordance with Chapter 213, F.A.C.

The facility is a major stationary source (PSD-major source) in accordance with Rule 62-212.400, F.A.C.

The facility operates units subject to the Standards of Performance for New Stationary Sources pursuant to 40 Code of Federal Regulations (CFR) Part 60.

Unit 4 is not subject to the National Emissions Standards for Hazardous Air Pollutants pursuant to 40 CFR Part 63.

The facility operates units subject to the Acid Rain provisions of the Clean Air Act.

The facility operates units subject to the Federal Clean Air Interstate Rule (CAIR) in accordance with the Final Department Rules issued pursuant to CAIR as implemented by FDEP in Rule 62-296.470, Florida Administrative Code (F.A.C.).

The facility operates units subject to the Federal Clean Air Mercury Rule (CAMR) implemented by the Department in Rule 62-296.480, F.A.C.

The facility was originally certified pursuant to the power plant siting provisions of Chapter 62-17, F.A.C.

RELEVANT DOCUMENTS

The following relevant documents are not a part of this permit, but helped form the basis for this permitting action: the permit application and additional information received to make it complete; and the Department's Technical Evaluation and Preliminary Determination.

SECTION 2. ADMINISTRATIVE REQUIREMENTS

1. Permitting Authority: The Permitting Authority for this project is the Bureau of Air Regulation in the Division of Air Resource Management of the Department. The mailing address for the Bureau of Air Regulation is 2600 Blair Stone Road, MS #5505, Tallahassee, Florida 32399-2400.
2. Compliance Authority: All documents related to compliance activities such as reports, tests, and notifications shall be submitted to the Hillsborough County Environmental Protection Commission (HCEPC), Air Management Division. The mailing address and phone number of the HCEPC are 3629 Queen Palm Drive, Tampa, Florida 33619-1309; (813)627-2600 and (813)627-2620 (fax).
3. Appendices: The following Appendices are attached as part of this permit: Appendix BD (Final BACT Determinations and Emissions Standards); Appendix GC (General Conditions).
4. Applicable Regulations, Forms and Application Procedures: Unless otherwise specified in this permit, the construction and operation of the subject emissions units shall be in accordance with the capacities and specifications stated in the application. The facility is subject to all applicable provisions of: Chapter 403, F.S.; and Chapters 62-4, 62-204, 62-210, 62-212, 62-213, 62-296, and 62-297, F.A.C. Issuance of this permit does not relieve the permittee from compliance with any applicable federal, state, or local permitting or regulations.
5. New or Additional Conditions: For good cause shown and after notice and an administrative hearing, if requested, the Department may require the permittee to conform to new or additional conditions. The Department shall allow the permittee a reasonable time to conform to the new or additional conditions, and on application of the permittee, the Department may grant additional time. [Rule 62-4.080, F.A.C.]
6. Modifications: No emissions unit shall be constructed or modified without obtaining an air construction permit from the Department. Such permit shall be obtained prior to beginning construction or modification. [Rules 62-210.300(1) and 62-212.300(1)(a), F.A.C.]
7. Title V Permit: This permit authorizes specific modifications and/or new construction on the affected emissions units as well as initial operation to determine compliance with conditions of this permit. A Title V operation permit is required for regular operation of the permitted emissions unit. The permittee shall apply for a Title V operation permit at least 90 days prior to expiration of this permit, but no later than 180 days after completing the required work and commencing operation. To apply for a Title V operation permit, the applicant shall submit the appropriate application form, compliance test results, and such additional information as the Department may by law require. The application shall be submitted to the Bureau of Air Regulation with copies to the Compliance Authority. [Rules 62-4.030, 62-4.050, 62-4.220, and Chapter 62-213, F.A.C.]

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

This section of the permit addresses the following emissions unit.

Emissions Unit ID No.	Detailed Emissions Unit Description
004	Unit No. 4 is a 4330 million British thermal units (mmBtu)/hour heat input, dry-bottom tangentially fired utility boiler. The generator nameplate capacity is 486 megawatts (MW). Unit No. 4 began commercial operation in 1985. Particulate matter (PM) emissions generated during the operation of the unit are controlled by a dry electrostatic precipitator (ESP) manufactured by Belco. The control efficiency of the ESP is 99.7%. Sulfur dioxide emissions are controlled by flue gas desulfurization equipment manufactured by Research-Cottrell. The fuel fired in Unit No. 4 consists of coal, or a coal/petroleum coke blend containing a maximum of 20% petroleum coke by weight, or coal blended with coal residual* generated from the Polk Power Station, or a coal/petroleum coke blend further blended with coal residual generated from the Polk Power Station. The unit is also equipped with an Acid Rain sulfur dioxide (SO ₂) and nitrogen oxides (NO _x) continuous emissions monitoring system (CEMS) and shall be equipped with a carbon monoxide (CO) CEMS.

* The types and amounts of allowed coal residual are given in Permit 0570039-017-AV

APPLICABLE STANDARDS AND REGULATIONS

1. BACT Determination: The emission unit addressed in this section is subject to a best available control technology (BACT) determination for CO. [Rule 62-212.400, F.A.C.]
2. Standards of Performance for New Stationary Sources (NSPS) Requirements: Unit 4 boiler shall comply with all applicable requirements of 40 CFR 60, listed below, adopted by reference in Rule 62-204.800(7)(b), F.A.C.
 - (a) Subpart A, General Provisions, including:
 - 40 CFR 60.7, Notification and Record Keeping
 - 40 CFR 60.8, Performance Tests
 - 40 CFR 60.11, Compliance with Standards and Maintenance Requirements
 - 40 CFR 60.12, Circumvention
 - 40 CFR 60.13, Monitoring Requirements
 - 40 CFR 60.19, General Notification and Reporting Requirements
 - (b) Subpart Da, Standards of Performance for Electric Utility Steam Generating Units for Which Construction is Commenced After September 18, 1978.

ADMINISTRATIVE REQUIREMENTS

3. Relation to Other Permits: The conditions of this permit are in addition to those of any other air construction or operation permits for this facility. [Rule 62-4.030, 62-4.210, and 62-210.300(1)(b), F.A.C.]

CONTROL TECHNOLOGY

4. LNB and SOFA Systems: The permittee shall adhere to good combustion practices (GCP) to achieve the BACT CO emissions limits set by this permit. [Rules 62-4.070, 62-210.200 (BACT) and 62-212.400 (PSD), F.A.C.]

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

EMISSION STANDARDS

5. Emission Standard for Carbon Monoxide (CO): CO emissions from Unit 4 shall not exceed 0.20 pounds per million Btu heat input (lb/mmBtu) on a heat input weighted 30-boiler operating day rolling average as demonstrated by the required CO-CEMS. [Rules 62-4.070(3), 62-210.200 (BACT) and 62-212.400(PSD), F.A.C.]

INITIAL EMISSIONS COMPLIANCE DEMONSTRATION

6. Initial Compliance Demonstration: Within 45 days of issuance of this permit, the permittee shall conduct an initial compliance demonstration for CO with the LNB, SOFA and SCR systems engaged. Tests shall be conducted between 90% and 100% of permitted capacity while firing a coal and petcoke blend or a blend of coal, petcoke and coal residual. [Title V Permit No. 0570039-017-AV Condition B.1, Rule 62-297.310(7)(a)1, F.A.C.]
7. Stack Test Methods: The required one-time CO test shall be performed in accordance with the following reference method, or other methods approved by EPA.

Method	Description of Method and Comments
10	Determination of Carbon Monoxide Emissions

The method is described in 40 CFR 60, Appendix A, and adopted by reference in Rule 62-204.800, F.A.C. [Rule 62-204.800, F.A.C.; 40 CFR 60, Appendix A]

8. Stack Test Results. Compliance test results shall be submitted to the compliance authority described in Section II, Specific Condition 2, above, no later than 45 days after completion of the last test run. The test results shall include important measurements and operating ranges (such as percent oxygen, settings on the SOFA system, or other furnace parameters). The test report shall provide sufficient detail on the tested emission unit and the procedures used to allow the Department to determine if the test was properly conducted and if the test results were properly computed. At a minimum, the test report shall provide the applicable information listed in Rule 62-297.310(8)(c), F.A.C. and in Appendix GC of this permit. [Rule 62-297.310(8), F.A.C.]

CONTINUOUS EMISSIONS MONITORING SYSTEM (CEMS)

9. Requirement to Install CEMS: The CO-CEMS shall be installed and certified by March 31, 2008. [Rules 62-4.070(3), 62-210.200(BACT), F.A.C.]
10. Continuous Compliance with CO limits: Upon certification of the CO-CEMS, installed pursuant to Specific Condition 9, compliance with the 30 operating day rolling average shall be demonstrated using data collected from the required CO-CEMS. [Rule 62-4.070(3), F.A.C.]
11. Additional Requirements – Appendix CEMS: Additional requirements applicable to the CO-CEMS are give in Section 4, Appendix CEMS.

REPORTING AND RECORD KEEPING REQUIREMENTS

12. Excess Emissions Reporting:
- a. Malfunction Notification: If emissions in excess of the CO standard (subject to the specified averaging period) occur due to malfunction, the permittee shall notify the compliance authority within (1) working day of discovery: the nature, extent, and duration of the excess emissions; the cause of the excess emissions; and the actions taken to correct the problem. The Department may request a written summary report of the incident.
 - b. SIP Quarterly Report: Within 30 days following the end of each calendar-quarter, the

SECTION 3. EMISSIONS UNIT SPECIFIC CONDITIONS

permittee shall submit a report to the Compliance Authority summarizing periods of CO emissions in excess of the BACT permit standard following the NSPS format in 40 CFR 60.7(c), Subpart A. In addition, the report shall summarize the CO-CEMS system monitor availability for the previous quarter.

[Rules 62-4.130, 62-204.800, 62-210.700(6) and 62-212.400(BACT), F.A.C., and 40 CFR 60.7]

13. Annual Operating Report: The permittee shall submit an annual report that summarizes the actual operating hours and emissions from this facility in accordance with Rule 62-210.370, F.A.C. Annual operating reports shall be submitted to the Compliance Authority by March 1st of each year. [Rule 62-210.370(2), F.A.C.]
14. Monthly CO-CEMS Report: Upon certification of the CO-CEMS, the permittee shall submit, on a monthly basis for the 6 months evaluation period only, a report in electronic file format which includes Unit 4 CO, NO_x, heat input data, and information on control equipment operation. The report shall be submitted by the 15th of each month by mailing a compact disc to the Department's Bureau of Air Regulation Permitting South Section and shall include all hourly readings from the previous month. Alternatively, upon contacting the Bureau's project engineer, the file may be emailed to the appropriate Bureau personnel.
15. Optimization Study Report: Upon completion of the 6-month evaluation period discussed in Specific Condition 14., above, the permittee shall submit to the Department a report summarizing the results of the various operational scenarios researched with the goal of overall control optimization for all air pollutants including CO, SO₂, NO_x, and PM/PM₁₀. The report shall include a recommended final BACT determination.
16. Reassessment of BACT Determination: Based on results of compliance tests and analysis of 6 months worth of continuous monitoring data, the Department will reassess the previously issued best available control technology (BACT) determination. The emission limit may be adjusted downward to make this limit more stringent provided that overall control attained for all air pollutants including CO, SO₂, NO_x, PM/PM₁₀, is optimized. Such revision shall be based on data that represents a full range of operating conditions and a representative period of time. Such revision, if required by the Department, shall be in the form of a federally enforceable permit and shall be publicly noticed by the permittee. [Rules 62-4.070(3), 62-210.200 (BACT) and 62-212.400(PSD); F.A.C.]

SECTION 4. APPENDICES

APPENDIX BD

The Department establishes the following standards as the best available control technology (BACT) for the TEC Big Bend Unit 4 steam generator:

Emissions of CO shall not exceed the interim value of 0.20 lb/mmBtu heat input on a heat input-weighted 30-boiler operating day rolling average as demonstrated by the required CO-CEMS. An initial 3 run test will be used to demonstrate the initial compliance with a 3-hour 0.20 lb/mmBtu interim limit.

SECTION 4. APPENDICES

APPENDIX CEMS

UNIT 4 CO EMISSION STANDARDS AND CO-CEMS

1. Emission Standard for Carbon monoxide (CO): CO emissions from Unit 4 shall not exceed 0.20 pounds per million Btu heat input (lb/mmBtu) on a 30-operating day rolling average as demonstrated by the required CO-CEMS.
[62-210.200 (BACT) and 62-212.400(PSD), F.A.C.]
2. CEMS Required for Demonstrating Compliance: The owner or operator shall properly install, calibrate, maintain and operate a continuous emissions monitoring system (CEMS) to measure and record emissions of CO in the units of parts per million (ppm) and convert the reading to lb/mmBtu. The owner or operator shall comply with the conditions of Appendix CEMS for the CO-CEMS required to be installed by this permit as the compliance method for a SIP-based emission standard.
3. CEMS Required for Reporting Annual Emissions: The owner or operator shall use data from the CO-CEMS when calculating annual emissions for purposes of computing actual emissions, baseline actual emissions and net emissions increase, as defined at Rule 62-210.200, F.A.C., and for purposes of computing emissions pursuant to the reporting requirements of Rules 62-210.370(3) and 62-212.300(1)(e), F.A.C. The owner or operator shall follow the procedures in Appendix CEMS for calculating annual emissions.

CEMS OPERATION PLAN

4. CEMS Operation Plan: The owner or operator shall create and implement a plan for the proper installation, calibration, maintenance and operation of the CO-CEMS required by this permit. The owner or operator shall submit the CO-CEMS Operation Plan to the Bureau of Air Monitoring and Mobile Sources for approval at least 60 days prior to CO-CEMS installation. The CO-CEMS Operation Plan shall become effective 60 days after submittal or upon its approval. If the CO-CEMS Operation Plan is not approved, the owner or operator shall submit a new or revised plan for approval.

{Permitting Note: The Department maintains both guidelines for developing a CO-CEMS Operation Plan and example language that can be used as the basis for the facility-wide plan required by this permit. Contact the Emissions Monitoring Section of the Bureau of Air Monitoring and Mobile Sources at (850)488-0114.}

INSTALLATION, PERFORMANCE SPECIFICATIONS AND QUALITY ASSURANCE

5. Timelines: The owner or operator shall install the CO-CEMS required by this permit and conduct the appropriate performance specification for the CO-CEMS no later than March 31, 2008.
6. Installation: The CO-CEMS shall be installed such that representative measurements of emissions or process parameters from the facility are obtained. The owner or operator shall locate the CO-CEMS by following the procedures contained in the applicable performance specification of 40 CFR Part 60, Appendix B.
7. Span Values and Dual Range Monitors: The owner or operator shall set appropriate span values for the CO-CEMS. The owner or operator shall install dual range monitors if required by and in accordance with the CO-CEMS Operation Plan.
8. Moisture Correction: If necessary, the owner or operator shall determine the moisture content of the exhaust gas and develop an algorithm to enable correction of the monitoring results to a dry basis (0% moisture).

{Permitting Note: The CO-CEMS Operation Plan will contain additional CO-CEMS-specific details and procedures for installation.}

SECTION 4. APPENDICES

APPENDIX CEMS

9. Performance Specifications: The owner or operator shall evaluate the acceptability of the CO-CEMS by conducting the appropriate performance specification, as follows. CEMS determined to be unacceptable shall not be considered installed for purposes of meeting the timelines of this permit. For CO monitors, the owner or operator shall conduct Performance Specification 4 or 4A of 40 CFR part 60, Appendix B.
10. Quality Assurance: The owner or operator shall follow the quality assurance procedures of 40 CFR Part 60, Appendix F. The required relative accuracy test audit (RATA) tests for the CO-CEMS shall be performed using EPA Method 10 in Appendix A of 40 CFR part 60 and shall be based on a continuous sampling train.
11. Substituting RATA Tests for Compliance Tests: Data collected during CO-CEMS quality assurance RATA tests can substitute for annual stack tests, and vice versa, at the option of the owner or operator, provided the owner or operator indicates this intent in the submitted test protocol and follows the procedures outlined in the CO-CEMS Operation Plan.

CALCULATION APPROACH

12. CO-CEMS Used for Compliance: Once adherence to the applicable performance specification for each CO-CEMS is demonstrated, the owner or operator shall use the CO-CEMS to demonstrate compliance with the applicable emission standards as specified by this permit.
13. CO-CEMS Data: Each CO-CEMS shall monitor and record emissions during all periods of operation and whenever emissions are being generated, including during episodes of startups, shutdowns, and malfunctions. All data shall be used, except for invalid measurements taken during monitor system breakdowns, repairs, calibration checks, zero adjustments and span adjustments, and except for allowable data exclusions as per Condition 20 of this appendix.
14. Operating Hours and Operating Days: For purposes of this appendix, the following definitions shall apply. An hour is the 60-minute period beginning at the top of each hour. Any hour during which an emissions unit is in operation for more than 15 minutes is an operating hour for that emission unit. A day is the 24-hour period from midnight to midnight.
15. Unless otherwise specified by this permit, any day with at least one operating hour for an emissions unit is an operating day for that emission unit.
16. Valid Hourly Averages: The CO-CEMS shall be designed and operated to sample, analyze and record data evenly spaced over the hour at a minimum of one measurement per minute. All valid measurements collected during an hour shall be used to calculate a 1-hour block average that begins at the top of each hour.
 - a. Hours that are not operating hours are not valid hours.
 - b. For each operating hour, the 1-hour block average shall be computed from at least two data points separated by a minimum of 15 minutes. If less than two such data points are available, there is insufficient data, the 1-hour block average is not valid, and the hour is considered as "monitor unavailable."
17. Calculation Approaches: The owner or operator shall implement the calculation approach specified by this permit for the CO-CEMS, as follows: For the 30-day rolling CO average, compliance shall be determined after each operating day by calculating the arithmetic average of all the valid hourly averages from that operating day and the prior 29 operating days.

SECTION 4. APPENDICES

APPENDIX CEMS

MONITOR AVAILABILITY

18. Monitor Availability: The quarterly excess emissions report shall identify monitor availability for each quarter in which the unit operated. Monitor availability for the CO-CEMS shall be 95% or greater in any calendar quarter in which the unit operated for more than 760 hours. In the event the applicable availability is not achieved, the permittee shall provide the Department with a report identifying the problems in achieving the required availability and a plan of corrective actions that will be taken to achieve 95% availability. The permittee shall implement the reported corrective actions within the next calendar quarter. Failure to take corrective actions or continued failure to achieve the minimum monitor availability shall be violations of this permit.

EXCESS EMISSIONS

19. Definitions:

- a. *Startup* is defined as the commencement of operation of any emissions unit which has shut down or ceased operation for a period of time sufficient to cause temperature, pressure, chemical or pollution control device imbalances, which result in excess emissions.
- b. *Shutdown* means the cessation of the operation of an emissions unit for any purpose.
- c. *Malfunction* means any unavoidable mechanical and/or electrical failure of air pollution control equipment or process equipment or of a process resulting in operation in an abnormal or unusual manner.

20. Excess Emissions Prohibited: Excess emissions caused entirely or in part by poor maintenance, poor operation or any other equipment or process failure that may reasonably be prevented during startup, shutdown or malfunction shall be prohibited.

21. Data Exclusion Procedures for SIP Compliance: As per the procedures in this condition, limited amounts of CO-CEMS emissions data may be excluded from the corresponding compliance demonstration, provided that best operational practices to minimize emissions are adhered to and the duration of data excluded is minimized. The data exclusion procedures of this condition apply only to SIP-based emission limits.

- a. *Excess Emissions*. Data in excess of the applicable emission standard may be excluded from compliance calculations if the data are collected during periods of permitted excess emissions (for example, during startup, shutdown or malfunction). The maximum duration of excluded data is 2 hours in any 24-hour period, unless some other duration is specified by this permit.
- b. *Limited Data Exclusion*. If the compliance calculation using all valid CO-CEMS emission data, as defined in Condition 13 of this appendix, indicates that the emission unit is in compliance, then no CEMS data shall be excluded from the compliance demonstration.
- c. *Event Driven Exclusion*. The underlying event (for example, the startup, shutdown or malfunction event) must precede the data exclusion. If there is no underlying event, then no data may be excluded. Only data collected during the event may be excluded.
- d. *Reporting Excluded Data*. The data exclusion procedures of this condition are not necessarily the same procedures used for excess emissions as defined by federal rules. Quarterly or semi-annual reports required by this permit shall indicate not only the duration of data excluded from SIP compliance calculations but also the number of excess emissions as defined by federal rules.

SECTION 4. APPENDICES

APPENDIX CEMS

22. Notification Requirements: The owner or operator shall notify the Compliance Authority within one working day of discovering any emissions that demonstrate noncompliance for a given averaging period. Within one working day of occurrence, the owner or operator shall notify the Compliance Authority of any malfunction resulting in the exclusion of CO-CEMS data. For malfunctions, notification is sufficient for the owner or operator to exclude CO-CEMS data.

ANNUAL EMISSIONS

23. CO-CEMS Used for Calculating Annual Emissions: All valid data, as defined in Condition 13 of this appendix, shall be used when calculating annual emissions.
- a. Annual emissions shall include data collected during startup, shutdown and malfunction periods.
 - b. Annual emissions shall include data collected during periods when the emission unit is not operating but emissions are being generated (for example, when firing fuel to warm up a process for some period of time prior to the emission unit's startup).
 - c. Annual emissions shall not include data from periods of time where the monitor was functioning properly but was unable to collect data while conducting a mandated quality assurance/quality control activity such as calibration error tests, RATA, calibration gas audit or RAA. These periods of time shall be considered missing data for purposes of calculating annual emissions.
 - d. Annual emissions shall not include data from periods of time when emissions are in excess of the calibrated span of the CO-CEMS. These periods of time shall be considered missing data for purposes of calculating annual emissions.
24. Accounting for Missing Data: All valid measurements collected during each hour shall be used to calculate a 1-hour block average. For each hour, the 1-hour block average shall be computed from at least two data points separated by a minimum of 15 minutes. If less than two such data points are available, the owner or operator shall account for emissions during that hour using site-specific data to generate a reasonable estimate of the 1-hour block average.
25. Emissions Calculation: Hourly emissions shall be calculated for each hour as the product of the 1-hour block average and the duration of pollutant emissions during that hour. Annual emissions shall be calculated as the sum of all hourly emissions occurring during the year.

SECTION 4. APPENDICES
APPENDIX GC. GENERAL CONDITIONS

The permittee shall comply with the following general conditions from Rule 62-4.160, F.A.C.

1. The terms, conditions, requirements, limitations, and restrictions set forth in this permit are "Permit Conditions" and are binding and enforceable pursuant to Sections 403.161, 403.727, or 403.859 through 403.861, F.S. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
3. As provided in Subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey and vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state or local laws or regulations. This permit is not a waiver or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in the permit.
4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed or used by the permittee to achieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.
7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at a reasonable time, access to the premises, where the permitted activity is located or conducted to:
 - a. Have access to and copy and records that must be kept under the conditions of the permit;
 - b. Inspect the facility, equipment, practices, or operations regulated or required under this permit, and,
 - c. Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - a. A description of and cause of non-compliance; and
 - b. The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the non-compliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the non-compliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

SECTION 4. APPENDICES
APPENDIX GC. GENERAL CONDITIONS

9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the F.S. or Department rules, except where such use is prescribed by Sections 403.73 and 403.111, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance, provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.
11. This permit is transferable only upon Department approval in accordance with Rules 62-4.120 and 62-730.300, F.A.C., as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
13. This permit also constitutes:
 - a. Determination of Best Available Control Technology for carbon monoxide (X);
 - b. Determination of Prevention of Significant Deterioration for carbon monoxide (X);
 - c. Compliance with National Emission Standards for Hazardous Air Pollutants (Not Applicable to this permitting action); and
 - d. Compliance with New Source Performance Standards (Not Applicable to this permitting action).
14. The permittee shall comply with the following:
 - a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - b. The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application or this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - c. Records of monitoring information shall include:
 - 1) The date, exact place, and time of sampling or measurements;
 - 2) The person responsible for performing the sampling or measurements;
 - 3) The dates analyses were performed;
 - 4) The person responsible for performing the analyses;
 - 5) The analytical techniques or methods used; and
 - 6) The results of such analyses.
15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware that relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

SECTION 4. APPENDICES

APPENDIX GC. GENERAL CONDITIONS

16. Each gas turbine shall be stack tested to demonstrate initial compliance with the emission standards for CO, NO_x, VOC, visible emissions, and ammonia slip. The tests shall be conducted within 60 days after achieving the maximum production rate at which the unit will be operated, but not later than 180 days after the initial startup of each unit configuration. Each unit shall be tested when firing natural gas, when using the duct burners and when firing distillate fuel oil. Stack test data collected during the required Relative Accuracy Test Assessments (RATA) may be used to demonstrate compliance with the initial CO and NO_x standards. With appropriate flow measurements (or fuel measurements and approved F-factors), CEMS data may be used to demonstrate compliance with the CO and NO_x mass rate emissions standards. CO and NO_x emissions recorded by the CEMS shall also be reported for each run during tests for visible emissions, VOC and ammonia slip. The Department may require the permittee to conduct additional tests after major replacement or major repair of any air pollution control equipment, such as the SCR catalyst, DLN combustors, etc. [Rule 62-297.310(7)(a)1, F.A.C. and 40 CFR 60.8]

**TECHNICAL EVALUATION
AND
PRELIMINARY DETERMINATION**

Tampa Electric Company
Big Bend Station

Unit 4 Carbon Monoxide Emission Limit

Hillsborough County

DEP File No. 0570039-027-AC (PSD-FL-390)



Florida Department of Environmental Protection
Division of Air Resource Management
Bureau of Air Regulation
Permitting South Section

November 16, 2007

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

1. GENERAL PROJECT INFORMATION

Facility Description and Location

This facility consists of four coal and petroleum coke-fueled steam electrical generating units (Units 1, 2, 3 and 4), steam generators, three simple-cycle combustion turbines (CT Nos. 1, 2, and 3); solid fuels, fly ash, limestone, gypsum, slag, and bottom ash storage and handling facilities, and fuel oil storage tanks. This facility is located at 13031 Wyandotte Road, Apollo Beach, Hillsborough County; UTM Coordinates: Zone 17, 361.9 km East and 3075.0 km North; Latitude: 27° 47' 36" North and Longitude: 82° 24' 11" West. The location of the plant is shown in the map in the following figure. Figure 2 is a photograph of the facility during the ongoing pollution reduction program. The scrubber steam plumes are visible.



Figure 1. Location of Big Bend, Apollo Beach **Figure 2. Control Equipment Construction**

Major Regulatory Categories

The key regulatory provisions applicable to Unit 4 are:

Title I, Part C, Clean Air Act (CAA): The facility is located in an area that is designated as “attainment”, “maintenance”, or “unclassifiable” for each pollutant subject to a National Ambient Air Quality Standard. It is classified as a “fossil fuel-fired steam electric plant of more than 250 million BTU per hour of heat input”, which is one of the 28 Prevention of Significant Deterioration (PSD) Major Facility Categories with the lower PSD applicability threshold of 100 tons per year. Potential emissions of at least one regulated pollutant exceed 100 tons per year, therefore the facility is classified as a “major stationary source” of air pollution with respect to Rule 62-212.400 F.A.C., Prevention of Significant Deterioration of Air Quality (PSD).

Title I, Section 111, CAA: Units 4 is subject to Subpart Da (Standards of Performance for Fossil Fuel-Fired Steam Generators for Which Construction is Commenced After September 18, 1978) of the New Source Performance Standards in 40 Code of Federal Regulations (CFR) 60.

Title I, Section 112, CAA: The facility is a “Major Source” of hazardous air pollutants (HAP).

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

Title IV, CAA: The facility operates units subject to the Acid Rain provisions of the Clean Air Act.

Title V, CAA: The facility is a Title V or "Major Source of Air Pollution" in accordance with Chapter 62-213, F.A.C., because the potential emissions of at least one regulated pollutant exceed 100 tons per year. Regulated pollutants include pollutants such as carbon monoxide (CO), nitrogen oxides (NO_x), particulate matter (PM/PM₁₀), sulfur dioxide (SO₂), and volatile organic compounds (VOC).

CAIR: The facility is subject to the Federal Clean Air Interstate Rule (CAIR) in accordance with the Final Department Rules issued pursuant to CAIR as implemented by FDEP in Rule 62-296.470, Florida Administrative Code (F.A.C.).

CAMR: The facility is subject to the Federal Clean Air Mercury Rule (CAMR) implemented by the Department in Rule 62-296.480, F.A.C.

Siting: Unit 4 was certified pursuant Electrical Power Plant Siting in accordance with Chapter 62-17, F.A.C., and Chapter 403, Part II, Florida Statutes (F.S.).

Application Processing Schedule

- 5/1/07: Received application
- 5/23/07: Received additional information
- 6/22/07: Forwarded comments from Hillsborough County to TEC
- 6/22/07: TEC waived 30-day completeness determination clock until 7/13/07
- 7/3/07: TEC submitted additional information (response to County questions)
- 8/2/07: Department distributed intent to issue PSD permit
- 8/21/07: Met with TEC to discuss draft permit
- 9/11/07: Received requested changes from TEC
- 11/12/07: Withdrew previous documents and distributed new intent to issue PSD permit

Description of Unit 4 and Original NO_x and CO Permit Limits

Unit No. 4 is a 4330 million Btu per hour (mmBtu/hr) dry-bottom tangentially fired utility boiler. The generator nameplate capacity is 486 MW. Unit No. 4 began commercial operation in 1985. PM emissions are controlled by a dry electrostatic precipitator (ESP). SO₂ emissions are controlled by a wet limestone scrubber. The fuel fired in Unit No. 4 consists of coal, or a coal/petroleum coke blend containing a maximum of 20% petroleum coke by weight. Limited amounts of coal residual generated from the Polk Power Station are blended with the coal and petcoke blend and burned in Unit 4.

The original PSD Permit (PSD-FL-040) was issued by the United States Environmental Protection Agency (EPA) in 1981. The PSD Permit included a NO_x limit of 0.6 lb/mmBtu on a 30-day basis and a CO limit of 0.014 lb/mmBtu. In 1985 the CO limit was increased by EPA to 0.029 lb/mmBtu following documentation that the emission factor used during the original determination was in error. Unit 4 was designed for relatively low NO_x operation. In 1998 emissions of NO_x were 0.40 lb/mmBtu.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

Subsequent Requirements

A Consent Final Judgment (CFJ, DEP vs. TEC) dated December 6, 1999 and a Consent Decree (CD, EPA vs. TEC) dated February 29, 2000 (amended October 4, 2000) became applicable requirements following enforcement actions by the two agencies. The CFJ and CD require substantial progressive emission reductions from the four coal fired steam generation units by specific dates. The final compliance date with respect to NO_x was May 2007 and there is a requirement that the unit comply with an emission limit of 0.10 lb/mmBtu.

The system was initially upgraded by inclusion of new low NO_x designed coal and air nozzles together with modifications to the existing close coupled overfire air (CCOFA) system. In late 2003 TEC installed a separate overfire air (SOFA) system that provides for deeper staging of the combustion process and further reductions of NO_x . In May 2007 work on the installation of a selective catalytic reduction (SCR) system was completed.

Figure 3 shows the key components of the low NO_x burners (LNB) and the SOFA system installed on Unit 4. The SCR diagram is for a project under construction on Unit 3, but reasonably depicts the installation on Unit 4.

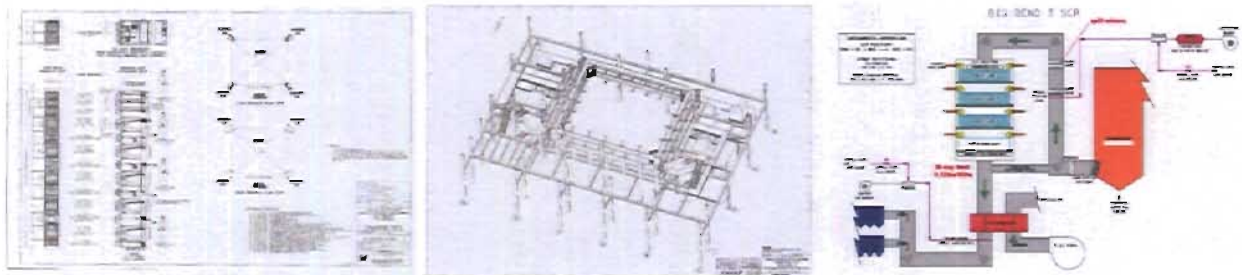


Figure 3. Key Component of LNB, SOFA and SCR Projects at TEC Big Bend Unit 4

The LNB allow minimization of NO_x by creation of localized oxygen starved conditions during the early phases of combustion in the lower furnace. The SOFA system (above the level of the highest burners) then supplies additional air needed to promote fuel burnout. The SCR system further reduces NO_x emissions by the reaction with ammonia in a large catalyst filled reactor located between the economizer and the air preheater.

2. PRINCIPLES OF LOW NO_x BURNERS AND OVERFIRE AIR

The following discussion is based on: information provided by Black & Veatch (B&V) for a similar application submitted by OUC; a cooperative study by the Department of Energy (DOE) and Sunflower Electric Power Cooperative (SEPC) of Kansas; and the Department's analysis.

LNB systems control the formation and emission of NO_x through a form of staged combustion. The basic NO_x reduction principles for LNB are to control and balance the fuel and airflow to each burner also to control the amount and position of secondary air in the burner zone so that fuel devolatilization and high temperature zones are not oxygen rich. Mixing of the fuel and the air by the burner is controlled in such a way that ignition and initial combustion of the coal takes place under oxygen deficient conditions, while a portion of the combustion air is mixed in a delayed fashion along the length of the flame.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

The objective of this process is to drive the fuel bound nitrogen (FBN) out of the coal as quickly as possible, under conditions where no oxygen is present, and where it will form molecular nitrogen (N_2), rather than oxidized to NO_x . Any N_2 escaping the initial fuel rich region has a greater opportunity to be converted to NO_x as the combustion process is completed.

The net result of staged combustion is usually longer and/or wider flames, due to this delayed mixing process. This is also one of the main reasons why low NO_x combustion is normally associated with the potential for *increased carbon in ash and higher CO emissions*, as the combustion process begins to encroach on cooled boiler surfaces. This is particularly true of wall fired boiler systems, where, compared to tangential firing, the combustion process must be confined to well defined flame zones, and is less able to make maximum use of the available burner zone volume.

Under conditions in which the target NO_x level is not achieved by LNB, it may be necessary to further stage the combustion. In this case, not all the air required for combustion is introduced through the LNB. The remaining air required for complete combustion is introduced at a higher elevation in the boiler where the temperature is lower, thus limiting the production of additional NO_x . This is the principle of OFA operation. The OFA is necessary to achieve the desired levels of carbon burnout and to limit CO emissions.

There are varying designs and degrees of aggressiveness with which LNB and percentage of OFA that can be practiced. It is even possible to add additional burners at higher elevation in the furnace to effect the process of *reburn* to further reduce NO_x and then to follow up with additional OFA.

3. EFFECTS ON NO_x AND CO EMISSIONS FROM THE PROJECTS

Clearly emissions of NO_x were reduced by the LNB and SOFA projects. According to the EPA Clean Air Markets Website, Unit 4 emitted 0.40 lb/mmBtu in 1998. In 2003, Unit 4 emitted 0.35 lb NO_x /mmBtu following the upgrade of the LNB. After the installation of the SOFA system, continuous emissions as low as 0.20 lb NO_x /mmBtu were achieved. Further reduction to 0.10 lb NO_x /mmBtu was accomplished in May 2007 as scheduled by completion of the SCR system.

Operating the burners with less air in the lower furnace increases the formation of CO. The presence of CO is one of the key drivers in reducing NO_x formation in conventional power plants. The SOFA compensates for the reduced air during initial combustion. However, the total time of turbulent contact and the temperature is reduced when the LNB and SOFA features are fully engaged and less carbon burnout is achieved compared with the original arrangement.

The LNB and SOFA systems to reduce NO_x place constraints on CO guarantees if not on CO emissions. There are few data demonstrating the relation between NO_x and CO at units in Florida. However, the Department reviewed the results of the previously cited cooperative study by the DOE and SEPC.

The case was for an opposed wall-fired unit equipped with LNB (but not SOFA) and burning Powder River Basin (PRB) coal. The relation shown in the following figure would not apply for TEC's bituminous coal-fueled tangentially-fired Unit 4, but the trends would likely be similar.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

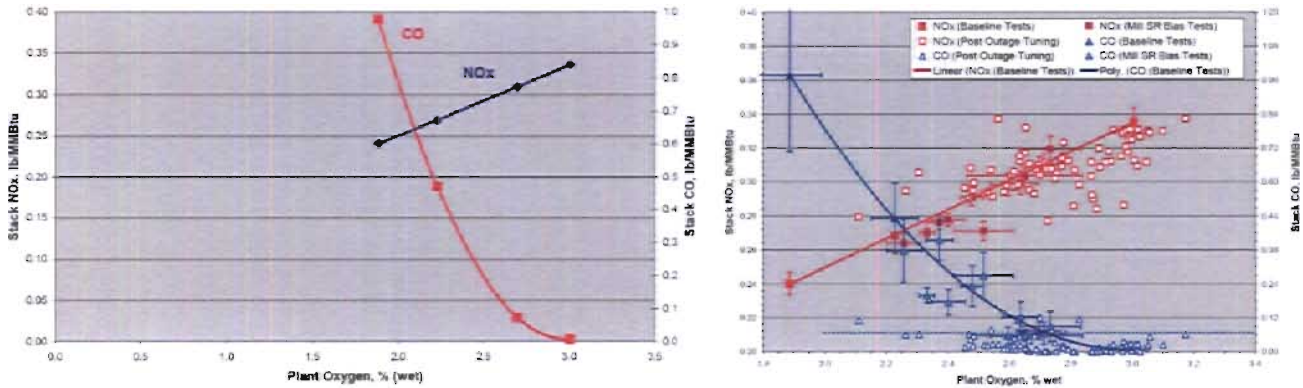


Figure 4. Baseline testing and optimization of first generation LNB system at SEPC

SEPC was subject to a CO BACT emissions limit of 0.15 lb/mmBtu. Baseline tests using the early LNB system are summarized on the left hand side of the figure. These showed that CO emissions rise rapidly for relatively small decreases in NO_x. An optimization program to improve the NO_x reduction characteristics of the LNB within the CO constraint was conducted. The results are shown on the right and it was possible to suppress CO emissions at excess O₂ values even at values in the range of approximately 2.5%. These values can still be quite significant compared for example with the present limit at TEC Unit 4.

According to Foster Wheeler, the supplier of the “tangential low NO_x system retrofit (TLN3)” on TEC Unit 4, the full load NO_x performance projection was 0.21 to 0.25 lb NO_x/mmBtu with concurrent CO emissions of 200 ppm (~0.17 lb CO/mmBtu).

According to measurements conducted by Foster Wheeler in preparation for construction of the SCR project, CO emissions ranged from 0.025 to 0.5 lb/mmBtu when the furnace oxygen (O₂) level was 1.5 percent (%). CO emissions ranged from 0.021 to 0.17 when O₂ was 1.8%. It is clear that the 0.029 lb CO/mmBtu emission limit cannot be achieved when the LNB and SOFA system are operated as designed. TEC has requested that the Department revise the CO limit to 0.20 lb/mmBtu and submitted a PSD Permit application and best available control technology (BACT) assessment in support of the request.

According to TEC, Unit 4 is presently operating with less reliance on the installed LNB and SOFA system and greater reliance on the SCR system to achieve low CO limitations until the Department makes a decision on the final limit. Among the consequences are that additional ammonia (NH₃) must be injected to achieve the NO_x limit of 0.10 lb/mmBtu. This causes greater reagent expense and presents the possibility of greater NH₃ emissions (slip).

Similarly, running the furnace with greater excess air to maintain low CO values can also increase the conversion of SO₂ to sulfur trioxide (SO₃) necessitating greater use of NH₃ reagent.

4. CO EMISSIONS INCREASE ESTIMATE

SO₂ and NO_x data that are continuously monitored and periodically reported to the U.S. EPA for the purposes of the Acid Rain Program and, in the future, the CAIR Program are very reliable. However, there is no CO-CEMS in this unit. There is very little reliable information regarding past CO emissions from Unit 4. However the present limit is very low and it is not likely that the unit performed any better than its emission limit.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

The Department assumes that prior to the installation of the LNB baseline actual emissions were typically the annual equivalent of the 0.029 lb CO/mmBtu limit. Based on the requested emission limit of 0.20 lb/mmBtu and assuming an 85 percent capacity factor, the expected emission increase is

$$[(0.20-0.029) \text{ lb/mmBtu}] \times (4,330 \text{ Btu/hr}) \times (8760 \text{ hr/yr}) \times (1 \text{ ton}/2000 \text{ lb}) \times (0.85) = 2,756 \text{ TPY}$$

5. REGULATIONS THAT APPLY TO THE PROJECT

State Regulations

This project is subject to the applicable environmental laws specified in Section 403 of the F.S. The Florida Statutes authorize the Department of Environmental Protection to establish rules and regulations regarding air quality as part of the F.A.C. This project is subject to the applicable rules and regulations defined in the following Chapters of the Florida Administrative Code. These include: 62-4 (Permitting Requirements); 62-204 (Ambient Air Quality Requirements, PSD Increments, and Federal Regulations Adopted by Reference); 62-210 (Permits Required, Public Notice, Reports, Stack Height Policy, Circumvention, Excess Emissions, and Forms); 62-212 (Preconstruction Review, PSD Review and BACT); 62-213 (Title V Air Operation Permits for Major Sources of Air Pollution); 62-296 (Emission Limiting Standards); and 62-297 (Test Methods and Procedures, Continuous Monitoring Specifications, and Alternate Sampling Procedures).

General PSD Applicability

The Department regulates major air pollution sources in accordance with Florida's Prevention of Significant Deterioration (PSD) program set forth in Rule 62-212.400, F.A.C. A PSD review is required in areas currently in attainment with the state and federal Ambient Air Quality Standards (AAQS) or areas designated as "unclassifiable" for a given pollutant. A new facility is considered "major" with respect to PSD if it emits or has the potential to emit: 250 tons per year or more of any regulated air pollutant; or 100 tons per year or more of any regulated air pollutant and the facility belongs to one of the 28 PSD Major Facility Categories defined in Rule 62-210.200, F.A.C.; or 5 tons per year of lead.

For new projects at existing PSD-major sources, each regulated pollutant is reviewed for PSD applicability based on emissions thresholds known as the "Significant Emission Rates" defined in Rule 62-210.200, F.A.C. Pollutant emissions from the project exceeding these rates are considered "significant" and applicants must employ the Best Available Control Technology (BACT) to minimize emissions of each such pollutant, and evaluate the air quality impacts.

Although a facility may be "major" with respect to PSD for only one regulated pollutant, it may be required to install BACT controls for several regulated pollutants that exceed the Significant Emission Rates.

PSD Applicability for the Project

The TEC Big Bend Station is a major facility under Department Rules. The Department estimated annual emissions increases of 2,756 TPY. The limited engineering measurements conducted by Foster Wheeler in preparation for construction of the SCR project also suggest similar increases. The CO emissions increase will be greater than 100 TPY and a review pursuant to the PSD rules and a BACT determination for CO are required for this project.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

It is noted that since 1992 and until 2005 (after installation of the LNB/SOFA projects and approval of the SCR project) there was an exemption from PSD Review for increases in emissions of pollutants caused by installation of "Pollution Control Projects" (PCP). The purpose of the exemption as applied to power plants was primarily to exempt from the PSD rules increases caused by projects intended to reduce emissions of SO₂ and NO_x such as required for compliance with the Acid Rain regulations.

It was generally agreed that as long as PCP were on balance "environmentally beneficial" and no national ambient air quality standards were exceeded and substantial decreases in acid rain pollutants were realized, then significant emissions of collateral emissions such as CO were allowable. Therefore, during that period of time quite a number of PCP were conducted that caused significant collateral increases of CO and (in the case of some SCR projects) sulfuric acid mist that were not subjected to PSD or a BACT determination.

6. BACT DETERMINATION FOR CO

BACT Methodology.

A determination of the "Best Available Control Technology (BACT)" is required for each of these pollutants, which is defined in Rule 62-212.200, F.A.C. as:

An emission limitation, including a visible emissions standard, based on the maximum degree of reduction of each pollutant emitted which the Department, on a case by case basis, taking into account:

- 1. Energy, environmental and economic impacts, and other costs;*
- 2. All scientific, engineering, and technical material and other information available to the Department; and*
- 3. The emission limiting standards or BACT determinations of Florida and any other state; determines is achievable through application of production processes and available methods, systems and techniques (including fuel cleaning or treatment or innovative fuel combustion techniques) for control of each such pollutant.*

If the Department determines that technological or economic limitations on the application of measurement methodology to a particular part of an emissions unit or facility would make the imposition of an emission standard infeasible, a design, equipment, work practice, operational standard or combination thereof, may be prescribed instead to satisfy the requirement for the application of BACT. Such standard shall, to the degree possible, set forth the emissions reductions achievable by implementation of such design, equipment, work practice or operation.

Each BACT determination shall include applicable test methods or shall provide for determining compliance with the standard(s) by means which achieve equivalent results.

In no event shall application of best available control technology result in emissions of any pollutant which would exceed the emissions allowed by any applicable standard under 40 CFR Parts 60, 61, and 63.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

CO BACT Evaluation Provided by the Applicant

TEC provided information on recent BACT determinations for coal-fueled units throughout the country for numerous new projects. The CO BACT determinations ranged from 0.1 to 0.2 lb CO/mmBtu with an average of 0.15 lb/mmBtu. Such new projects also provide for the inclusion of NO_x control methods such as LNB and SOFA. This helps to explain why the values are so much greater than the EPA's BACT CO determination of 0.029 lb/mmBtu for Big Bend Unit 4.

TEC also reviewed and rejected the possibility of installing thermal or catalytic oxidation systems on the basis of technical infeasibility, impacts on other pollutants (e.g. conversion of SO₂ to SO₃) and the claim that such equipment has not been installed elsewhere. TEC proposes combustion controls as the method to achieve their proposal of a BACT limit of 0.20 lb/mmBtu.

Department Evaluation

The Department does not necessarily agree with the evaluation of the applicant. Some of the same arguments regarding oxidation catalyst erosion and conversion of SO₂ to SO₃ are typically made for SCR systems. The Department does not necessarily agree with those arguments and solutions are often found to mitigate the claimed effects. However, the Department agrees that oxidation catalyst is not appropriate for this project.

Thermal oxidation systems have been installed at other facilities although the Department did not find examples for coal-fueled power plants. For example TXI installed a regenerative thermal oxidation (RTO) system at a coal-fueled cement plant in Midlothian, Texas. However, a reheat system is required and the system was very expensive (~\$15,000,000) for a much smaller gas stream than Unit 4. Also, the CO emissions from that facility are inherently very high due to carbonaceous matter in the raw materials that evolves CO prior to pyroprocessing.

Structural changes can also be made to increase the residence time following the SOFA system and before some of the convective passes. Those changes are not indicated for this project. The Department does not rule out consideration of greater burn out residence times or oxidation catalyst on modifications in general or on new units. However, in the special case of units previously subject to the PCP exemption and implementing projects pursuant to CAIR, it is reasonable to limit the scope of technologies and options in a BACT review. In the present case, the LNB and SOFA projects were actually initiated pursuant to enforcement and completed when the PCP exemption still applied.

In recent years, a number of BACT determinations have been made for new units by other state agencies. However they often, although not always, are based on supplier statements and there is usually little or no supporting data. There has not been consistency in the associated averaging time. Some of those proposals or determinations are summarized in the following table.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

Table 1. Recent BACT Emission Limits for Carbon Monoxide. Averaging periods vary.

Facility	Capacity MW	Unit Type	Permit or Application	Date	State	Primary Fuel	Limit lb/mmBtu
Montana-Dakota Utilities	175	CFB	Permit	Jun-05	ND	Lignite	0.15
Omaha Public Power District	660	PC	Permit	Mar-05	NE	PRB	0.15
Xcel Energy – Comanche	750	PC	Permit	Mar-05	CO	Subbit	0.13
Longleaf Energy Associates, LLC	1200	PC	Application	Jan-05	GA	PRB or Bitum.	0.15
NEVCO Energy (Sevier Power)	270	CFB	Permit	Oct-04	UT	Subbit	0.12
City Pub Serv. of San Antonio	750	PC	Permit	Oct-04	TX	PRB	0.15
Intermountain Power	950	PC	Permit	Oct-04	UT	Subbit	0.15
Intermountain Power	950	PC	Permit	Oct-04	UT	Bitum.	0.15
WPSC Weston Unit 4	500	PC	Permit	Jul-04	WI	Subbit	0.15
Sandy Creek (LS Power)	800	PC	Permit	Jun-04	TX	PRB	0.15
Longview Power, LLC	600	PC	Permit	Mar-04	WV	Bitum 2.5% S	0.11
Hastings Utilities	220	PC	Permit	Mar-04	NE	PRB	0.15
Steag Desert Energy	1500	SCPC	Application	Feb-04	NM	Subbit	0.10
Elm Road Gen. Station	615	SCPC	Permit	Jan-04	WI	Pitt.#8	0.12

PC = pulverized coal SC = supercritical CFB = circulating fluidized bed PRB – Powder River Basin coal
 Bitum = bituminous coal Subbit = sub bituminous coal Pitt = Pittsburgh coal

Operating the furnace with very high CO emissions can cause the fly ash to contain excessive carbon as indicated by greater “loss on ignition” (LOI) properties. This can have ramifications on the salability of the fly ash and the fate of any additional mercury (Hg) collected on the higher LOI fly ash. In fact TEC has already made provisions to treat the ash through a long-term agreement with Separation Technologies Inc. (STI) who are building a plant on a contiguous site.

The Department will set an interim BACT limit of 0.20 lb CO/mmBtu on a 30-day basis. This value can be achieved by good combustion practices within the constraints of the multi-pollutant controls on the unit. Adherence to the interim of 0.20 lb/mmBtu will to some extent reduce the tendency to collect Hg in the fly ash and rely more on the FGD system. It is also a compromise between the emissions of CO and the need to inject more NH₃ to meet the NO_x emission limit and for further SO₃ control.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

The Department will require installation of a continuous emission monitoring system (CEMS). CEMS have been used throughout the industry as a cost-effective means for documenting compliance with BACT limits. There will be a requirement for the CEMS to be installed, certified and used to demonstrate compliance by March 31, 2008.

An initial one-time 3 run test using EPA Method 10 will be required within 45 days of issuance the final permit to demonstrate compliance with a 3-hour 0.20 lb/mmBtu limit that applies until certification of the CO-CEMS.

The Department will evaluate CO and NO_x data from the CEMS records together with Hg data from the Unit 4 fly ash that will be sent to STI for remediation. The Department may adjust the CO limits in Phase 2.

The Department will require submittal of additional information including an optimization analysis based on the first six months of operation using the new CO CEMS and the existing NO_x CEMS and submit the results to the Department. The Department will evaluate the information submitted and consider its effects on Hg sent via the high LOI fly ash to the STI facility when making a final BACT determination for the LNB/SOFA project.

The Department notes that this approach will not be followed in general and is not intended for reviews at new units. It is intended strictly for projects previously subject to the previously discussed PCP exemption and making retrofits for CAIR.

7. AIR QUALITY IMPACT ANALYSIS

Introduction

The proposed project will increase emissions of carbon monoxide (CO) at levels in excess of PSD significant amounts. CO is a criteria pollutant and has Ambient Air Quality Standards (AAQS), significant impact levels and de minimis monitoring levels defined for it.

Major Stationary Sources in Hillsborough County

The current largest stationary sources of CO in Hillsborough County are listed below. The information is from annual operating reports submitted to the Department.

Table 2. Largest Sources of CO in Hillsborough County (2005/2006)

Owner	Site Name	Tons per year
<i>Tampa Electric Company</i>	<i>Big Bend (Unit 4 projected actual)</i>	<i>3094</i>
Tampa Electric Company	Big Bend (facility immediate past)	1210
Envirofocus Technologies	Envirofocus Technologies	461
New NGC, Inc.	Apollo Beach	213
New NGC, Inc.	New NGC, Inc.	66
Mosaic Fertilizer	Riverview Facility	26

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

Air Quality and Monitoring in Hillsborough County

The Environmental Protection Commission of Hillsborough County currently operates twenty-seven monitors at fourteen sites measuring PM₁₀, PM_{2.5}, ozone, CO, lead, toxics SO₂ and NO₂. The 2006 monitoring network is shown in the figure below.

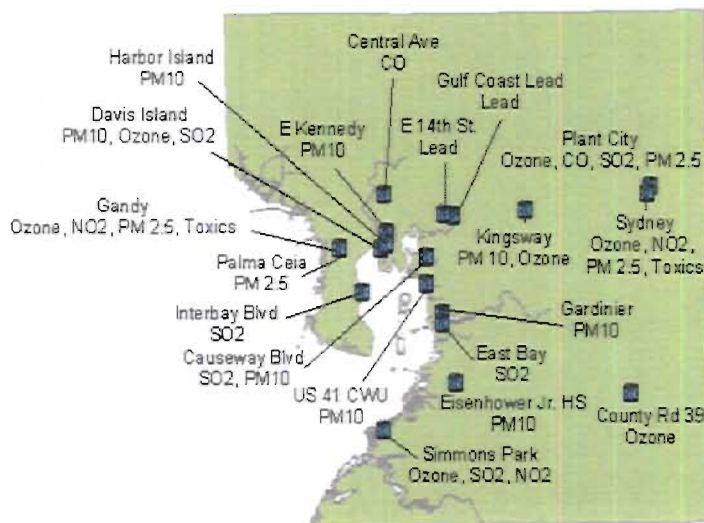


Figure 5. Hillsborough County Ambient Air Monitoring Network

Measured ambient air quality information is summarized in the following table.

Table 3. Ambient Air Quality Concentrations Nearest to Project Site (2006)

Pollutant	Location	Averaging Period	Ambient Concentration				Units
			High	2nd High	Mean	Standard	
PM ₁₀	Tampa	24-hour	90	80		150 ^c	ug/m ³
		Annual			28	50 ^f	ug/m ³
PM _{2.5}	Tampa	24-hour	31	27		35 ^d	ug/m ³
		Annual			12	15 ^e	ug/m ³
SO ₂	Tampa	3-hour	28	19		500 ^a	ppb
		24-hour	6	5		100 ^a	ppb
		Annual			1	20 ^b	ppb
NO ₂	Tampa	Annual			8	53 ^b	ppb
CO	Tampa	1-hour	4	4		35 ^a	ppm
		8-hour	3	3		9 ^a	ppm
Ozone	Tampa	1-hour	.102	.099		0.12 ^a	ppm
		8-hour	.087	.086		0.08 ^g	ppm

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

- a - Not to be exceeded more than once per year
- b - Arithmetic mean
- c - Not to be exceeded more than an once per year on average over three years
- d- Three year average of the 98th percentile of 24-hour concentrations
- e- Three year average of the weighted annual mean
- f- EPA has revoked Annual Standard
- g- Three year average of the fourth-highest daily maximum of 8-hour concentrations

The highest measured values of all pollutants are all less than the respective National Ambient Air Quality Standards (NAAQS), including ozone. Based on local emission trends, it is not likely that ground-level concentrations will approach the NAAQS levels, at least at the monitoring locations. One exception is ozone because it is formed from precursors that are clearly available (NO_x and VOC) from local industrial and transportation emissions. The tendency to form ozone is accentuated by hot ambient temperature, solar insolation, high pressure, and relatively low wind speed.

Air Quality Impact Analysis

Significant Impact Analysis

Significant Impact Levels (SIL) are defined for CO. A significant impact analysis is performed on CO to determine if the proposed project can cause an increase in ground level concentrations greater than the SIL.

In order to conduct a significant impact analysis, the applicant uses the proposed project's emissions at worst load conditions as inputs to the models. The models used in this analysis and any required subsequent modeling analyses are described below. The highest predicted short-term concentrations predicted by this modeling are compared to the appropriate SIL for the PSD Class II Areas (vicinity of the proposed project).

For the Class II analysis a polar grid consisting of over 1000 receptors were chosen for predicting maximum concentrations in the vicinity of the project.

If this modeling at worst-load conditions shows ground-level increases less than the SIL, the applicant is exempted from conducting any further modeling. If the modeled concentrations from the project exceed the SIL, then additional modeling including emissions from all major facilities or projects in the region (multi-source modeling) is required to determine the proposed project's impacts compared to the AAQS or PSD increments.

The applicant's initial CO air quality impact analyses for this project indicated that maximum predicted impacts from all pollutants are less than the applicable SIL for the Class II area. These values are tabulated in the tables below and are compared with existing ambient air quality measurements from the local ambient monitoring network.

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

Table 4. Maximum Projected Air Quality Impacts from Big Bend Unit 4 for Comparison to the PSD Class II Significant Impact Levels

Pollutant	Averaging Time	Max Predicted Impact (ug/m ³)	Significant Impact Level (ug/m ³)	Baseline Concentrations (ug/m ³)	Ambient Air Standards (ug/m ³)	Significant Impact?
CO	8-Hour	28	500	3,450	10,000	NO
	1-Hour	63	2000	4,600	40,000	NO

Maximum predicted impacts from the project for CO are much less than the respective AAQS and the baseline concentrations in the area. CO concentrations are also less than the respective significant impact levels that would otherwise require more detailed modeling efforts.

Preconstruction Ambient Monitoring Requirements

A preconstruction monitoring analysis is done for those pollutants with listed de minimis impact levels. These are levels, which, if exceeded, would require pre-construction ambient monitoring. For this analysis, as was done for the significant impact analysis, the applicant uses the proposed project's emissions at worst load conditions as inputs to the models. As shown in the following table, the maximum predicted impacts for CO with a listed de minimis impact level was less than this level. Therefore, no pre-construction monitoring is required for CO.

Table 5. Maximum Air Quality Impacts for Comparison to the De Minimis Ambient Impact Levels.

Pollutant	Averaging Time	Max Predicted Impact (ug/m ³)	De Minimis Level (ug/m ³)	Baseline Concentrations (ug/m ³)	Impact Greater Than De Minimis?
CO	8-hour	28	575	3,450	NO

Based on the preceding discussions, the only additional detailed air quality analyses required by the PSD regulations for this project is the following:

- An analysis of impacts on soils, vegetation, visibility, and of growth-related air quality modeling impacts.

Models and Meteorological Data Used in the Air Quality Analysis

PSD Class II Area: The AERMOD modeling system was used to evaluate the pollutant emissions from the proposed project in the surrounding Class II Area. The AERMOD modeling system incorporates air dispersion based on planetary boundary layer turbulence structure and scaling concepts, including the treatment of both surface and elevated sources, and both simple and complex terrain. AERMOD contains two input data processors, AERMET and AERMAP. AERMAP is the terrain processor and AERMET is the meteorological data processor.

A series of specific model features, recommended by the EPA, are referred to as the regulatory options. The applicant used the EPA recommended regulatory options. Direction-specific downwash parameters were used for all sources for which downwash was considered. The

TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

stacks associated with this project all satisfied the good engineering practice (GEP) stack height criteria.

AERMET meteorological data prepared by the Department and used in the AERMOD model consisted of a concurrent 5-year period of hourly surface weather observations from the Tampa International Airport and twice-daily upper air soundings from the National Weather Service at Ruskin. The 5-year period of meteorological data was from 2001 through 2005. These stations were selected for use in the study because they are the closest primary weather stations to the study area and are most representative of the project site. The surface observations included wind direction, wind speed, temperature, cloud cover, and cloud ceiling.

In reviewing this permit application, the Department has determined that the application complies with the applicable provisions of the stack height regulations as revised by EPA on July 8, 1985 (50 FR 27892). Portions of the regulations have been remanded by a panel of the U.S. Court of Appeals for the D.C. Circuit in *NRDC v. Thomas*, 838 F. 2d 1224 (D.C. Cir. 1988). Consequently, this permit may be subject to modification should EPA revise the regulation in response to the court decision. This may result in revised emission limitations or may affect other actions taken by the source owners or operators.

Additional Impacts Analysis

Impact on Soils, Vegetation, and Wildlife:

The proposed project is in response to the addition of control technologies on Unit 4. These controls will provide emissions reductions for NO_x, which will improve the total current impact on soils, vegetation and wildlife from the Big Bend facility. These reductions of NO_x will also reduce a source of ozone formation in the vicinity of the project. With regards to the increase in CO emissions, the maximum ground-level concentrations predicted to occur for CO as a result of the proposed project will be considerably less than the Significant Impact Levels and the respective AAQS. The Significant Impact Levels are more stringent than the AAQS, which are health-based standards that are also in place to protect sensitive populations.

Growth-Related Impacts Due to the Proposed Project:

There will be no increases in the labor force due to the proposed project.

Growth-Related Air Quality Impacts since 1977:

The population of Hillsborough County is approximately 1.1 million according to the Census Bureau. In 1980, the population was about 650,000. Despite the population and obvious mobile source growth, the County is in attainment with all ambient air quality standards.

Specifically for CO, there has not been an exceedance of the standards since 1988 for the entire State of Florida. Since 1995, the highest reported 1-hour concentration for CO in Tampa was 16,100 compared to a 40,000 AAQS and the highest reported 8-hour concentration was 6,900 compared to a 10,000 AAQS.

Hillsborough County is host to several electrical utilities. However, there have been reductions of emissions at the Big Bend facility itself since 1977 and the Gannon plant in Tampa was replaced or "repowered" with a Bayside Power Station facility, which has much lower NO_x and SO₂ emissions.


TECHNICAL EVALUATION AND PRELIMINARY DETERMINATION

8. PRELIMINARY DETERMINATION

The Department makes a preliminary determination that the proposed project will comply with all applicable state and federal air pollution regulations as conditioned by the draft permit. This determination is based on a technical review of the complete application, reasonable assurances provided by the applicant, and the conditions specified in the draft permit. Tom Cascio is the project engineer responsible for reviewing the application and drafting the permit. Additional details of this analysis may be obtained by contacting the project engineer at the Department's Bureau of Air Regulation at Mail Station #5505, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

Florida Department of Environmental Protection

Memorandum

TO: Trina Vielhauer
FROM: Al Linero and Tom Cascio 
DATE: November 16, 2007
SUBJECT: Carbon Monoxide (CO) Emission Limit - Big Bend Unit 4
DEP File No. 0570039-027-AC (PSD-FL-390)

Attached is the revised draft public notice package for the Tampa Electric Company (TEC) Big Bend Station Unit 4 carbon monoxide (CO) best available control technology determination (BACT).

The Department gave written notice of its intent to issue a permit to TEC on August 3, 2007. Prior to publication of the Public Notice of Intent to Issue PSD Permit (Public Notice) TEC provided comments and additional information for consideration by the Department. With this action, the original written notice and accompanying documents are withdrawn and replaced with the present notice and accompanying documents.

The CO increase occurs (or will occur) when TEC actually operates the low NO_x burners (LNB) and separate overfire air (SOFA) in an aggressive mode that minimizes lower furnace oxygen for the purpose of reducing NO_x.

The previous CO BACT determinations were conducted by EPA in 1981 and 1985. The limits were 0.014 and 0.029 lb/mmBtu respectively. TECO requested a limit of 0.20 lb CO/mmBtu and referred to some of the limits for other CO BACT determinations for other CAIR projects. However, those were made for projects in the conceptual phase in contrast with this project for which construction is actually complete (i.e. LNB, SOFA and SCR). Also, those projects did not already have CO BACT limits.

We have proposed a limit of 0.20 lb/mmBtu and believe it can be achieved consistently on a 30-day basis. Based on results of compliance tests and analysis of 6 months worth of continuous monitoring data, the Department will reassess this BACT determination. The emission limit may be adjusted downward to make this limit more stringent provided that overall control attained for all air pollutants including CO, SO₂, NO_x, PM/PM₁₀, is optimized. The Department requires installation of a continuous emission monitoring system (CEMS) for determination of compliance with the interim BACT limit.

We recommend your approval of the attached package.

AAL/tbc

Attachments

Harvey, Mary

From: Harvey, Mary
Sent: Monday, November 19, 2007 4:36 PM
To: 'Karen Sheffield, General Manager, TEC:; 'Bryon Burrows, P.E., TEC:; 'Tom Davis, P.E., Environmental Consulting & Technology:; 'Diana Lee, P.E., HCEPC:; Nasca, Mara; 'Jim Little, U.S. EPA Region 4:; 'Katy Forney, U.S. EPA Region 4:; 'Catherine Collins, U.S. Fish and Wildlife Service:; 'Sandra Silva, U.S. Fish and Wildlife Service:'
Cc: Cascio, Tom; Linero, Alvaro; Adams, Patty; Gibson, Victoria
Subject: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)
Attachments: 390RCOVER-0570039-027-AC-DRAFT.pdf; 390RINTENT-0570039-027-AC-DRAFT.pdf; 390RNOTICE-0570039-027-AC-DRAFT.pdf; 390RTECH-0570039-027-AC-DRAFT.pdf; 390RDPERMIT-0570039-027-AC-DRAFT.pdf

Tracking:	Recipient	Delivery	Read
✓	'Karen Sheffield, General Manager, TEC:'		
✓	'Bryon Burrows, P.E., TEC:'		
	'Tom Davis, P.E., Environmental Consulting & Technology:'		
✓	'Diana Lee, P.E., HCEPC:'		
✓	Nasca, Mara	Delivered: 11/19/2007 4:37 PM	Read: 11/19/2007 5:42 PM
✓	'Jim Little, U.S. EPA Region 4:'		
✓	'Katy Forney, U.S. EPA Region 4:'		
	'Catherine Collins, U.S. Fish and Wildlife Service:'		
✓	'Sandra Silva, U.S. Fish and Wildlife Service:'		
✓	Cascio, Tom		Read: 11/20/2007 9:24 AM
✓	Linero, Alvaro		Read: 11/19/2007 5:02 PM
✓	Adams, Patty		Read: 11/19/2007 4:38 PM
	Gibson, Victoria		

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11/20/2007

Harvey, Mary

From: Karen Sheffield [kasheffield@tecoenergy.com]
Sent: Tuesday, November 20, 2007 8:24 AM
To: Harvey, Mary
Subject: Re: Tampa Electric Company - DEP File No. 0570039-027-AC(PSD-FL-390)

I received the above subject documents.

>>> "Harvey, Mary" <Mary.Harvey@dep.state.fl.us> 11/19/2007 4:36:18 PM >>>

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Thank you,

DEP, Bureau of Air Regulation

The Department of Environmental Protection values your feedback as a customer. DEP Secretary Michael W. Sole is committed to continuously assessing and improving the level and quality of services provided to you. Please take a few minutes to comment on the quality of service you received. Simply click on [this link to the DEP Customer Survey](#). Thank you in advance for completing the survey.

11/20/2007

Harvey, Mary

From: Adams, Patty
To: Harvey, Mary
Sent: Monday, November 19, 2007 4:38 PM
Subject: Read: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)

Your message

To: 'Karen Sheffield, General Manager, TEC:; 'Bryon Burrows, P.E., TEC:; 'Tom Davis, P.E., Environmental Consulting & Technology:; 'Diana Lee, P.E., HCEPC:; Nasca, Mara; 'Jim Little, U.S. EPA Region 4:; 'Katy Fomey, U.S. EPA Region 4:; 'Catherine Collins, U.S. Fish and Wildlife Service:; 'Sandra Silva, U.S. Fish and Wildlife Service:'
Cc: Cascio, Tom; Linero, Alvaro; Adams, Patty; Gibson, Victoria
Subject: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)
Sent: 11/19/2007 4:36 PM

was read on 11/19/2007 4:38 PM.

Harvey, Mary

From: Cascio, Tom
To: Harvey, Mary
Sent: Tuesday, November 20, 2007 9:24 AM
Subject: Read: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)

Your message

To: 'Karen Sheffield, General Manager, TEC:'; 'Bryon Burrows, P.E., TEC:'; 'Tom Davis, P.E., Environmental Consulting & Technology:'; 'Diana Lee, P.E., HCEPC:'; 'Nasca, Mara'; 'Jim Little, U.S. EPA Region 4:'; 'Katy Forney, U.S. EPA Region 4:'; 'Catherine Collins, U.S. Fish and Wildlife Service:'; 'Sandra Silva, U.S. Fish and Wildlife Service:'
Cc: Cascio, Tom; Linero, Alvaro; Adams, Patty; Gibson, Victoria
Subject: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)
Sent: 11/19/2007 4:36 PM

was read on 11/20/2007 9:24 AM.

Harvey, Mary

From: Lee, Diana [Lee@epchc.org]
To: Harvey, Mary
Sent: Tuesday, November 20, 2007 9:47 AM
Subject: Read: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)

Your message

To: Lee@epchc.org
Subject:

was read on 11/20/2007 9:47 AM.

Harvey, Mary

From: Nasca, Mara
To: Harvey, Mary
Sent: Monday, November 19, 2007 5:42 PM
Subject: Read: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)

Your message

To: 'Karen Sheffield, General Manager, TEC:'; 'Bryon Burrows, P.E., TEC:'; 'Tom Davis, P.E., Environmental Consulting & Technology:'; 'Diana Lee, P.E., HCEPC:'; Nasca, Mara; 'Jim Little, U.S. EPA Region 4:'; 'Katy Forney, U.S. EPA Region 4:'; 'Catherine Collins, U.S. Fish and Wildlife Service:'; 'Sandra Silva, U.S. Fish and Wildlife Service:'
Cc: Cascio, Tom; Linero, Alvaro; Adams, Patty; Gibson, Victoria
Subject: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)
Sent: 11/19/2007 4:36 PM

was read on 11/19/2007 5:42 PM.

Harvey, Mary

From: Sandra_V_Silva@fws.gov
Sent: Monday, November 19, 2007 5:34 PM
To: Harvey, Mary
Subject: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)

Return Receipt

Your document: Tampa Electric Company - DEP File No. 0570039-027-AC
(PSD-FL-390)

was received
by: Sandra V Silva/R9/FWS/DOI

at: 11/19/2007 03:33:30 PM

Harvey, Mary

From: Linero, Alvaro
To: Harvey, Mary
Sent: Monday, November 19, 2007 5:02 PM
Subject: Read: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)

Your message

To: 'Karen Sheffield, General Manager, TEC:'; 'Bryon Burrows, P.E., TEC:'; 'Tom Davis, P.E., Environmental Consulting & Technology:'; 'Diana Lee, P.E., HCEPC:'; Nasca, Mara; 'Jim Little, U.S. EPA Region 4:'; 'Katy Forney, U.S. EPA Region 4:'; 'Catherine Collins, U.S. Fish and Wildlife Service:'; 'Sandra Silva, U.S. Fish and Wildlife Service:'
Cc: Cascio, Tom; Linero, Alvaro; Adams, Patty; Gibson, Victoria
Subject: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)
Sent: 11/19/2007 4:36 PM

was read on 11/19/2007 5:02 PM.

Harvey, Mary

From: Byron Burrows [btburrows@tecoenergy.com]
Sent: Tuesday, November 20, 2007 2:29 PM
To: Harvey, Mary
Subject: Re: Tampa Electric Company - DEP File No. 0570039-027-AC(PSD-FL-390)

Received. Thanks.

Byron T. Burrows, P.E. BCEE
Manager, Air Programs
Tampa Electric Company
P.O. Box 111
Tampa, FL 33601-0111
Ph - 813.228.1282
Mob - 813.230.3445
Fax - 813.228.1308
btburrows@tecoenergy.com

>>> "Harvey, Mary" <Mary.Harvey@dep.state.fl.us> 11/19/07 4:36 PM >>>

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11/20/2007

Harvey, Mary

From: Byron Burrows [btburrows@tecoenergy.com]
Sent: Tuesday, November 20, 2007 2:29 PM
To: Harvey, Mary
Subject: Re: Tampa Electric Company - DEP File No. 0570039-027-AC(PSD-FL-390)

Received. Thanks.

Byron T. Burrows, P.E. BCEE
Manager, Air Programs
Tampa Electric Company
P.O. Box 111
Tampa, FL 33601-0111
Ph - 813.228.1282
Mob - 813.230.3445
Fax - 813.228.1308
btburrows@tecoenergy.com

>>> "Harvey, Mary" <Mary.Harvey@dep.state.fl.us> 11/19/07 4:36 PM >>>

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11/20/2007

Harvey, Mary

From: Forney.Kathleen@epamail.epa.gov
Sent: Tuesday, November 20, 2007 1:00 PM
To: Harvey, Mary
Cc: Linero, Alvaro; Little.James@epamail.epa.gov; Nasca, Mara; Adams, Patty; Cascio, Tom; Gibson, Victoria
Subject: Re: Tampa Electric Company - DEP File No. 0570039-027-AC (PSD-FL-390)

Follow Up Flag: Follow up
Flag Status: Red

Thanks Mary,

Does anyone know when the public comment period might be over for this facility?

Katy

Katy R. Forney
Air Permits Section
EPA - Region 4
61 Forsyth St., SW
Atlanta, GA 30024

Phone: 404-562-9130
Fax: 404-562-9019

"Harvey, Mary"
<Mary.Harvey@dep
.state.fl.us>

11/19/2007 04:36
PM

"Karen Sheffield, General
Manager, TEC:"
<kasheffield@tecoenergy.com>, "Bryon Burrows, P.E., TEC:"
<btburrows@tecoenergy.com>, "Tom
Davis, P.E., Environmental
Consulting & Technology:"
<tdavis@ectinc.com>, "Diana Lee,
P.E., HCEPC:" <lee@epchc.org>, "Nasca, Mara"
<Mara.Nasca@dep.state.fl.us>, James Little/R4/USEPA/US@EPA,
Kathleen Forney/R4/USEPA/US@EPA,
"Catherine Collins, U.S. Fish and
Wildlife Service:"
<catherine_collins@fws.gov>, "Sandra Silva, U.S. Fish and
Wildlife Service:"
<sandra_silva@fws.gov>

cc

"Cascio, Tom"
<Tom.Cascio@dep.state.fl.us>, "Linero, Alvaro"
<Alvaro.Linero@dep.state.fl.us>, "Adams, Patty"
<Patty.Adams@dep.state.fl.us>, "Gibson, Victoria"
<Victoria.Gibson@dep.state.fl.us>

Subject
Tampa Electric Company - DEP File
No. 0570039-027-AC (PSD-FL-390)

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROTECTION

TAMPA ELECTRIC COMPANY,
Big Bend Station,

Petitioner,

v.

OGC #07-1465
DEP Permit 0570039-027-AC

DEPARTMENT OF ENVIRONMENTAL
PROTECTION,

Respondent.

**ORDER GRANTING REQUEST FOR EXTENSION
OF TIME TO FILE PETITION FOR HEARING**

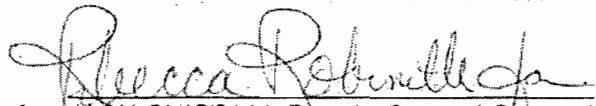
This cause has come before the Florida Department of Environmental Protection upon receipt of a request made by Petitioner, Tampa Electric Company, to grant an extension of time to file a petition for an administrative hearing to allow time to provide certain information to the FDEP on several specific permit conditions for its facility in Hillsborough County, Florida. Because the request shows good cause for the extension of time,

IT IS ORDERED:

The request for an extension of time to file a petition for administrative proceeding is granted. Petitioner shall have until **October 1, 2007**, to file a petition in this matter. Filing shall be complete on receipt by the Office of General Counsel, Department of Environmental Protection, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000.

DONE AND ORDERED on this 23rd day of August, 2007, in Tallahassee, Florida.

STATE OF FLORIDA DEPARTMENT
OF ENVIRONMENTAL PROTECTION


for JACK CHISOLM, Deputy General Counsel
3900 Commonwealth Boulevard, M.S. 35
Tallahassee, Florida 32399-3000
850-245-2242 facsimile 850-245-2302

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via
__ U. S. Mail __ facsimile __ only, this 24th day of August, 2007, to:

Byron T. Burrows, P.E.
Tampa Electric Company
702 N. Franklin Street
Tampa, FL 33602

facsimile: 813-228-1308

STATE OF FLORIDA DEPARTMENT
OF ENVIRONMENTAL PROTECTION



for JACK CHISOLM, Deputy General Counsel
3900 Commonwealth Boulevard, M.S. 35
Tallahassee, Florida 32399-3000
850-245-2242 facsimile 850-245-2302

with a courtesy copy via email to:

Trina Vielhauer, Chief – FDEP BAR
Al Linero – FDEP BAR



RECEIVED

AUG 20 2007

August 14, 2007

BUREAU OF AIR REGULATION

Ms. Lea Crandall
Agency Clerk – Office of the General Counsel
Florida Department of Environmental Protection
3900 Commonwealth Boulevard, MS #35
Tallahassee, FL 32399-3000

Via FedEx
Airbill No. 7903 1350 9783

**Re: Tampa Electric Company – Big Bend Station
DEP File No. 0570039-027-AC (PSD-FL-390)
Carbon Monoxide (CO) Emission Limit - Big Bend Unit 4
Intent to Issue Air Construction Permit**

Dear Ms. Crandall:

By letter dated August 3, 2007, the Florida Department of Environmental Protection (FDEP) announced its intent to issue an air construction permit for Carbon Monoxide (CO) Emission Limit - Big Bend Unit 4 at Big Bend Station located in Hillsborough County, Florida. Tampa Electric Company has had an opportunity to review the draft construction permit and have some issues that need to be resolved prior to finalization of the permit document. In order to meet the emission limit of 0.15 lb/mmBTU (versus the proposed limit of 0.20 lb/mmBTU in the application), NOx emissions will increase, which in turn will increase ammonia consumption in the SCR. Also oxygen in the boiler will need to be increased which will likely cause a heat rate penalty.

Tampa Electric is beginning discussions with the staff of FDEP on these issues and we request that the time for Tampa Electric Company to petition for a formal administrative hearing be extended by an additional 45 days from the deadline set forth in the Intent to Issue Air Construction Permit pursuant to Rule 62-110.106(4), Florida Administrative Code. Tampa Electric Company believes that this time will be sufficient to resolve the issues without the necessity of pursuing a formal administrative hearing.

Thank you for your consideration of this request. If you have any questions or comments, please contact Sharon Good or me at (813) 228-4654.

Sincerely,

Byron T. Burrows, P.E.
Manager - Air Programs
Environmental, Health & Safety

EHS/rk/SCG190

c: Ms. Trina L. Vielhauer, FDEP
Mr. Tom Cascio, FDEP
Mr. Al Linero, FDEP



LETTER OF TRANSMITTAL

To: Patty Adams
 Florida Department of
 Environmental Protection
 2600 Blair Stone Road MS 5505
 Tallahassee, Florida 32399-2400

Date: 5/23/07

RECEIVED
 MAY 24 2007

BUREAU OF AIR REGULATION

Dear Sir/Madam, the following are: attached sent separately

- | | | | |
|-------------------------------------|------------------------|--------------------------|--------------------|
| 1 | Copies | _____ | Reproducibles |
| <input checked="" type="checkbox"/> | Permit Application Fee | <input type="checkbox"/> | Specifications |
| <input type="checkbox"/> | Documents | <input type="checkbox"/> | Permit Application |

Status		Sent for Your	
<input checked="" type="checkbox"/>	Final	<input type="checkbox"/>	Approved
<input type="checkbox"/>	Preliminary	<input type="checkbox"/>	Not Approved
<input type="checkbox"/>		<input type="checkbox"/>	Approved as Noted
<input checked="" type="checkbox"/>		<input checked="" type="checkbox"/>	Use
		<input type="checkbox"/>	Files
		<input type="checkbox"/>	

Attached are the following:

<u>Document No.</u>	<u>Title</u>	<u>Issue</u>
EPSAP Application 1433-1	PSD Application Processing Fee of \$7,500	

If you have any questions contact me at 813.228.1282 .

Sincerely,

Byron T. Burrows, P.E. BCEE
 Manager, Air Programs

Cc: Sharon Good
 Karen Sheffield
 Karen Zwolak

PO Box 111
 Tampa, FL 33601

Department of Environmental Protection

Division of Air Resources Management

APPLICATION FOR AIR PERMIT - LONG FORM APPLICATION NUMBER: 1433-1

FEE CALCULATION PAGE

Identification of Facility

1. Facility Owner/Company Name: TAMPA ELECTRIC COMPANY	
2. Site Name: BIG BEND STATION	
3. Facility Identification Number: 0570039	
4. Facility Location: Street Address or Other Locator: 13031 WYANDOTTE ROAD City: APOLLO BEACH County: HILLSBOROUGH Zip Code: 33572 - 9200	
5. Relocatable Facility? No	6. Existing Permitted Facility? Yes

Application Contact

1. Application Contact Name: SHARON GOOD	
2. Application Contact Mailing Address: Organization/Firm: TAMPA ELECTRIC CO. Street Address: PO BOX 111 City: TAMPA State: FL Zip Code: 33601	
3. Application Contact Telephone Numbers: Telephone: (813) 228 - 4654 Fax: (813) 228 - 1308	
4. Application Contact Email Address:	

Purpose of Application

Air construction permit.

Scope of Application

EU ID	Description of Emissions Unit	Permit Type	Enter Processing Fee For Each EU
004	Unit No. 4 Steam Generator (Phase II Acid Rain Unit)	AC1A	\$7500

Application Processing Fee:

Check one: Attached - Enter Total Amount: \$7500 Not Applicable

Note: Submit any required permit application fee, which you must calculate according to 62-4.050(4), F. A. C.. Contact the appropriate Permitting Office if you have any questions.

Application Comment

The purpose of this application is to request a permit modification to increase the permit limit for carbon monoxide (CO) for Big Bend Station Unit 4 from 0.029 lb/MMBtu to 0.2 lb/MMBtu. The increase in the limit is necessary due to the installation of pre-combustion NOx reduction technology required by the Environmental Protection Agency and Florida Department of Environmental Protection.

Electronic Permit Submittal and Processing System (EPSAP) Professional Engineer Signature Document

"This document is signed and sealed to secure the data in this permit application and any attached files that were submitted electronically as described in Florida Department of Business and Professional Regulation, Board of Professional Engineers, Procedures for Signing and Sealing Electronically Transmitted Plan, Specifications, Reports or other Documents, Rule 61G15-23.003., F.A.C."

EPSAP Application Number: 1433-1

Facility Identification Number: 0570039

Facility Owner/Company Name: TAMPA ELECTRIC COMPANY

Purpose of Application:

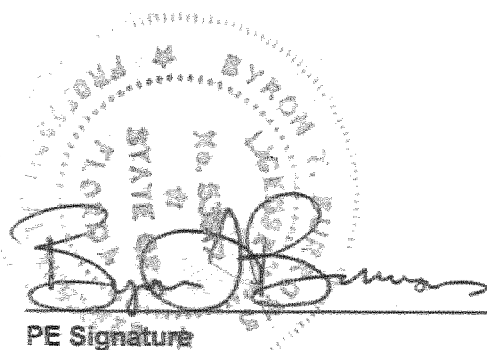
Air construction permit.

Signature File Created: 4/30/2007 2:43:56 PM

File Description	Authentication Code
Submitted Application Data	94AE3F915C968873344E99AF0BC2AD26B9A54BA9
This Application Has No Uploaded Facility Documents.	
Uploaded Emissions Unit Documents:	
AH Emissions Data-July 04.pdf	63B3C81BF68B97A994834E355C87E571A13E2894
Unit 4 CO BACT Analysis 043007.pdf	E82209B0FAB89B67D5D4AE5E132CF3C7CFF44EAE
Final Signature File	D6EDBDA56FCED482FE61C3C1AD80129D58278D44

Professional Engineer (PE): BYRON BURROWS License No: 53817

(sign and affix PE seal below)



PE Signature

4/30/07

Date

RECEIVED
MAY 03 2007
BUREAU OF AIR REGULATION



Florida Department of Environmental Protection

Bob Martinez Center
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

Charlie Crist
Governor

Jeff Kottkamp
Lt. Governor

Michael W. Sole
Secretary

May 22, 2007

SENT VIA ELECTRONIC MAIL – RECEIPT REQUESTED

Ms. Sharon Good
Senior Engineer
Tampa Electric Company
P.O. Box 111
Tampa, Florida 33601

RE: PSD Application, Big Bend Station
0570039-027-AC

Dear Ms. Good:

The Bureau of Air Regulation received your May, 2007, construction permit application to increase the permit limit for carbon monoxide for Big Bend Station Unit 4. Since this is a PSD application, a \$7,500 processing fee pursuant to Chapter 62-4.050(4)(a), F.A.C., will be required before we can begin reviewing your application. If you have any questions, please call Tom Cascio, review engineer, at (850)921-9526.

Sincerely,

A handwritten signature in cursive script that reads "Patty Adams".

Patty Adams
Bureau of Air Regulation

/pa

cc: Tom Cascio



Florida Department of Environmental Protection

Bob Martinez Center
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

Charlie Crist
Governor

Jeff Kottkamp
Lt. Governor

Michael W. Sole
Secretary

May 30, 2007

Mr. John Bunyak, Chief
Policy, Planning & Permit Review Branch
NPS – Air Quality Division
P. O. Box 25287
Denver, Colorado 80225

RE: Tampa Electric Company
Big Bend Unit CO Modification
0570039-027-AC, PSD-FL-390

Dear Mr. Bunyak:

Enclosed for your review and comment is a PSD permit application from Tampa Electric Company to modify the CO limit at their Big Bend Station Unit 4 in Tampa, Hillsborough County, Florida.

Your comments may be forwarded to my attention at the letterhead address or faxed to the Bureau of Air Regulation at 850/921-9533. If you have any questions, please contact Tom Cascio, review engineer, at 850/921-9526.

Sincerely,

A. A. Linero, Program Administrator
Permitting South Section

AAL/pa

Enclosure

cc: Tom Cascio



Florida Department of Environmental Protection

Bob Martinez Center
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

Charlie Crist
Governor

Jeff Kottkamp
Lt. Governor

Michael W. Sole
Secretary

May 30, 2007

Mr. Gregg M. Worley, Chief
Air Permits Section
U.S. EPA, Region 4
61 Forsyth Street
Atlanta, Georgia 30303-8960

RE: Tampa Electric Company
Big Bend Unit CO Modification
0570039-027-AC, PSD-FL-390

Dear Mr. Worley:

Enclosed for your review and comment is a PSD permit application from Tampa Electric Company to modify the CO limit at their Big Bend Station Unit 4 in Tampa, Hillsborough County, Florida.

Your comments may be forwarded to my attention at the letterhead address or faxed to the Bureau of Air Regulation at 850/921-9533. If you have any questions, please contact Tom Cascio, review engineer, at 850/921-9526.

Sincerely,

for A. A. Linero, Program Administrator
Permitting South Section

AAL/pa

Enclosure

cc: Tom Cascio



APPLICATION IDENTIFICATION INFORMATION

[Home](#) | [Reports](#) | [Comments](#) | [Application Search](#) | [Logoff](#) | [Help](#)

APPLICATION: TEC BB4 CO LIMIT MODIFICATION (#1433-1)
FACILITY: TAMPA ELECTRIC COMPANY (#0570039)

(+) 4 - Unit No. 4 Steam Generato

Assign Rights or Transfer Application

Edit Application for Sufficiency

Return Application to Applicant for Resubmittal

Application Contact | Owner/Authorized Rep. | Professional Engineer | Responsible Official

Final PE Signature File Authentication Code: D6EDBDA56FCED482FE61C3C1AD80129D58278D44
Select an Option Below to Confirm Receipt of the PE Signature Document: <input checked="" type="radio"/> I have NOT received the PE Signature Document. <input type="radio"/> I have received the PE Signature Document and confirmed that the Signature File Authentication Code shown above exactly matches the one on the PE Signature Document. <input type="radio"/> I have received the PE Signature Document and found that the Signature File Authentication Code shown above does NOT match the one on the PE Signature Document.

Enter and Update Permit Number from PA:

Application Number: 1433

Applicant's Version: 1

Application Name: TEC BB4 CO LIMIT MODIFICATION

Application Type: LONG FORM

Purpose of Application: AIR CONSTRUCTION PERMIT.

Time Clock Waiver: NO

Date Submitted: 5/1/2007

Applicant's Data Downloaded from ARMS? YES

Applicant Comment: The purpose of this application is to request a permit modification to increase the permit limit for carbon monoxide (CO) for Big Bend Station Unit 4 from 0.029 lb/MMBtu to 0.2 lb/MMBtu. The increase in the limit is necessary due to the installation of pre-combustion NOx reduction technology required by the Environmental Protection Agency and Florida Department of

Environmental Protection.

[Click Here to View Certification Statements](#)

Electronic Permit Submittal and Processing System (EPSAP) Professional Engineer Signature Document

"This document is signed and sealed to secure the data in this permit application and any attached files that were submitted electronically as described in Florida Department of Business and Professional Regulation, Board of Professional Engineers, Procedures for Signing and Sealing Electronically Transmitted Plan, Specifications, Reports or other Documents, Rule 61G15-23.003., F.A.C.."

EPSAP Application Number: 1433-1
Facility Identification Number: 0570039
Facility Owner/Company Name: TAMPA ELECTRIC COMPANY

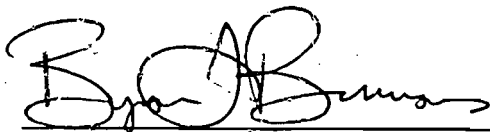
Purpose of Application:
 Air construction permit.

Signature File Created: 4/30/2007 2:43:56 PM

File Description	Authentication Code
Submitted Application Data	94AE3F915C968873344E99AF0BC2AD26B9A54BA9
This Application Has No Uploaded Facility Documents.	
Uploaded Emissions Unit Documents:	
AH Emissions Data-July 04.pdf	63B3C81BF68B97A994834E355C87E571A13E2894
Unit 4 CO BACT Analysis 043007.pdf	E82209B0FAB89B67D5D4AE5E132CF3C7CFF44EAE
Final Signature File	D6EDBDA56FCED482FE61C3C1AD80129D58278D44

Professional Engineer (PE): BYRON BURROWS License No: 53817

(sign and affix PE seal below)



PE Signature

4/30/07

Date

RECEIVED
 MAY 03 2007
 BUREAU OF AIR REGULATION



LETTER OF TRANSMITTAL

To: Tom Cascio
 Florida Department of
 Environmental Protection
 111 South Magnolia Drive, Suite 4
 Tallahassee, FL 32301

Date: 4/30/07

Dear Sirs, the following are: attached sent separately

1	Copies	_____	Reproducibles
<input type="checkbox"/>	Drawings	<input type="checkbox"/>	Specifications
<input type="checkbox"/>	Documents	<input checked="" type="checkbox"/>	<u>Permit Application</u>


Status		Sent for Your	
<input checked="" type="checkbox"/>	Final	<input type="checkbox"/>	Approved
<input type="checkbox"/>	Preliminary	<input type="checkbox"/>	Not Approved
<input type="checkbox"/>		<input type="checkbox"/>	Approved as Noted
<input checked="" type="checkbox"/>		<input checked="" type="checkbox"/>	Use
		<input type="checkbox"/>	Files
		<input type="checkbox"/>	

Attached are the following:

<u>Document No.</u>	<u>Title</u>	<u>Issue</u>
EPSAP Application 1433-1	TEC BB4 CO Limit Modification	

If you have any questions contact me at 813.228.1282 .

Sincerely,


 Byron T. Burrows, P.E. BCEE
 Manager, Air Programs

Cc: Sharon Good
 Karen Sheffield
 File AP 1.14.1

Electronic Permit Submittal and Processing System (EPSAP) Professional Engineer Signature Document

"This document is signed and sealed to secure the data in this permit application and any attached files that were submitted electronically as described in Florida Department of Business and Professional Regulation, Board of Professional Engineers, Procedures for Signing and Sealing Electronically Transmitted Plan, Specifications, Reports or other Documents, Rule 61G15-23.003., F.A.C.."

EPSAP Application Number: 1433-1

Facility Identification Number: 0570039

Facility Owner/Company Name: TAMPA ELECTRIC COMPANY

Purpose of Application:

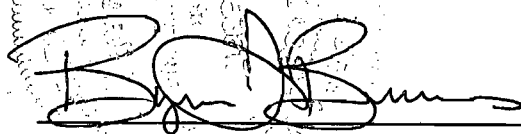
Air construction permit.

Signature File Created: 4/30/2007 2:41:40 PM

File Description	Authentication Code
Submitted Application Data	94AE3F915C968873344E99AF0BC2AD26B9A54BA9
This Application Has No Uploaded Facility Documents.	
Uploaded Emissions Unit Documents:	
AH Emissions Data-July 04.pdf	63B3C81BF68B97A994834E355C87E571A13E2894
Unit 4 CO BACT Analysis 043007.pdf	E82209B0FAB89B67D5D4AE5E132CF3C7CFF44EAE
Final Signature File	D6EDBDA56FCED482FE61C3C1AD80129D58278D44

Professional Engineer (PE): BYRON BURROWS License No: 53817

(sign and affix PE seal below)



PE Signature

4/30/07
Date



**Department of
Environmental Protection
Division of Air Resource
Management**

APPLICATION FOR AIR PERMIT - LONG FORM

--- Detail Report ---

Application not submitted. Data current as of 4/30/2007

I. APPLICATION SECTION

APPLICATION IDENTIFICATION INFORMATION

Application Number: 1433-1

Application Name: TEC BB4 CO LIMIT MODIFICATION

Purpose of Application: AIR CONSTRUCTION PERMIT.

Application Comment: The purpose of this application is to request a permit modification to increase the permit limit for carbon monoxide (CO) for Big Bend Station Unit 4 from 0.029 lb/MMBtu to 0.2 lb/MMBtu. The increase in the limit is necessary due to the installation of pre-combustion NOx reduction technology required by the Environmental Protection Agency and Florida Department of Environmental Protection.

SCOPE OF APPLICATION

EU ID	Description	Permit Type
004	Unit No. 4 Steam Generator (Phase II Acid Rain Unit)	AC1A

Note: Submit any required permit application fee, which you must calculate according to 62-4.050(4), F. A. C.. Contact the appropriate Permitting Office if you have any questions.

APPLICATION CONTACT INFORMATION

First Name: SHARON

Last Name: GOOD

Job Title: SENIOR ENGINEER

Name of Organization/Firm: TAMPA ELECTRIC CO.

Telephone: 813 - 228 - 4654

Fax: 813 - 228 - 1308

E-mail: scgood@tecoenergy.com

Street Address: PO BOX 111

City: TAMPA

State: FL

Zip: 33601

OWNER/AUTHORIZED REPRESENTATIVE INFORMATION

First Name: KAREN

Last Name: SHEFFIELD

Job Title: General Manager - Big Bend Station

Name of Organization/Firm: TAMPA ELECTRIC COMPANY

Telephone: 813 - 228 - 4111

Fax: 813 - 630 - 7121

E-mail: kasheffield@tecoenergy.com

Street Address: P.O. BOX 111

City: TAMPA
State: FL
Zip: 33600 - 0111

RESPONSIBLE OFFICIAL INFORMATION

First Name: KAREN
Last Name: SHEFFIELD
Primary RO? YES
Job Title: General Manager - Big Bend Station
Name of Organization/Firm: TAMPA ELECTRIC COMPANY
Telephone: 813 - 228 - 4111
Fax: 813 - 630 - 7121
E-mail: kasheffield@tecoenergy.com
Street Address: P.O. BOX 111

City: TAMPA
State: FL
Zip: 33600 - 0111

RO Qualification: For a corporation, the president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation, or a duly authorized representative of such person if the representative is responsible for the overall operation of one or more manufacturing, production, or operating facilities applying for or subject to a permit under Chapter 62-213, F.A.C.

PROFESSIONAL ENGINEER INFORMATION

PE UserName: BTBURROWS
Registration Number: 53817
First Name: BYRON
Last Name: BURROWS
Job Title: MANAGER-AIR PROGRAMS
Name of Organization/Firm: TAMPA ELECTRIC COMPANY
Telephone: 813 - 228 - 1282
Fax:
E-mail: BTBURROWS@TECOENERGY.COM
Street Address: 702 N. FRANKLIN ST.

City: TAMPA
State: FL
Zip: 33602

II. FACILITY SECTION**FACILITY IDENTIFICATION INFORMATION**

Facility ID: 0570039
Owner/Company Name: TAMPA ELECTRIC COMPANY
Site Name: BIG BEND STATION
Description of Location: BIG BEND STATION
Street Address: 13031 WYANDOTTE ROAD
City: APOLLO BEACH
County: HILLSBOROUGH
ZIP: 33572 - 9200
Relocatable: NO
Existing Title V Permitted Facility? YES
Facility Status: A - ACTIVE
Comment: ELECTRIC GENERATING STATION/NSPS TITLE V SOURCE

FACILITY LOCATION AND TYPE

Facility UTM Coordinates: Zone: 17 East(km): 363.15 North(km): 3074.91
Facility Latitude: Degrees: 27 Minutes: 47 Seconds: 36
Facility Longitude: Degrees: 82 Minutes: 24 Seconds: 11
Facility SIC Codes: Primary: 4911 - ELECTRIC, GAS AND SANITARY SERVICES
 ELECTRIC SERVICES
 ELECTRIC SERVICES
Governmental Facility Code: 0 - NONE (NON-GOVERNMENTAL FACILITY)
Facility Status: A - ACTIVE
Facility Major Group SIC: 49 - ELECTRIC, GAS AND SANITARY SERVICES

FACILITY CONTACT INFORMATION

First Name: SHARON
Middle Name:
Last Name: GOOD
Name Suffix:
Job Title: SENIOR ENGINEER
Name of Organization/Firm: TAMPA ELECTRIC COMPANY
Telephone: 813 - 228 - 4654
Fax: 813 - 228 - 1308
E-mail: SCGOOD@TECOENERGY.COM
Street Address: P.O. BOX 111

City: TAMPA
State: FL
Zip: 33601 - 0111

FACILITY REGULATORY CLASSIFICATIONS

Small Business Stationary Source: Not Applicable
Synthetic Non-Title V Source: No
Title V Source: Yes
Major Source of Air Pollutants Other than Hazardous Air Pollutants (HAPs): Yes
Synthetic Minor Source of Air Pollutants Other than Hazardous Air Pollutants (HAPs): No
Major Source of Hazardous Air Pollutants (HAPs): Yes
Synthetic Minor Source of HAPs: No
One or More Emissions Units Subject to NSPS (40 CFR Part 60): Yes
One or More Emissions Units Subject to Emission Guidelines (40 CFR Part 60): No

One or More Emissions Units Subject to NESHAP (40 CFR Part 61 or Part 63): Yes

Title V Source by EPA Designation (40 CFR 70.3(a)(5)): No

Facility Regulatory Classifications Comment:

FACILITY POLLUTANT INFORMATION						
Code	Description	Class.	Requested Emissions Cap		Basis for Emissions Cap	Comment
			(lb/hour)	(tons/year)		
CO	Carbon Monoxide	A				
F049	Propylene	C				
H001	Acetaldehyde	C				
H004	Acetophenone	C				
H006	Acrolein	C				
H014	Antimony Compounds	C				
H015	Arsenic Compounds (inorganic including arsine)	C				
H017	Benzene (including benzene from gasoline)	C				
H020	Benzyl chloride	C				
H021	Beryllium Compounds	C				
H022	Biphenyl	C				
H023	Bis(2-ethylhexyl)phthalate (DEHP)	C				
H025	Bromoform	C				
H026	1,3-Butadiene	C				
H027	Cadmium Compounds	C				
H032	Carbon disulfide	C				
H040	2-Chloroacetophenone	C				
H041	Chlorobenzene	C				
H043	Chloroform	C				
H046	Chromium Compounds	C				
H047	Cobalt Compounds	C				
H053	Cumene	C				
H054	Cyanide Compounds	C				
H058	Dibenzofurans	C				
H076	Dimethyl sulfate	C				
H079	2,4-Dinitrotoluene	C				
H085	Ethyl benzene	C				
H087	Ethyl chloride (Chloroethane)	C				
H088	Ethylene dibromide (Dibromoethane)	C				
H089	Ethylene dichloride (1,2-Dichloroethane)	C				
H095	Formaldehyde	C				
H104	Hexane	C				
H106	Hydrogen chloride (Hydrochloric acid)	A				
H107	Hydrogen fluoride (Hydrofluoric acid)	A				
H109	Isophorone	C				
H110	Lead Compounds	C				
H113	Manganese Compounds	C				
H114	Mercury Compounds	C				
H117	Methyl bromide (Bromomethane)	C				
H118	Methyl chloride (Chloromethane)	C				
H119	Methyl chloroform (1,1,1-Trichloroethane)	C				
H120	Methyl ethyl ketone (2-Butanone)	C				

H121	Methyl hydrazine	C			
H125	Methyl methacrylate	C			
H126	Methyl tert butyl ether	C			
H128	Methylene chloride (Dichloromethane)	C			
H132	Naphthalene	C			
H133	Nickel Compounds	A			
H144	Phenol	C			
H148	Phosphorus	C			
H151	Polycyclic organic matter	C			
H154	Propionaldehyde	C			
H162	Selenium Compounds	C			
H163	Styrene	C			
H165	2,3,7,8-Tetrachlorodibenzo-p-dioxin	C			
H167	Tetrachloroethylene (Perchloroethylene)	C			
H169	Toluene	C			
H182	Vinyl acetate	C			
H186	Xylenes (isomers and mixtures)	C			
H187	o-Xylenes	C			
HAPS	Total Hazardous Air Pollutants	A			
NH3	Ammonia	C			
NOX	Nitrogen Oxides	A			
PB	Lead - Total (elemental lead and lead compounds)	A			
PM	Particulate Matter - Total	A			
PM10	Particulate Matter - PM10	A			
SO2	Sulfur Dioxide	A			
VOC	Volatile Organic Compounds	A			

FACILITY ADDITIONAL INFORMATION		
Description	Applicable?	Attachment?
AREA MAP SHOWING FACILITY LOCATION	No	No
FACILITY PLOT PLAN Previously submitted? YES Submittal Date: 6/25/2004		No
PROCESS FLOW DIAGRAM(s) Previously submitted? YES Submittal Date: 6/25/2004		No
PRECAUTIONS TO PREVENT EMISSIONS OF UNCONFINED PARTICULATE MATTER Previously submitted? YES Submittal Date: 6/25/2004		No
LIST OF EXEMPT EMISSIONS UNITS (RULE 62-210.300(3),F.A.C.)	No	No
LIST OF INSIGNIFICANT ACTIVITIES	No	No
IDENTIFICATION OF APPLICABLE REQUIREMENTS	No	No
COMPLIANCE REPORT AND PLAN	No	No
LIST OF EQUIPMENT/ACTIVITIES REGULATED UNDER TITLE VI Equipment/Activities On Site but Not Required to be Individually Listed? NO	No	No
VERIFICATION OF RISK MANAGEMENT PLAN SUBMISSION TO EPA	No	No
REQUESTED CHANGES TO CURRENT TITLE V AIR OPERATION PERMIT	No	No
DESCRIPTION OF PROPOSED CONSTRUCTION, MODIFICATION, or PLANTWIDE APPLICABILITY LIMIT (PAL)	No	No
RULE APPLICABILITY ANALYSIS	No	No
LIST OF EXEMPT EMISSIONS UNITS (RULE 62-210.300(3),F.A.C.)	No	No
FUGITIVE EMISSIONS IDENTIFICATION	No	No
AIR QUALITY ANALYSIS (RULE 62-212.400(7),F.A.C.)	No	No

SOURCE IMPACT ANALYSIS (RULE 62-212.400(5),F.A.C.)	No	No
AIR QUALITY IMPACT SINCE 1977 (RULE 62-212.400(4)(e),F.A.C.)	No	No
ADDITIONAL IMPACT ANALYSES (RULES 62-212.400(8) and 62-212.500(4)(e),F.A.C.)	No	No
ALTERNATIVE ANALYSIS REQUIREMENTS (RULE 62-212.500(4)(g),F.A.C.)	No	No
OTHER FACILITY INFORMATION	No	No

Facility Additional Items Comment:

FACILITY ATTACHMENTS

*** No Facility Attachments Found ***

III. EMISSIONS UNIT SECTION

EU 004: DESCRIPTION AND DETAIL INFORMATION

Regulated/Unregulated: REGULATED

Type of EU: THIS EU INFORMATION SECTION ADDRESSES, AS A SINGLE EMISSIONS UNIT, A SINGLE PROCESS OR PRODUCTION UNIT, OR ACTIVITY, WHICH PRODUCES ONE OR MORE AIR POLLUTANTS AND WHICH HAS AT LEAST ONE DEFINABLE EMISSION POINT (STACK OR VENT).

EU Description: Unit No. 4 Steam Generator (Phase II Acid Rain Unit)

EU Status: A - ACTIVE

Commence Construction Date:

Initial Startup Date:

EU Major Group SIC: 49 - ELECTRIC, GAS AND SANITARY SERVICES

Acid Rain Unit: Yes

Package Unit Manufacturer:

Package Unit Model #:

Generator Nameplate Rating: 486 MW

EU Comment: B1=TONS/HR OF COAL BURN PSD

EU 004: CONTROL EQUIPMENT/METHOD (CE) INFORMATION

CE Code	Control Equipment/Method Name	Description
0	NO CONTROL EQUIPMENT	Good Combustion Design
1	WET SCRUBBER HIGH EFFICIENCY (95.0-99.9%)	
10	ELECTROSTATIC PRECIPITATOR HIGH EFFICIENCY (95.0-99.9%)	Electrostatic precipitator with flue gas conditioning system. The flue gas conditioning system and the FGD system are not operated simultaneously.
42	WET LIMESTONE INJECTION	Flue gas desulfurization (FGD) system, wet limestone scrubber.
139	SCR (SELECTIVE CATALYTIC REDUCTION)	Selective Catalytic Reduction (to be in service 5/1/07)
204	OVERFIRE AIR	Separated Overfire Air
205	LOW NOX BURNERS	Low NOx Burner

EU 004: OPERATING CAPACITY AND SCHEDULE

Maximum Process or Throughput Rate:

Maximum Process or Throughput Rate Units:

Maximum Production Rate: Maximum Production Rate

Units:

Maximum Heat Input Rate: 4330 mmBtu/hr

Maximum Incineration Rate:

Requested Maximum Operating Schedule:

Operating Capacity and Schedule Comment: Max. heat input is nominally 4330 mmBTU/hr. This is solely to identify the capacity for the purposes of confirming that emissions tests are conducted within 90-100% of the rated capacity.

EU 004: POINT (STACK/VENT) INFORMATION

Identification of Point on Plot

Plan or Flow Diagram?
Emission Point Type Code: 1 - A SINGLE EMISSION POINT SERVING A SINGLE EMISSIONS UNIT
Discharge Type Code:
Stack Height: 490 feet
Exit Diameter: 24 feet
Exit Temperature: 127 Fahrenheit
Actual Volumetric Flow Rate: 1614250 acfm
Water Vapor: 13.7 %
Maximum Dry Standard Flow Rate:
Nonstack Emission Point Height:
Emission Point UTM Coordinates: Zone: 17 East(km): 361.82 North(km): 3075.04
Emission Point Latitude: DD: 27 MM: 47 SS: 39
Emission Point Longitude: DD: 82 MM: 25 SS: 0
Emission Point Comment:

EU 004: SEGMENT (PROCESS/FUEL) INFORMATION

SCC Code: 10100212

Units: Tons Bituminous Coal Burned
Description 1: External Combustion Boilers
Description 2: Electric Generation
Description 3: Bituminous/Subbituminous Coal
Description 4: Pulverized Coal: Dry Bottom (Tangential) (Bituminous Coal)
Is this a Valid Segment? YES
Segment Description (Process/Fuel Type): Bituminous Coal
Maximum Hourly Rate: 197
Maximum Annual Rate: 1724127
Estimated Annual Activity Factor:
Maximum % Sulfur: 5.4
Maximum % Ash: 13.3
Million Btu per SCC Unit: 22
Segment Comment: Btu per SCC unit value based on a nominal coal heat content of 11,000 Btu/lb.

SCC Code: 10100501

Units: 1000 Gallons Distillate Oil (No. 1 & 2) Burned
Description 1: External Combustion Boilers
Description 2: Electric Generation
Description 3: Distillate Oil
Description 4: Grades 1 and 2 Oil
Is this a Valid Segment? YES
Segment Description (Process/Fuel Type): Distillate Oil
Maximum Hourly Rate:
Maximum Annual Rate:
Estimated Annual Activity Factor:
Maximum % Sulfur: 0.5
Maximum % Ash: 0.1
Million Btu per SCC Unit: 139
Segment Comment: No.2 oil used for ignition during startup.

SCC Code: 10100801

Units: Tons Coke Burned
Description 1: External Combustion Boilers
Description 2: Electric Generation

Description 3: Coke
Description 4: All Boiler Sizes
Is this a Valid Segment? YES
Segment Description
(Process/Fuel Type): Petroleum coke
Maximum Hourly Rate: 39.4
Maximum Annual Rate: 344825
Estimated Annual Activity
Factor:
Maximum % Sulfur: 7
Maximum % Ash: 0.8
Million Btu per SCC Unit: 28
Segment Comment: Coal/petroleum coke blends will be burned only with the FGD system operating. Up to 20% petcoke/80% coal allowed.

SCC Code: 10101201

Units: Tons Solid Waste Burned
Description 1: External Combustion Boilers
Description 2: Electric Generation
Description 3: Solid Waste
Description 4: Specify Waste Material in Comments
Is this a Valid Segment? YES
Segment Description
(Process/Fuel Type): Raw Coal Residual from Polk Power Station
Maximum Hourly Rate:
Maximum Annual Rate: 73000
Estimated Annual Activity
Factor:
Maximum % Sulfur: 1.43
Maximum % Ash: 57.7
Million Btu per SCC Unit: 6
Segment Comment: Raw coal residual. Facility-wide limit: 200 tpd; equivalent to 73000 tpy.

SCC Code: 10101202

Units: Tons Refuse Derived Fuel Burned
Description 1: External Combustion Boilers
Description 2: Electric Generation
Description 3: Solid Waste
Description 4: Refuse Derived Fuel
Is this a Valid Segment? YES
Segment Description
(Process/Fuel Type): Refined/Beneficiated Coal Residual from Polk Power Station
Maximum Hourly Rate:
Maximum Annual Rate: 182500
Estimated Annual Activity
Factor:
Maximum % Sulfur: 1.5
Maximum % Ash: 35.4
Million Btu per SCC Unit: 18
Segment Comment: Beneficiated coal residual. Facility-wide limit: 500 tpd; equivalent to 182500 tpy.

EU 004: EMISSIONS UNIT POLLUTANT DETAIL INFORMATION

Pollutant Code: CO
Pollutant Description: Carbon Monoxide
Is this a Valid Pollutant? YES
Include in the Facility
Emissions Cap? NO
Pollutant Regulatory Code: EL - EMISSION-LIMITED POLLUTANT

Primary Control Device: NO CONTROL EQUIPMENT
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions: 866 lb/hour 3793 tons/year
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor: 0.2
Emission Factor Units: LB/MMBTU (025)
Emission Factor Reference: ENGINEERING STUDY
Emissions Method Code:
Baseline Actual Emissions (if required): 449 tons/year
Baseline 24-Month Period: 1/1/2004 to 12/31/2005
Projected Actual Emissions (if required): 3094 tons/year
Projected Monitoring Period: 5 years
Calculation of Emissions: Projected Actual =(0.2 lb/MMBtu emission rate)*(30,944,011 MMBTU)/2000lbs/ton)=3094 tons/yr Past Actual =(0.029 lb/MMBtu emission rate)*(30,944,011 MMBTU)/2000 lb/ton)=449 tons/yr
Potential, Fugitive, and Actual Emissions Comment: Increase in CO due to EPA/FDEP requirements in Consent Decree/Consent Final Judgment to install early NOx controls (LNB & SOFA).Decreasing NOx emissions will result in an increase in CO emissions).

Pollutant Code: H001

Pollutant Description: Acetaldehyde
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H004

Pollutant Description: Acetophenone
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:

Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H006

Pollutant Description: Acrolein
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H014

Pollutant Description: Antimony Compounds
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:

Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H015

Pollutant Description: Arsenic Compounds (inorganic including arsine)
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H017

Pollutant Description: Benzene (including benzene from gasoline)
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):

required):
Baseline 24-Month Period:
Projected Actual Emissions (if
required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual
Emissions Comment:

Pollutant Code: H020

Pollutant Description: Benzyl chloride
Is this a Valid Pollutant? YES
Include in the Facility
Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive
Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if
required):
Baseline 24-Month Period:
Projected Actual Emissions (if
required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual
Emissions Comment:

Pollutant Code: H021

Pollutant Description: Beryllium Compounds
Is this a Valid Pollutant? YES
Include in the Facility
Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive
Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if
required):
Baseline 24-Month Period:
Projected Actual Emissions (if
required):
Projected Monitoring Period:

**Calculation of Emissions:
Potential, Fugitive, and Actual
Emissions Comment:**

Pollutant Code: H022
Pollutant Description: Biphenyl
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
**Calculation of Emissions:
Potential, Fugitive, and Actual
Emissions Comment:**

Pollutant Code: H023
Pollutant Description: Bis(2-ethylhexyl)phthalate (DEHP)
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
**Calculation of Emissions:
Potential, Fugitive, and Actual
Emissions Comment:**

Pollutant Code: H025

Pollutant Description: Bromoform
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H027

Pollutant Description: Cadmium Compounds
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H032

Pollutant Description: Carbon disulfide
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK

PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H040
Pollutant Description: 2-Chloroacetophenone
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H041
Pollutant Description: Chlorobenzene
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:

Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H043
Pollutant Description: Chloroform
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H046
Pollutant Description: Chromium Compounds
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:

Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H047

Pollutant Description: Cobalt Compounds
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H053

Pollutant Description: Cumene
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H054

Pollutant Description: Cyanide Compounds

Is this a Valid Pollutant? YES

Include in the Facility NO

Emissions Cap?

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H058

Pollutant Description: Dibenzofurans

Is this a Valid Pollutant? YES

Include in the Facility NO

Emissions Cap?

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual

Emissions Comment:

Pollutant Code: H076

Pollutant Description: Dimethyl sulfate

Is this a Valid Pollutant? YES

Include in the Facility NO

Emissions Cap?

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive

Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H079

Pollutant Description: 2,4-Dinitrotoluene

Is this a Valid Pollutant? YES

Include in the Facility NO

Emissions Cap?

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive

Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H085

Pollutant Description: Ethyl benzene

Is this a Valid Pollutant? YES

Include in the Facility Emissions Cap? NO
 Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
 Primary Control Device:
 Secondary Control Device:
 Total % Efficiency of Control:
 Potential Emissions:
 Synthetically Limited? N
 Range of Estimated Fugitive Emissions:
 Emission Factor:
 Emission Factor Units:
 Emission Factor Reference:
 Emissions Method Code:
 Baseline Actual Emissions (if required):
 Baseline 24-Month Period:
 Projected Actual Emissions (if required):
 Projected Monitoring Period:
 Calculation of Emissions:
 Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H087
 Pollutant Description: Ethyl chloride (Chloroethane)
 Is this a Valid Pollutant? YES
 Include in the Facility Emissions Cap? NO
 Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
 Primary Control Device:
 Secondary Control Device:
 Total % Efficiency of Control:
 Potential Emissions:
 Synthetically Limited? N
 Range of Estimated Fugitive Emissions:
 Emission Factor:
 Emission Factor Units:
 Emission Factor Reference:
 Emissions Method Code:
 Baseline Actual Emissions (if required):
 Baseline 24-Month Period:
 Projected Actual Emissions (if required):
 Projected Monitoring Period:
 Calculation of Emissions:
 Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H088
 Pollutant Description: Ethylene dibromide (Dibromoethane)
 Is this a Valid Pollutant? YES
 Include in the Facility Emissions Cap? NO
 Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
 Primary Control Device:

Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H089

Pollutant Description: Ethylene dichloride (1,2-Dichloroethane)
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H095

Pollutant Description: Formaldehyde
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive

Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H104
Pollutant Description: Hexane
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H106
Pollutant Description: Hydrogen chloride (Hydrochloric acid)
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:

Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H107

Pollutant Description: Hydrogen fluoride (Hydrofluoric acid)
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H109

Pollutant Description: Isophorone
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):

Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual
Emissions Comment:

Pollutant Code: H113

Pollutant Description: Manganese Compounds
Is this a Valid Pollutant? YES
Include in the Facility NO
Emissions Cap?

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N

Range of Estimated Fugitive
Emissions:
Emission Factor:

Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if
required):

Baseline 24-Month Period:
Projected Actual Emissions (if
required):

Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual
Emissions Comment:

Pollutant Code: H114

Pollutant Description: Mercury Compounds
Is this a Valid Pollutant? YES
Include in the Facility NO
Emissions Cap?

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N

Range of Estimated Fugitive
Emissions:
Emission Factor:

Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if
required):

Baseline 24-Month Period:
Projected Actual Emissions (if
required):

Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual
Emissions Comment:

Pollutant Code: H117

Pollutant Description: Methyl bromide (Bromomethane)

Is this a Valid Pollutant? YES

Include in the Facility

Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H118

Pollutant Description: Methyl chloride (Chloromethane)

Is this a Valid Pollutant? YES

Include in the Facility

Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H119

Pollutant Description: Methyl chloroform (1,1,1-Trichloroethane)

Is this a Valid Pollutant? YES

Include in the Facility

Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H120

Pollutant Description: Methyl ethyl ketone (2-Butanone)

Is this a Valid Pollutant? YES

Include in the Facility Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H121

Pollutant Description: Methyl hydrazine

Is this a Valid Pollutant? YES

Include in the Facility Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:

Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H125

Pollutant Description: Methyl methacrylate
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H126

Pollutant Description: Methyl tert butyl ether
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:

Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H128

Pollutant Description: Methylene chloride (Dichloromethane)
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H132

Pollutant Description: Naphthalene
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):

Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H133

Pollutant Description: Nickel Compounds
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H144

Pollutant Description: Phenol
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H148

Pollutant Description: Phosphorus

Is this a Valid Pollutant? YES

Include in the Facility Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H151

Pollutant Description: Polycyclic organic matter

Is this a Valid Pollutant? YES

Include in the Facility Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H154

Pollutant Description: Propionaldehyde

Is this a Valid Pollutant? YES

Include in the Facility Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H162

Pollutant Description: Selenium Compounds

Is this a Valid Pollutant? YES

Include in the Facility Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H163

Pollutant Description: Styrene

Is this a Valid Pollutant? YES

Include in the Facility Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H165

Pollutant Description: 2,3,7,8-Tetrachlorodibenzo-p-dioxin
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H167

Pollutant Description: Tetrachloroethylene (Perchloroethylene)
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N

Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H169

Pollutant Description: Toluene
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N

Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H182

Pollutant Description: Vinyl acetate
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N

Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:

Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H186

Pollutant Description: Xylenes (isomers and mixtures)

Is this a Valid Pollutant? YES

Include in the Facility NO

Emissions Cap?

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive

Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

Projected Monitoring Period:

Calculation of Emissions:

Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: H187

Pollutant Description: o-Xylenes

Is this a Valid Pollutant? YES

Include in the Facility NO

Emissions Cap?

Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE

Primary Control Device:

Secondary Control Device:

Total % Efficiency of Control:

Potential Emissions:

Synthetically Limited? N

Range of Estimated Fugitive

Emissions:

Emission Factor:

Emission Factor Units:

Emission Factor Reference:

Emissions Method Code:

Baseline Actual Emissions (if required):

Baseline 24-Month Period:

Projected Actual Emissions (if required):

required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual
Emissions Comment:

Pollutant Code: NH3
Pollutant Description: Ammonia
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: NOX
Pollutant Description: Nitrogen Oxides
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device: LOW NOX BURNERS
Secondary Control Device: SCR (SELECTIVE CATALYTIC REDUCTION)
Total % Efficiency of Control:
Potential Emissions: 2598 lb/hour 11379 tons/year
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment: 660

Pollutant Code: PB

Pollutant Description: Lead - Total (elemental lead and lead compounds)
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: PM

Pollutant Description: Particulate Matter - Total
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: EL - EMISSION-LIMITED POLLUTANT
Primary Control Device: ELECTROSTATIC PRECIPITATOR HIGH EFFICIENCY (95.0-99.9%)
Secondary Control Device: WET LIMESTONE INJECTION
Total % Efficiency of Control: 99.7
Potential Emissions: 43.3 lb/hour 189.7 tons/year
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code: 1 - CALCULATED BASED ON SOURCE TEST OR CONTINUOUS EMISSION MEASUREMENTS.
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment: 660

Pollutant Code: PM10

Pollutant Description: Particulate Matter - PM10
Is this a Valid Pollutant? YES
Include in the Facility

Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device:
Secondary Control Device:
Total % Efficiency of Control:
Potential Emissions:
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code:
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

Pollutant Code: SO2
Pollutant Description: Sulfur Dioxide
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: EL - EMISSION-LIMITED POLLUTANT
Primary Control Device: WET LIMESTONE INJECTION
Secondary Control Device:
Total % Efficiency of Control: 98
Potential Emissions: 3551 lb/hour 15552 tons/year
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code: 1 - CALCULATED BASED ON SOURCE TEST OR CONTINUOUS EMISSION MEASUREMENTS.
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment: 660

Pollutant Code: VOC
Pollutant Description: Volatile Organic Compounds
Is this a Valid Pollutant? YES
Include in the Facility Emissions Cap? NO
Pollutant Regulatory Code: NS - POLLUTANT NOT EMISSIONS-LIMITED NOT SUBJECT TO WORK PRACTICE
Primary Control Device: NO CONTROL EQUIPMENT
Secondary Control Device: NO CONTROL EQUIPMENT

Total % Efficiency of Control:
Potential Emissions: 10 lb/hour 43 tons/year
Synthetically Limited? N
Range of Estimated Fugitive Emissions:
Emission Factor:
Emission Factor Units:
Emission Factor Reference:
Emissions Method Code: 3 - CALCULATED USING EMISSION FACTOR FROM AP-42/FIRE SYSTEM.
Baseline Actual Emissions (if required):
Baseline 24-Month Period:
Projected Actual Emissions (if required):
Projected Monitoring Period:
Calculation of Emissions:
Potential, Fugitive, and Actual Emissions Comment:

EU 004: POLLUTANT ALLOWABLE EMISSIONS INFORMATION

Pollutant Code: CO
Pollutant Description: Carbon Monoxide
Basis for Allowable Emissions Code: OTHER - REQUESTED BY APPLICANT FOR OTHER REASONS
Future Effective Date of Allowable Emissions:
Allowable Emissions: 0.2
Allowable Emissions Unit: POUNDS PER MILLION BTU HEAT INPUT (01)
Equivalent Allowable Emissions: 866 lb/hour 3793 tons/year
Method of Compliance: EPA Method 10 or 350
Comment/Description of Installation of LNB and SOFA that was required by EPA and FDEP caused an increase in CO emissions. Proposed limit is based on good combustion design.
Operating Method:

Pollutant Code: NH3
Pollutant Description: Ammonia
Basis for Allowable Emissions Code: OTHER - REQUESTED BY APPLICANT FOR OTHER REASONS
Future Effective Date of Allowable Emissions: 6/1/2007
Allowable Emissions: 10
Allowable Emissions Unit: OTHER (SPECIFY IN COMMENT) (99)
Equivalent Allowable Emissions:
Method of Compliance: Annual Stack Test
Comment/Description of Allowable emissions measured in ppmv. Basis: Applicant Request. Corrective measure must be taken if measured value exceed 5 ppmv. See 0570039-020-AC.
Operating Method:

Pollutant Code: NOX
Pollutant Description: Nitrogen Oxides
Basis for Allowable Emissions Code: RULE - NUMERICAL EMISSIONS LIMITATION REQUIRED BY RULE
Future Effective Date of Allowable Emissions:
Allowable Emissions: 0.6
Allowable Emissions Unit: POUNDS PER MILLION BTU HEAT INPUT (01)
Equivalent Allowable Emissions:

Emissions: 2598 lb/hour 11379 tons/year
Method of Compliance:
Comment/Description of
Operating Method:

Pollutant Code: NOX

Pollutant Description: Nitrogen Oxides
Basis for Allowable Emissions
Code: OTHER - REQUESTED BY APPLICANT FOR OTHER REASONS
Future Effective Date of
Allowable Emissions:
Allowable Emissions: 0.44
Allowable Emissions Unit: POUNDS PER MILLION BTU HEAT INPUT (01)
Equivalent Allowable
Emissions: 1905 lb/hour 8345 tons/year
Method of Compliance: Acid Rain Compliance
Comment/Description of
Operating Method: NOx emission average plan

Pollutant Code: NOX

Pollutant Description: Nitrogen Oxides
Basis for Allowable Emissions
Code: OTHER - REQUESTED BY APPLICANT FOR OTHER REASONS
Future Effective Date of
Allowable Emissions: 6/1/2007
Allowable Emissions: 0.1
Allowable Emissions Unit: POUNDS PER MILLION BTU HEAT INPUT (01)
Equivalent Allowable
Emissions: 433 lb/hour 1897 tons/year
Method of Compliance: Heat Input Weighted - 30 days rolling average.
Comment/Description of Basis for allowable: Applicant Request. Limit based on heat input of 4330
Operating Method: MMBtu/hr.

Pollutant Code: PM

Pollutant Description: Particulate Matter - Total
Basis for Allowable Emissions
Code: OTHER - REQUESTED BY APPLICANT FOR OTHER REASONS
Future Effective Date of
Allowable Emissions:
Allowable Emissions: 0.03
Allowable Emissions Unit: POUNDS PER MILLION BTU HEAT INPUT (01)
Equivalent Allowable
Emissions:
Method of Compliance:
Comment/Description of TEC Note: SOOTBLOWING LIMIT NOT APPLICABLE TO UNIT 4. PLEASE
Operating Method: UPDATE.

Pollutant Code: PM

Pollutant Description: Particulate Matter - Total
Basis for Allowable Emissions
Code: OTHER - REQUESTED BY APPLICANT FOR OTHER REASONS
Future Effective Date of
Allowable Emissions:
Allowable Emissions: 0.01
Allowable Emissions Unit: POUNDS PER MILLION BTU HEAT INPUT (01)
Equivalent Allowable
Emissions: 43.3 lb/hour 189.7 tons/year
Method of Compliance: Stack test
Comment/Description of
Operating Method: Allowable emission established through Consent Order

Pollutant Code: SO2
Pollutant Description: Sulfur Dioxide
Basis for Allowable Emissions Code: RULE - NUMERICAL EMISSIONS LIMITATION REQUIRED BY RULE
Future Effective Date of Allowable Emissions:
Allowable Emissions: 0.82
Allowable Emissions Unit: POUNDS PER MILLION BTU HEAT INPUT (01)
Equivalent Allowable Emissions: 3551 lb/hour 15662 tons/year
Method of Compliance: CMS
Comment/Description of Operating Method: 62-204.800(7)(b)2, F.A.C.; 40 CFR 60.43a(a)(1); PSD-FL-040

EU 004: VISIBLE EMISSIONS INFORMATION

Visible Emissions Subtype: VE20
Basis for Allowable Opacity: RULE
Requested Allowable Opacity in Normal Conditions: 020 %
Requested Allowable Opacity in Exceptional Conditions: 27 %
Maximum Period of Excess Opacity Allowed: 6 min/hour
Compliance Test Method(s):
Visible Emissions Comment:

EU 004: CONTINUOUS MONITOR INFORMATION

Parameter Code: CO2 - Carbon dioxide
CMS Requirement:
Monitor Manufacturer: SIEMENS
Model Number: 5E
Serial Number: E3-794
Installation Date:
Performance Specification Test Date:
Status: ACTIVE
Continuous Monitor Comment: Stack outlet

Parameter Code: CO2 - Carbon dioxide
CMS Requirement:
Monitor Manufacturer: SIEMENS
Model Number: ULTRAMAT 6E
Serial Number: N1-R5-0790
Installation Date: 7/1/2003
Performance Specification Test Date:
Status: ACTIVE
Continuous Monitor Comment:

Parameter Code: EM - EMISSION
Pollutant(s) Monitored: SO2 - Sulfur Dioxide
CMS Requirement:
Monitor Manufacturer: THERMO ENVIRONMENTAL

Model Number: 43B
Serial Number: 43B-48366-280
Installation Date:
Performance Specification Test
Date:
Status: ACTIVE
Continuous Monitor
Comment: SO2 Stack Outlet

Parameter Code: **EM - EMISSION**
Pollutant(s) Monitored: NOX - Nitrogen Oxides
CMS Requirement:
Monitor Manufacturer: THERMO ENVIRONMENTAL
Model Number: 42D
Serial Number: 42D-47899-279
Installation Date:
Performance Specification Test
Date:
Status: ACTIVE
Continuous Monitor
Comment: NOx FGD Inlet Duct

Parameter Code: **EM - EMISSION**
Pollutant(s) Monitored: SO2 - Sulfur Dioxide
CMS Requirement:
Monitor Manufacturer: THERMO-ENVIRONMENTAL
Model Number: 43B
Serial Number: 43B-48236-280
Installation Date:
Performance Specification Test
Date:
Status: ACTIVE
Continuous Monitor
Comment: SO2 FGD Inlet duct

Parameter Code: **EM - EMISSION**
Pollutant(s) Monitored: NOX - Nitrogen Oxides
CMS Requirement:
Monitor Manufacturer: TECO
Model Number: 42C
Serial Number: 78155-388
Installation Date: 7/1/2003
Performance Specification Test
Date:
Status: ACTIVE
Continuous Monitor
Comment: NOx FGD inlet duct

Parameter Code: **EM - EMISSION**
Pollutant(s) Monitored: SO2 - Sulfur Dioxide
CMS Requirement:
Monitor Manufacturer: TECO
Model Number: 43C
Serial Number: 78956-390
Installation Date: 7/1/2003
Performance Specification Test
Date:
Status: ACTIVE
Continuous Monitor
Comment: SO2 FGD inlet duct

Parameter Code: FLOW - Volumetric flow rate**CMS Requirement:****Monitor Manufacturer:** MONITOR LABS**Model Number:** 150**Serial Number:** 1500095**Installation Date:** 7/1/2003**Performance Specification Test****Date:****Status:** ACTIVE**Continuous Monitor****Comment:****Parameter Code: O2 - Oxygen****CMS Requirement:****Monitor Manufacturer:** LEAR-SIEGLER**Model Number:** CM-50**Serial Number:** 073933**Installation Date:****Performance Specification Test****Date:****Status:** ACTIVE**Continuous Monitor****Comment:****Parameter Code: VE - Visible emissions (opacity)****CMS Requirement:****Monitor Manufacturer:** SIEMENS**Model Number:** 5E**Serial Number:** E3-791**Installation Date:****Performance Specification Test****Date:****Status:** ACTIVE**Continuous Monitor****Comment:** FGD Inlet Duct**Parameter Code: VE - Visible emissions (opacity)****CMS Requirement:****Monitor Manufacturer:** TECO**Model Number:** 560**Serial Number:** 5600447**Installation Date:** 7/1/2003**Performance Specification Test****Date:****Status:** ACTIVE**Continuous Monitor****Comment:****Parameter Code: VE - Visible emissions (opacity)****CMS Requirement:****Monitor Manufacturer:** CONTRAVES GOERTZ**Model Number:** M-400**Serial Number:****Installation Date:****Performance Specification Test****Date:****Status:** ACTIVE**Continuous Monitor****Comment:** Latest COM Model

EU 004: ADDITIONAL ITEMS		
Description	Applicable?	Attachment?
PROCESS FLOW DIAGRAM Previously submitted? YES Submittal Date: 2/8/2005	No	No
FUEL ANALYSIS OR SPECIFICATION Previously submitted? YES Submittal Date: 6/25/2004	No	No
DETAILED DESCRIPTION OF CONTROL EQUIPMENT Previously submitted? YES Submittal Date: 2/8/2005	No	No
DESCRIPTION OF STACK SAMPLING FACILITIES	No	No
PROCEDURES FOR STARTUP AND SHUTDOWN Previously submitted? YES Submittal Date: 6/25/2004	No	No
OPERATION AND MAINTENANCE PLAN Previously submitted? YES Submittal Date: 6/25/2004	No	No
COMPLIANCE DEMONSTRATION REPORTS/RECORDS Previously submitted? NO Submittal Date: Previously Submitted Test Date(s)/Pollutants Tested: To Be submitted? YES Submittal Date: 4/30/2007 To Be Submitted Test Date(s)/Pollutants Tested: CO	Yes	Yes
OTHER INFORMATION REQUIRED BY RULE OR STATUTE	No	No
IDENTIFICATION OF APPLICABLE REQUIREMENTS	No	No
COMPLIANCE ASSURANCE MONITORING PLAN	No	No
ALTERNATIVE METHODS OF OPERATION	No	No
ACID RAIN PART (FORM NO. 62-210.900(1)(a)) Previously submitted? NO Submittal Date:	No	No
CONTROL TECHNOLOGY REVIEW AND ANALYSIS (RULES 62-212.400(10) and 62-212.500(7), F.A.C.; 40 CFR 63.43(d) and (e))	Yes	Yes
GOOD ENGINEERING PRACTICE STACK HEIGHT ANALYSIS (RULE 62-212.400(4)(d), F.A.C., and RULE 62-212.500(4)(f), F.A.C.)	No	No
ALTERNATIVE MODES OF OPERATION (EMISSIONS TRADING)	No	No
REPOWERING EXTENSION PLAN (FORM NO. 62-210.900(1)(a)1.) Previously submitted? NO Submittal Date:	No	No
NEW UNIT EXEMPTION (FORM NO. 62-210.900(1)(a)2.) Previously submitted? NO Submittal Date:	No	No
RETIRED UNIT EXEMPTION (FORM NO. 62-210.900(1)(a)3.) Previously submitted? NO Submittal Date:	No	No
PHASE II NO _x COMPLIANCE PLAN (FORM NO. 62-210.900(1)(a)4.) Previously submitted? NO Submittal Date:	No	No
PHASE II NO _x AVERAGING PLAN (FORM NO. 62-210.900(1)(a)5.) Previously submitted? NO Submittal Date:	No	No
CERTIFICATE OF REPRESENTATION (EPA FORM NO. 7610-1)	No	No
OTHER EMISSIONS UNIT INFORMATION	No	No
EU Additional Items Comment:		

EU 004: ATTACHMENTS				
Description	Electronic?	Attachment Description	Electronic File Name	Date Uploaded
COMPLIANCE DEMONSTRATION REPORTS/RECORDS	Yes	BB4 AH Inlet CO Data	K__My Documents_BB_AH Emissions Data-July 04.pdf	4/23/2007
CONTROL TECHNOLOGY REVIEW AND ANALYSIS (RULES 62-212.400(10) and 62-212.500(7), F.A.C.; 40 CFR 63.43(d) and (e))	Yes	BB4 CO BACT Analysis	C__Documents and Settings_tsbtb_My Documents_Big Bend_CO_Unit 4 CO BACT Analysis 043007.pdf	4/30/2007

PROFESSIONAL ENGINEER CERTIFICATION:

I hereby certify, except as particularly noted herein*, that:

(1) To the best of my knowledge, there is reasonable assurance that the air pollutant emissions unit(s) and the air pollution control equipment described in this application for air permit, when properly operated and maintained, will comply with all applicable standards for control of air pollutant emissions found in the Florida Statutes and rules of the Department of Environmental Protection; and

(2) To the best of my knowledge, any emission estimates reported or relied on in this application are true, accurate, and complete and are either based upon reasonable techniques available for calculating emissions or, for emission estimates of hazardous air pollutants not regulated for an emissions unit addressed in this application, based solely upon the materials, information and calculations submitted with this application.

(3) If the purpose of this application is to obtain a Title V air operation permit (check here , if so), I further certify that each emissions unit described in this application for air permit, when properly operated and maintained, will comply with the applicable requirements identified in this application to which the unit is subject, except those emissions units for which a compliance plan and schedule is submitted with this application.

(4) If the purpose of this application is to obtain an air construction permit (check here , if so) or concurrently process and obtain an air construction permit and a Title V air operation permit revision or renewal for one or more proposed new or modified emissions units (check here , if so), I further certify that the engineering features of each such emissions unit described in this application have been designed or examined by me or individuals under my direct supervision and found to be in conformity with sound engineering principles applicable to the control of emissions of the air pollutants characterized in this application.

(5) If the purpose of this application is to obtain an initial air operation permit or operation permit revision or renewal for one or more newly constructed or modified emissions units (check here , if so), I further certify that, with the exception of any changes detailed as part of this application, each such emissions unit has been constructed or modified in substantial accordance with the information given in the corresponding application for air construction permit and with all provisions contained in such permit.

* Explain any exception to the certification statement.

Professional Engineer Name: BYRON BURROWS
Professional Engineer Registration Number: 53817
Date Professional Engineer Submitted: 4/30/2007

*** End of Application for Air Permit - Long Form ***
Printed on 4/30/2007

FACILITY: TAMPA ELECTRIC COMPANY (#0570039)
APPLICATION: TEC BB4 CO LIMIT MODIFICATION (#1433-1)

Facility Attachments				
No Facility Attachments Found as of: 4/30/2007 3:00:37 PM				
Emissions Unit Attachments				
Emissions Unit: 004 - Unit No. 4 Steam Generator (Phase II Acid Rain Unit)				
Supplemental Item	Electronic File Name	Attachment Description	Electronic Document?	Date Uploaded
COMPLIANCE DEMONSTRATION REPORTS/RECORDS	AH Emissions Data-July 04.pdf	BB4 AH Inlet CO Data	Yes	4/23/2007
CONTROL TECHNOLOGY REVIEW AND ANALYSIS (RULES 62-212.400(10) and 62-212.500(7), F.A.C.;40 CFR 63.43(d) and (e))	Unit 4 CO BACT Analysis 043007.pdf	BB4 CO BACT Analysis	Yes	4/30/2007
Report Completed as of: 4/30/2007 3:00:44 PM				

**Foster Wheeler Engineering Study
July 2004**

In preparation for the Big Bend Station Unit #4 Selective Catalytic Reduction (SCR) NOx control system and for optimizing the Separate Over-fire Air (SOFA) system, an engineering study was conducted by Foster Wheeler, Inc. The engineering study was conducted at the inlet to the air pre-heater at discrete points in each port. The test was performed at two levels of boiler oxygen concentrations representing the expected range during normal operation.

At approximately 1.5% O₂ in the boiler, the individual probe concentrations varied between 30 ppmvd and 600 ppmvd (0.025 lb/MMBtu to 0.509 lb/MMBtu). At approximately 1.8% O₂ in the boiler, the individual probe concentrations varied between 4 ppmvd and 206 ppmvd (0.0035 lb/MMBtu to 0.177 lb/MMBtu).

Boiler O ₂	Average CO Concentration (ppmvd) ¹	Average CO Concentration (lb/MMBtu)
1.5%	215	0.19
1.8%	75	0.066

¹ These values are based on the average of the beginning and ending test composite samples.

Tampa Electric - Big Bend Station Unit #4
FW Contract No. 65-107569-00
Air Heater Inlet Emissions Data

Test No.	Full Load - 1.5%
Date	07/29/04
Start Time	11:00am
End Time	1:50pm
Page	1 of 1

AH Inlet East Side	O2 % (dry)	CO ppm	NOx ppm	Inlet NOx lb/mmBTU	AH Inlet West Side	O2 % (dry)	CO ppm	NOx ppm	Inlet NOx lb/mmBTU
Test Point No:s					Test Point No:s				
Start Composite (1 - 9)	3.80	230	106	0.152	End Composite (1 - 9)	4.00	199	105	0.152
Composite Left (1 - 5)	NT	NT	NT	NT	Composite Left (1 - 5)				
Composite Right (6 - 9)	NT	NT	NT	NT	Composite Right (6 - 9)				
Probe 1 Short					Probe 6 Short				
Probe 1 Medium	4.40	70	99	0.147	Probe 6 Medium	3.30	38	107	0.149
Probe 1 Long					Probe 6 Long				
Probe 1 XLong					Probe 6 XLong				
Probe 2 Short					Probe 7 Short				
Probe 2 Medium	3.40	500	103	0.144	Probe 7 Medium	2.95	30	110	0.150
Probe 2 Long					Probe 7 Long				
Probe 2 XLong					Probe 7 XLong				
Probe 3 Short					Probe 8 Short				
Probe 3 Medium	3.65	440	103	0.146	Probe 8 Medium	3.40	600	110	0.154
Probe 3 Long					Probe 8 Long				
Probe 3 XLong					Probe 8 XLong				
Probe 4 Short					Probe 9 Short				
Probe 4 Medium	3.70	420	103	0.146	Probe 9 Medium	5.40	61	103	0.163
Probe 4 Long					Probe 9 Long				
Probe 4 XLong					Probe 9 XLong				
Probe 5 Short									
Probe 5 Medium	3.50	420	103	0.145					
Probe 5 Long									
Probe 5 XLong									
Probe Average (1 - 5)	3.73	370	102	0.146	Probe Average (6 - 9)	3.76	182	108	0.153
Probe Average (1 - 9)	3.74	287	105	0.149					
Composite Average (1-5)	NT	NT	NT	NT	Composite Average (6-9)	NT	NT	NT	NT
Composite Average (1-9)	3.90	215	106	0.152					

Tampa Electric - Big Bend Station Unit #4
FW Contract No. 65-107569-00
Air Heater Inlet Emissions Data

Test No.	Full Load - 1.8%
Date	07/29/04
Start Time	2:30pm
End Time	4:00pm
Page	1 of 1

AH Inlet East Side	O2 % (dry)	CO ppm	NOx ppm	Inlet NOx lb/mmBTU	AH Inlet West Side	O2 % (dry)	CO ppm	NOx ppm	Inlet NOx lb/mmBTU
Test Point No.s					Test Point No.s				
Start Composite (1 - 9)	3.75	78	99	0.141	End Composite (1 - 9)	4.10	72	101	0.147
Composite Left (1 - 5)	NT	NT	NT	NT	Composite Left (1 - 5)				
Composite Right (6 - 9)	NT	NT	NT	NT	Composite Right (6 - 9)				
Probe 1 Short					Probe 6 Short				
Probe 1 Medium	4.35	25	94	0.139	Probe 6 Medium	3.70	8	106	0.151
Probe 1 Long					Probe 6 Long				
Probe 1 XLong					Probe 6 XLong				
Probe 2 Short					Probe 7 Short				
Probe 2 Medium	3.60	206	97	0.137	Probe 7 Medium	3.40	14	107	0.150
Probe 2 Long					Probe 7 Long				
Probe 2 XLong					Probe 7 XLong				
Probe 3 Short					Probe 8 Short				
Probe 3 Medium	3.50	176	100	0.141	Probe 8 Medium	3.70	167	111	0.158
Probe 3 Long					Probe 8 Long				
Probe 3 XLong					Probe 8 XLong				
Probe 4 Short					Probe 9 Short				
Probe 4 Medium	3.55	144	101	0.142	Probe 9 Medium	4.70	9	105	0.159
Probe 4 Long					Probe 9 Long				
Probe 4 XLong					Probe 9 XLong				
Probe 5 Short									
Probe 5 Medium	3.75	4	110	0.157					
Probe 5 Long									
Probe 5 XLong									
Probe Average (1 - 5)	3.75	111	100	0.143	Probe Average (6 - 9)	3.88	50	107	0.154
Probe Average (1 - 9)	3.81	84	103	0.148					
Composite Average (1-5)	NT	NT	NT	NT	Composite Average (6-9)	NT	NT	NT	NT
Composite Average (1-9)	3.93	75	100	0.144					

BIG BEND STATION UNIT 4

CARBON MONOXIDE BEST AVAILABLE CONTROL TECHNOLOGY ANALYSIS

BACKGROUND

The current Big Bend Station Title V Permit (FINAL Permit No. 0570039-021-AV) includes a permit condition (Condition B.10.) that specifies Unit 4 carbon monoxide (CO) emission standards of 0.029 pounds per million British thermal units (lb/MMBtu) and 124 pounds per hour (lb/hr). The regulatory basis for these Title V operation permit CO standards is the Prevention of Significant Deterioration (PSD) permit modification issued by the United States Environmental Protection Agency (USEPA) over 20 years ago on October 9, 1985.

In response to a Tampa Electric Company (TEC) request to remove the current Unit 4 CO emission standards from the Title V operation permit and the underlying Prevention of Significant Deterioration (PSD) air construction permit, the Department has requested an updated CO Best Available Control Technology analysis for Unit 4. This report provides an updated assessment of CO BACT for Big Bend Station Unit 4 in response to the Department's request.

METHODOLOGY

The CO BACT analysis for Big Bend Station Unit 4 was performed in accordance with the EPA top-down method. The first step in the top-down BACT procedure is the identification of all available control technologies. Alternatives considered included process designs and operating practices that reduce the formation of emissions, postprocess stack controls that reduce emissions after they are formed, and combinations of these two control categories. Sources of information used to identify control alternatives included:

- EPA reasonably available control technology (RACT)/BACT/lowest achievable emission rate (LAER) Clearinghouse (RBLC) via the RBLC Information System database.
- EPA NSR web site.

BIG BEND STATION UNIT 4

CARBON MONOXIDE BEST AVAILABLE CONTROL TECHNOLOGY ANALYSIS

- EPA Control Technology Center (CTC) web site.
- Recent FDEP BACT determinations for similar facilities.
- Vendor information.
- Environmental Consulting & Technology, Inc. (ECT), experience for similar projects.

Following the identification of available control technologies, the next step in the analysis is to determine which technologies may be technically infeasible. Technical feasibility was evaluated using the criteria contained in Chapter B of the *EPA NSR Workshop Manual* (EPA, 1990a). The third step in the top-down BACT process is the ranking of the remaining technically feasible control technologies from high to low in order of control effectiveness.

An assessment of energy, environmental, and economic impacts is then performed. The economic analysis employed the procedures found in the Office of Air Quality Planning and Standards (OAQPS) *Air Pollution Control Cost Manual, Sixth Edition* (EPA, 2002). An assessment of energy, environmental, and economic impacts is then performed.

The fifth and final step is the selection of a BACT emission limitation corresponding to the most stringent, technically feasible control technology that was not eliminated based on adverse energy, environmental, or economic grounds.

Pursuant to Rule 62-212.400(5)(b), F.A.C., BACT emission limitations must be no less stringent than any applicable NSPS (40 CFR 60), NESHAP (40 CFR 61 and 63), and FDEP emission standards (Chapter 62-296, Stationary Sources—Emission Standards, F.A.C.). There are no NSPS, NESHAPS, or Florida emission standards for CO that are applicable to Big Bend Station Unit 4.

BIG BEND STATION UNIT 4

CARBON MONOXIDE BEST AVAILABLE CONTROL TECHNOLOGY ANALYSIS

The Big Bend Station Unit 4 CO control technology analysis using the five-step top-down BACT method is provided in the following sections.

AVAILABLE CONTROL TECHNOLOGIES

There are three available technologies for controlling CO from combustion sources: combustion process design, thermal oxidation, and catalytic oxidation.

Combustion Process Design

CO emissions result from the incomplete combustion of carbon and organic compounds. Combustion process controls involve boiler combustion designs and operation practices that improve the oxidation process and minimize incomplete combustion. Factors affecting CO emissions include firing temperatures, residence time in the combustion zone, and combustion area mixing characteristics. An increase in combustion zone residence time and improved mixing of fuel and combustion air will increase oxidation rates and cause a decrease in CO emission rates. Coal-fired boilers are designed and operated to minimize CO formation since CO emissions are indicative of inefficient combustion and unused energy.

In general, emissions of NO_x and CO are inversely related (i.e., decreasing NO_x emissions will result in an increase in CO emissions). Accordingly, boiler combustion controls designed to lower NO_x emissions would be expected to also cause an increase in CO emissions.

Thermal Oxidation

A thermal oxidizer (TO) employs high temperature (approximately 1,500°F) combustion to achieve a 90 to 95 percent oxidization rate of CO to carbon dioxide (CO₂). The TO components are subject to fouling by particulate matter (PM). Accordingly, for coal-fired boilers, the TO must be located downstream of the boiler's PM control device. There are

BIG BEND STATION UNIT 4

CARBON MONOXIDE BEST AVAILABLE CONTROL TECHNOLOGY ANALYSIS

no known installations of thermal oxidation technology to control CO emissions from coal-fired boilers.

Catalytic Oxidation

Noble metal (commonly platinum or palladium) oxidation catalysts are used to promote oxidation of CO to carbon dioxide (CO₂) at temperatures approximately 50 percent lower than would be necessary for oxidation without a catalyst. The operating temperature range for conventional oxidation catalysts is between 650 and 1,150°F.

Efficiency of CO oxidation varies with inlet temperature. Control efficiency will increase with increasing temperature up to a temperature of approximately 1,100°F; further temperature increases will have little effect on control efficiency. Significant CO oxidation will occur at any temperature above roughly 500°F. Inlet temperature must also be maintained below 1,350 to 1,400°F to prevent thermal aging of the catalyst that will reduce catalyst activity and pollutant removal efficiencies. Removal efficiency will also vary with gas residence time that is a function of catalyst bed depth. Increasing bed depth will increase removal efficiencies but will also cause an increase in pressure drop across the catalyst bed. Oxidation catalyst systems are typically designed for a CO oxidation efficiency of 80 to 90 percent.

Oxidation catalysts are susceptible to deactivation due to impurities present in the exhaust gas stream. Arsenic, iron, sodium, phosphorous, and silica will all act as catalyst poisons causing a reduction in catalyst activity and pollutant removal efficiencies.

Oxidation catalysts are nonselective and will oxidize other compounds in addition to CO. The nonselectivity of oxidation catalysts is important in assessing applicability to exhaust streams containing sulfur compounds. The catalyst will further oxidize sulfur compounds

BIG BEND STATION UNIT 4

CARBON MONOXIDE BEST AVAILABLE CONTROL TECHNOLOGY ANALYSIS

that have been oxidized to SO_2 in the combustion process to sulfur trioxide (SO_3). An oxidation catalyst system would be expected to convert from 50 to 70 percent of the exhaust stream SO_2 to SO_3 . If ammonia is also present as a result of an SCR control system, SO_3 and ammonia will react to form ammonium bisulfate or ammonium sulfate particulate matter (PM). If ammonia is not present, SO_3 will combine with moisture in the gas stream to form sulfuric acid (H_2SO_4) mist. Due to the oxidation of sulfur compounds and excessive formation of either ammonium bisulfate/ammonium sulfate PM or H_2SO_4 mist emissions, oxidation catalysts are not considered to be an appropriate control technology for combustion devices that are fired with fuels containing significant amounts of sulfur. There are no known installations of catalytic oxidation technology to control CO emissions from coal-fired boilers.

Technical Feasibility

Neither thermal nor catalytic oxidation is considered technically feasible for Big Bend Station Unit 4. To avoid fouling, a TO would need to be located downstream of the existing Unit 4 cold-side electrostatic precipitator. Thermal oxidation at this location would require a substantial combustion chamber to increase the temperature of the Unit 4 exhaust gas to the required TO combustion temperature of 1,500°F. Without subsequent cooling, this substantial increase in exhaust volume would prevent the proper operation of Unit 4 existing and planned downstream control systems (i.e., SCR and FGD) which are designed for a much lower exhaust flow rate.

Similarly, an oxidation catalyst system would also need to be located downstream of the existing Unit 4 cold-side electrostatic precipitator to avoid fly ash scouring of the catalyst bed. Although the required exhaust stream temperature is lower for catalytic oxidation (approximately 750°F) compared to thermal oxidation (approximately 1,500°F), the exhaust stream would need to be re-heated to achieve efficient CO oxidation. The substan-

BIG BEND STATION UNIT 4

CARBON MONOXIDE BEST AVAILABLE CONTROL TECHNOLOGY ANALYSIS

tial increase in SO₃ due to the oxidation of SO₂ would also lead to a significant increase in ammonium sulfates PM and/or H₂SO₄ mist emissions. Oxidation catalysts are susceptible to deactivation due to a variety of impurities. Due to the lack of operating experience and potential catalyst deactivation, the performance and reliability of oxidation catalyst controls applied to coal-fired boilers is unknown.

As noted previously, there are no known installations of either thermal or catalytic oxidation technology to control CO emissions from coal-fired boilers. Accordingly, the only technically feasible CO control technology for coal-fired boilers is good combustion practice.

PROPOSED CO BACT EMISSION LIMITATION

Recent CO BACT determinations for coal-fired boilers are all based on good combustion practice. Table A-2 provides recent CO BACT determinations for coal-fired units.

Based on these recent CO BACT determinations, a CO emission limit of 0.2 pounds per million British thermal units (lb/mmBtu) is proposed as CO BACT for Unit 4 with compliance determined by annual stack testing using EPA Reference Method 10 or 350. This proposed CO BACT emission limit reflects good combustion practice for coal-fired boilers consistent with the regulatory requirement to also reduce NO_x emissions.




Table 1. Summary of CO BACT Emission Rates - PC Units (Page 1 of 2)

Plant	State	Permit Date	Unit No.	Boiler Type	Generation Capacity (MW)	Comments	BACT Limits CO (lb/MMBtu)
Springerville Generating Station (Tucson Electric Power Co)	AZ	Apr-02	3, 4	PC	800	VOC Limit = 0.06 lb/ton Coal Combusted Combustion Controls	0.135
Plum Point Energy Station (Plum Point Energy Associates, LLC)	AR	8/20/03	1	PC	800	Combustion Controls	0.160
Comanche Plant Unit 3 (Public Service Company of CO)	CO	Jul-05	3	PC	750	Combustion Controls	0.130
Xcel Energy	CO	Jul-05		PC	750	Combustion Controls	0.150
Indiantown Cogeneration Plant (Indiantown Cogeneration, LP)	FL	1995	1	PC	330		0.110
Seminole Electric Unit 3	FL	Aug-06	3	SCPC	750	Coal Only, Combustion Controls	0.150
Stanton Energy Center (MUA/OUC/FMPA)	FL	1996	2	PC	468		0.150
Crystal River Energy Complex (Progress Energy Florida, Inc.)	FL	2007 (Draft)	4, 5	PC	760	Low-NO _x Burners, SCR	0.170 (Interim Limit)
Longleaf Energy Station (LS Power)	GA	Pending	1, 2	PC	600	CO 30-day rolling average VOC 3-hour average	0.150
Holcomb Generating Station (Sand Sage Power, LLC)	KS	4/5/04	2	PC	660	Combustion Controls	0.150
Louisville Gas & Electric	KY	Jan-06		SCPC	750	CO 30-day Average, VOC 3-hour Average	0.100
Thoroughbred Generating Station (Thoroughbred Generating Co, LLC)	KY	May-06	1,2	PC	1,500	Combustion Controls	0.100
MidAmerican Energy Center Council Bluffs (MidAmerican Energy)	IA	6/17/03	4	SCPC	750	Combustion Controls	0.154
Baldwin Expansion (Dynergy)	IL	Pending	1,2	PC	750		0.154
Dellman Unit 4 (City Water Light & Power - Springfield, IL) (Not subject to SO ₂ or NO _x BACT)	IL	Draft (2/06)	4	PC	250	CO 3-hour Average	0.120
Prairie State (Prairie State Generating Co, LLC)	IL	Apr-05	1,2	PC	1,500	Combustion Controls	0.120
Prairie Energy Power Plant (Corn Belt Energy Corporation)	IL	12/17/02	1	PC	91	CO 30-day Rolling Average	0.200
Franklin Energy Coal Project (Illinois Energy Group)	IL	Pending	1,2	PC	680		0.200
NRG Energy (Big Cajun II) (Louisiana Generating, LLC)	LA	Aug-05	2	SCPC	575	Combustion Controls	0.135
KCP&L Latan Generating	MO	Jan-06		PC	850	Combustion Controls	0.140
Weston Bend Generating Station (Great Plains Power Company)	MO	Nov-01	1	PC	820		0.160
Southwest Power Station (City Utilities of Springfield)	MO	12/15/04	2	PC	275	Combustion Controls	0.160
Roundup Power Project (Bull Mountain Development Co)	MT	7/21/03	1, 2	PC	780	Combustion Controls	0.150
Rocky Mountain Power (Rocky Mountain Power, Inc.)	MT	6/11/02	1	PC	113		0.150
Montana Dakota Utilities	ND	Jun-05		PC	220	3-hr Average	0.154
Whelan Energy Center (Hastings Utilities)	NE	Mar-04	1	PC	220	Combustion Controls	0.150
Nebraska City Unit 2 (Omaha Public Power District)	NE	Mar-05	2		660	Combustion Controls CO 3-hour Average	0.160
Newmont TS Power Plant	NV	May-05		PC	200	Combustion Controls	0.150

Table 1. Summary of CO BACT Emission Rates - PC Units (Page 2 of 2)

Plant	State	Permit Date	Unit No.	Boiler Type	Generation Capacity (MW)	Comments	BACT Limits CO (lb/MMBtu)
(Newmont NV Energy Investment, LLC)						24-hr Rolling Average	
Desert Rock Energy Facility (Steag Power, LLC)	NM	Pending	1, 2	PC	750	24-hour Averages	0.100
Cottonwood Energy Center (Chaco Valley Energy, LLC)	NM	Pending	1	PC	495		0.140
Mustang Generating Station (Chaco Valley Energy, LLC)	NM	Pending	1	PC	330		0.160
Santee Cooper Cross (Not subject to SO ₂ or NO _x BACT)	SC	2/5/04	3,4	PC	660	3-hour Averages	0.160
Calaveras Plant Spruce Unit 2 (Not subject to SO ₂ or NO _x BACT)	TX	12/05	2	PC	750		0.150
City Public Service	TX	Sep-05		PC	750	Combustion Controls	0.150
Sandy Creek Energy (LS Power)	TX	Pending	1	PC	500		0.150
Intermountain Power (Intermountain Power Service Corp)	UT	10/15/04	3	PC	950	Combustion Controls	0.150
Weston Unit 4 (Wisconsin Public Service Company)	WI	Oct-04	1	PC	500		0.150
Elm Road Generating Station (We Energy - formerly WEPCO)	WI	1/14/04	1,2	SCPC	1,230	Combustion Controls	0.120
Public Service Corp Wausau	WI	Oct-04		SCPC	500	Combustion Controls	0.150
Longview Power (Longview Power, LLC)	WV	3/2/04	1	PC	600	Combustion Controls	0.110
WYGEN II (Black Hills Corporation)	WY	Sep-02	1	PC	500		0.150
Black Hills (Black Hills Corporation)	WY	Jun-99	1	PC	80		0.150
Two Elk (Two Elk Generation Partners, L.P.)	WY	May-03	1	PC	250		0.135
						Minimum	0.100
						Maximum	0.200
						Average	0.145
						Median	0.150

Source: ECT, 2007.

		GND		Pieces: 1/1
FM: DEP AIR RESOURCE MGMT P. Adams DIRECTOR OFFICE STE 23 111 S MAGNOLIA DR TALLAHASSEE, FL 32301 UNITED STATES Phone: 850-921-9505		ORIGIN: TLH		Sender's ref 37550201000 A7 AP255
To: ENVIRONMENTAL PROTECTION COMM. MS. DIANA LEE 3629 QUEEN PALM DRIVE AIR MANAGEMENT DIVISION TAMPA, FL 33619 UNITED STATES		POSTCODE: 33619		TEL: 813-627-2600
Description: PSD-FL-390 application		Weight: 1 lbs for 1 pcs Date: 2007-05-31		01FR Day
DHL standard terms and conditions apply.		ALEX OD FSC		(2L)US33619
				MAYBILL: 21814822256 (Non-Negotiable)



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Tampa, FL 33619
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Attention To: Ms. Diana Lee
 Phone#: 813-627-2600

Sent By: P. Adams
 Phone#: 850-921-9505

Rate Estimate: 3.08
 Protection: Not Required
 Description: PSD-FL-390 application

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 Dimensions: 0 x 0 x 0

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
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
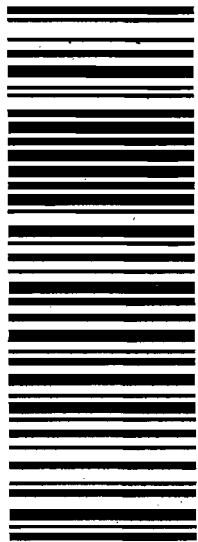

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Description: Applications PSD-FL-389 and 390		Weight: 2 lbs for 1 pcs Date: 2007-05-31		DHL standard terms and conditions apply.	
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(2L)US80228		WAVBILL: 21815097555 (Non-Negotiable)		04MO Day	

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


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Attention To: Mr. John Bunyak Phone#: 303-966-2818		Ship Ref: 37550201000 A7 AP255 Service Level: 2nd Day (2nd business day by 5 PM)
Sent By: P. Adams Phone#: 850-921-9505		Special Svc: Date Printed: 5/31/2007 Bill Shipment To: Sender Bill To Acct: 778941286

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To: NATIONAL PARK SERVICE MR. JOHN BUNYAK 12795 W. ALAMEDA PARKWAY AIR DIVISION LAKEWOOD, CO 80228 UNITED STATES		80228		TEL: 303-966-2818
Description: Applications PSD-FL-389 and 390		Weight: 2 lbs for 1 pcs Date: 2007-05-31		04MO Day
DHL standard terms and conditions apply.				
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(2L)US80228				
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 National Park Service
 Air Division
 12795 W. Alameda Parkway

Lakewood, CO 80228
 UNITED STATES

Attention To: Mr. John Bunyak
 Phone#: 303-966-2818

Sent By: P. Adams
 Phone#: 850-921-9505

Rate Estimate: 5.59
 Protection: Not Required
 Description: Applications PSD-FL-389 and 390

Weight (lbs.): 2
 Dimensions: 0 x 0 x 0

Ship Ref: 37550201000 A7 AP255
 Service Level: 2nd Day (2nd business day by 5 PM)

Special Svc:

Date Printed: 5/31/2007
 Bill Shipment To: Sender
 Bill To Acct: 778941266

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Adams, Patty

From: Sharon Good [scgood@tecoenergy.com]
Sent: Wednesday, May 23, 2007 7:44 AM
To: Adams, Patty
Cc: Cascio, Tom; Byron Burrows
Subject: Re: PSD Fee for Big Bend Unit 4

Proof of receipt.

Sharon C. Good, P.E.
Senior Engineer
Tampa Electric Company
P.O. Box 111
Tampa, FL 33601
(p) 813-228-4654
(f) 813-228-1308

>>> "Adams, Patty" <Patty.Adams@dep.state.fl.us> 05/22/07 5:15 PM >>>

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