#### LAKE COGEN, LTD.

NCP Dade Power, LLC., General Partner

39001 Golden Gem Dr. • Umatilla, FL 32784 Tel (352) 669-3288 • Fax (352) 669-3188

January 31, 2007

Mr. Al Linero, P.E.
Program Administrator
Bureau of Air Resource Management
Florida Department of Environmental Protection
2600 Blair Stone Road
Tallahassee, FL 32399-2400

RECEIVED
FEB 05 2007

BUREAU OF AIR REGULATION

RE:

Lake Cogeneration L.P., DEP File No. 0694801-008-AC; Uprate of GE LM-6000 Combustion Turbine Units; Response to the FLDEP's January 5, 2007 Request for Additional Information

Dear Mr. Linero:

Thank you for your January 5, 2007 letter addressing the Lake Cogeneration (Lake Cogen) air construction permit application request for the SPRINT Uprate modification. The purpose for this letter is to address the clarification issues discussed in the January 5th letter and to provide the Department with revised pages to the original application, as required:

- 1. In your letter, you state that the proposed modifications will be performed "one at a time." Please provide a schedule for the planned new construction activities.
  - As currently planned, the units are now scheduled to be modified in sequential order in November, 2007.
- 2. In the Purpose of Application section, you checked the box titled "Air construction permit and Title V permit renewal, incorporating the proposed project." We are aware that there is an ongoing Title V permit renewal project currently being processed by the Department's Central District. Therefore you need to withdraw this second renewal permit request.
  - We have revised pages 2, 4 & 6 of the application and they now request only that this application be addressed as a request for an air construction permit.
- 3. On page 17 of the application you refer to attachment LC-E01-L3. Design Information and Stack parameters. This attachment appears to be missing please provide a copy.

The referral on page 17 should have been to attachment LC-F1-E6, "Description of Proposed Project", which is in the original submittal. The reference on page 17 has been modified

4. On page 22 of the application you state that "The lb/hr rate is expected to increase slightly from 85.5 to 87 lb/hr, while natural gas firing." Please provide the detailed computations verifying this conclusion.

The heat input rate for the project is anticipated to increase from 423 MMBtu/hr to 435 MMBtu/hr. The increased lb/hr rate for NOx provided on page 22 was based on an arithmetic ratio between the two heat input rates. In reviewing this number further with the facility, it is believed that the current level of 85.5 lb/hr NOx can be maintained while still increasing the heat input rate from 423 to 435 MMBtu/hr. We therefore have modified page 22 to reflect no increase in the NOx lb/hr rate.

5. On page 23 of the application you state that "The lb/hr rate is expected to increase slightly from 103.5 to 105 lb/hr, while natural gas firing." Please provide the detailed computations verifying this conclusion.

The heat input rate for the project is anticipated to increase from 423 MMBtu/hr to 435 MMBtu/hr. The increased lb/hr rate for CO provided on page 23 was based on an arithmetic ratio between the two heat input rates. In reviewing this number further with the facility, it is believed that the current level of 103.5 lb/hr CO can be maintained while still increasing the heat input rate from 423 to 435 MMBtu/hr. We therefore have modified page 23 to reflect no increase in the CO lb/hr rate.

6. It appears that the project is subject to new NSPS Subpart KKKK for stationary combustion turbines that became effective on July 6, 2006. If you concur, please revise the application to reflect these applicable regulations.

We do not concur with this. Since the modification will maintain current permit limits and there will be no increase in either concentration (ppm) or mass (lb/hr) limits, Subpart KKKK will not apply in this instance. Per our interpretation of the 40 CFR 60 Subpart A definition for *modification*, this project will not increase the hourly pollutant rate, where "*modification* means any physical change in, or change in method of operation of, an existing facility which increases the amount of an air pollutant emitted into the atmosphere by the facility or which results in the emission of any air pollutant into the atmosphere not previously permitted". As noted in our response to questions 4, 5 & 8 of your letter, all emission lb/hr quantities have been returned to their current permitted quantity and we do not request any increase in the lb/hr rate for NOx or CO at this time.

7. Attachment LC-B1-AC of the application includes tables of historical pollutant emissions and estimated potential to emit pollutants. Please relate this information to the PSD "baseline actual to projected actual applicability test" as described in Rule 62-212.400, F.A.C.

As a result of the QF host facility for Lake Cogen going bankrupt and the current owner/operator conducting reduced operations, Lake Cogeneration has been forced into a reduced mode of operation. This reduced operational mode was initiated in 2001 and is reflected in the lower emissions observed during the 5 year period of 2001 through 2006. Prior to 2001, the facility was operating as a base load facility. This is reflected in the data showed for that period on Attachment LC-B1-AC. The power and steam host orange juice physical facility is still in place and may return to full production at a future date. Therefore based upon the fact that Lake Cogen has already demonstrated it's emission characteristics as a base load facility and that there is a future potential for the facility to be able to return to the operational capacity it was designed for, we believe that it is reasonable to request use of a 2 year high average that includes emissions from 1998 and 1996, rather than a 2 year high average that is limited only to the reduced operational mode seen during the period of 2001 through 2006.

8. Attachment PC-F1-E6 of the application contains the statement "CO is expected to increase slightly from 56.0 to 57.5 lb/hr." please provide the detailed computations verifying this conclusion.

The heat input rate for the project is expected to increase from 423 MMBtu/hr to 435 MMBtu/hr. The increased lb/hr rate for CO provided, was based on an arithmetic ratio between the two heat input rates. In reviewing this number further with the facility, it is believed that the current level of 56.0 lb/hr CO can be maintained while still increasing the heat input rate from 423 to 435 MMBtu/hr. We therefore have modified this attachment to reflect no increase in the CO lb/hr rate per CT unit.

We have attached a revised and updated copy of Lake Cogen's December 11, 2006 application for a construction permit. In responding to the Department's request for additional information, changes were incorporated into the following pages of the application:

Page no.:	Modification:
2	Changed to reflect application purpose is only for an air construction permit.
4	Added new Authorized Representative page
5	Replaced Application Responsible Official Certification with blank page
6	new PE seal page
17	Changes reference error from LC-E01-L3 to LC-F1-E6
22	Modified to reflect no change in NOx lb/hr emission rate.
23	Modified to reflect no change in NOx lb/hr emission rate.
24	Modified to reflect no change in CO lb/hr emission rate.
25	Modified to reflect no change in CO lb/hr emission rate.
26	Modified to reflect no change in CO lb/hr emission rate.
LC-B1-AC	Not modified. Please refer to our response in No. 7 above.
LC-F1-E6	Modified to reflect no change in lb/hr emission rates for NOx and CO

We appreciate the opportunity to answer the Department's questions concerning the construction permit request submitted for Lake Cogen and to provide the additional information

that was requested. If there are any further questions or concerns please let us know. I can be reached by telephone at 775-850-2248.

For Lake Cogen

Sincerely,

Thomas A. Grace, CHMM

Manager, Environmental Resources

w/attachments

cc:

- T. Cascio
- L. Kozlov
- S. Osbourn
- J. Miller
- T. DeRocher

### LAKE COGENERATION L.P.

Lake County Umatilla, Florida

**Facility ID No. 0694801** 

Title V Permit 0694801-005-AV

Submittal of Construction Permit Application Request to Modify Units 1 and 2 with GE SPRINT Uprate

> Initial application: November 2006 Revised application: January 2007

#### **TABLE OF CONTENTS**

#### I. Permit Renewal Application:

DEP Form No. 62-210.099(1), eff. 02/02/06

#### II. Attachments:

LC-AI-AC: Application Comments

LC-BI-AC: Five Year Emissions Data and Proposed Cap

LC-FI-B: Facility Regulations

LC-FI-EI: Area Map

LC-FI-E2: Facility Plot Map

LC-FI-E3: Process Flow Diagram

LC-FI-E4: Precautions to Prevent Emissions of Unconfined

Particulate

LC-FI-E5: Fugitive Emissions Identification

LC-FI-E6: Description of Proposed Project

LC-FI-E7: Rule Applicability

LC-EOI-L1: Process Flow Diagram

LC-EOI-L2: Fuel Analysis or Specification

LC-EOI-L4: Description of Stack Sampling Facilities

LC-EOI-L5: Operations and Maintenance Plan

LC-EOI-L6: Procedures for Startup and Shutdown

LC-EOI-L7: Compliance Demonstration Reports/ Records



### Department of Environmental Protection

## Division of Air Resource Management APPLICATION FOR AIR PERMIT - LONG FORM

#### I. APPLICATION INFORMATION

Air Construction Permit – Use this form to apply for any air construction permit at a facility operating under a federally enforceable state air operation permit (FESOP) or Title V air permit. Also use this form to apply for an air construction permit:

- For a proposed project subject to prevention of significant deterioration (PSD) review, nonattainment area (NAA) new source review, or maximum achievable control technology (MACT) review; or
- Where the applicant proposes to assume a restriction on the potential emissions of one or more pollutants to
  escape a federal program requirement such as PSD review, NAA new source review, Title V, or MACT; or
- Where the applicant proposes to establish, revise, or renew a plantwide applicability limit (PAL).

Air Operation Permit - Use this form to apply for:

- An initial federally enforceable state air operation permit (FESOP); or
- An initial revised renewal Title V air operation permit.

Air Construction Permit & Title V Air Operation Permit (Concurrent Processing Option) – Use this form to apply for both an air construction permit and a revised or renewal Title V air operation permit incorporating the proposed project.

To ensure accuracy, please see form instructions.

### Identification of Facility 1. Facility Owner/Company Name: Lake Cogeneration L.P.

2. Site Name: Lake Cogeneration

3.	Facility Identification Number: 0694801					
4.	Facility Location					
	Street Address or Other Locator: 39001 Gol	lden	n Gem Dr.			
	City: Umatilla County: L	ake	e Zip Code: 32784			
5.	Relocatable Facility?	6.	Existing Title V Permitted Facility?			
	Yes XX No		XZ Yes No			
Ap	plication Contact					
l.	Application Contact Name: James Miller, Pl	ant i	Manager			
2.	Application Contact Mailing Address					
	Organization/Firm: Lake Cogeneration					
	Street Address: 39001 Golden Gem Dr.					
	City: Umatilla Sta	te: F	FL Zip Code: 32784			
3.	Application Contact Telephone Numbers					
	Telephone: ( 352 ) 669 - 3288 ext.	I	Fax: (352) 669 – 3188			
4.	. Application Contact Email Address: jmiller@caithnessenergv.com					
<u>Ap</u>	Application Processing Information (DEP Use)					
l.	Date of Receipt of Application:	3	3. PSD Number (if applicable):			

4. Siting Number (if applicable):

DEP Form No. 62-210.900(1) - Form

2. Project Number(s):

#### Purpose of Application

This application for air permit is submitted to obtain: (Check one)
Air Construction Permit
☐ Air construction permit.
Air construction permit to establish, revise, or renew a plantwide applicability limit (PAL).
Air construction permit to establish, revise, or renew a plantwide applicability limit (PAL), and separate air construction permit to authorize construction or modification of one or more emissions units covered by the PAL.
Air Operation Permit
☐ Initial Title V air operation permit.
☐ Title V air operation permit revision.
☐ Title V air operation permit renewal.
Initial federally enforceable state air operation permit (FESOP) where professional engineer (PE) certification is required.
Initial federally enforceable state air operation permit (FESOP) where professional engineer (PE) certification is not required.
Air Construction Permit and Revised/Renewal Title V Air Operation Permit (Concurrent Processing)
☐ Air construction permit and Title V permit revision, incorporating the proposed project. ☐ Air construction permit and Title V permit renewal, incorporating the proposed project.
Note: By checking one of the above two boxes, you, the applicant, are requesting concurrent processing pursuant to Rule 62-213.405, F.A.C. In such case, you must also check the following box:
☐ I hereby request that the department waive the processing time requirements of the air construction permit to accommodate the processing time frames of the Title V air operation permit.
Application Comment
The purpose of this request is to upgrade 2 existing and permitted LM-6000 Combustion Turbines located at the Lake Cogeneration facility into LM-6000 SPRINT PC series units. The work will parallel that which was licensed and performed earlier at the Pasco Cogeneration (Facility ID no. 1010071) located in Pasco County.  Anticipated date for Commencement of Construction: November 2007
See Attachment LC-AI-AC

DEP Form No. 62-210.900(1) - Form

#### **Scope of Application**

Emissions Unit ID Number	Description of Emissions Unit	Air Permit Type	Air Permit Proc. Fee
001	Two Combustion Turbines (CTs) with HRSG and DBs The CTs are GE LM-6000 series units	Construction	

Application Processing Fee	
Check one:  Attached - Amount: \$	X Not Applicable

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#### Owner/Authorized Representative Statement

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

1. Owner/Authorized Representative Name:

James Miller - Plant Manager

2. Owner/Authorized Representative Mailing Address...

Organization/Firm: Lake Cogen Ltd.

Street Address: 39001 Golden Gem Dr.

City: Umatilla

State: FL

Zip Code: 32784

3. Owner/Authorized Representative Telephone Numbers...

Telephone: (352)699 -3288

ext.

Fax: (352)669 - 3188

- 4. Owner/Authorized Representative Email Address: jmiller@caithnessenergy.com
- 5. Owner/Authorized Representative Statement:

I, the undersigned, am the owner or authorized representative of the facility addressed in this air permit application. I hereby certify, based on information and belief formed after reasonable inquiry, that the statements made in this application are true, accurate and complete and that, to the best of my knowledge, any estimates of emissions reported in this application are based upon reasonable techniques for calculating emissions. The air pollutant emissions units and air pollution control equipment described in this application will be operated and maintained so as to comply with all applicable standards for control of air pollutant emissions found in the statutes of the State of Florida and rules of the Department of Environmental Protection and revisions thereof and all other requirements identified in this application to which the facility is subject. I understand that a permit, if granted by the department, cannot be transferred without authorization from the department, and I will promptly notify the department upon sale or legal transfer of the facility or any permitted emissions unit.

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Signature

 $\frac{1/31/07}{\text{Date}}$ 

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#### **Application Responsible Official Certification**

Complete if applying for an initial/revised/renewal Title V permit or concurrent processing of an air construction permit and a revised/renewal Title V permit. If there are multiple responsible officials, the "application responsible official" need not be the "primary responsible official."

1.	Application Responsible Official Name:				
2.	Application Responsible Official Qualification (Check one or more of the following options, as applicable):				
	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.				
	For a partnership or sole proprietorship, a general partner or the proprietor, respectively.				
	For a municipality, county, state, federal, or other public agency, either a principal executive officer or ranking elected official.				
	The designated representative at an Acid Rain source.				
3.	Application Responsible Official Mailing Address				
	Organization/Firm:				
	Street Address: .				
	City: State: Zip Code:				
4.	Application Responsible Official Telephone Numbers				
_	Telephone: ( ) ext. Fax: ( )				
	Application Responsible Official Email Address:				
6.	Application Responsible Official Certification:				
	I, the undersigned, am a responsible official of the Title V source addressed in this air permit application. I hereby certify, based on information and belief formed after reasonable inquiry,				
	that the statements made in this application are true, accurate and complete and that, to the best of my knowledge, any estimates of emissions reported in this application are based upon reasonable techniques for calculating emissions. The air pollutant emissions units and air pollution control equipment described in this application will be operated and maintained so as to comply with all applicable standards for control of air pollutant emissions found in the statutes of the State of Florida and rules of the Department of Environmental Protection and revisions thereof and all other applicable requirements identified in this application to which the Title V source is subject. I understand that a permit, if granted by the department, cannot be transferred without authorization from the department, and I will promptly notify the department upon sale or legal transfer of the facility or any permitted emissions unit. Finally, I certify that the facility and each emissions unit are in compliance with all applicable requirements to which they are subject, except as identified in compliance plan(s) submitted with this application.				
	Signature Date				

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<u>Pr</u>	ofessional Engineer Certification				
	Professional Engineer Name: Scot		-		
	Registration Number: 5755	7			
2.	Professional Engineer Mailing Ad				
	Organization/Firm: Golder Associ				
	Street Address: 5100 West Len	non St., Suite	∍ 114		
	City: Tampa	State	: FL	Zip Code:	: 33609
3.	Professional Engineer Telephone	Numbers			
	Telephone: (813) 287-1717	ext.	Fax: (813) 28	37 <u>-1716</u>	
4.	Professional Engineer Email Addr	ress: SOsbor	ırn@Golder.com	1	
5.	Professional Engineer Statement:				
	I, the undersigned, hereby certify, exc	cept as partic	ularly noted here	in*, that:	
	(1) To the best of my knowledge, ther		•		itant emissions
	unit(s) and the air pollution control e			-	
	properly operated and maintained, w				-
	pollutant emissions found in the Flori				
	Protection; and		-	•	
	(2) To the best of my knowledge, any	emission esti	mates reported oi	r relied on in	this application
	are true, accurate, and complete and				
	calculating emissions or, for emission	n estimates of	hazardous air po	ollutants not i	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 $\square$ , if				
	so), I further certify that each emission			•	_
	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 ap	-			
	(4) If the purpose of this application i				
	concurrently process and obtain an a				
	revision or renewal for one or more p	-	· ·		_
	so), I further certify that the engineer,		•		
	application have been designed or ex- found to be in conformity with sound				
	of the air pollutants characterized in			Die io ine coi	mioi oj emissions
	(5) If the purpose of this application is			ition normit c	or anaration normit
	revision or renewal for one or more n		•	•	· ·
	if so), I further certify that, with the ex	•	•		•
	each such emissions unit has been con				
	information given in the corresponding				
	provisions contained in such permit.	·			
	South Asbru			119/07	COTT OFF
	Signature		Date	<del>'/'/</del>	

(seal)

\* Attach any exception to certification statement.
\*\* Board of Professional Engineers Certificate of Authorization #00001670

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DEP Form No. 62-210.900(1) - Form



#### A. GENERAL FACILITY INFORMATION

#### **Facility Location and Type**

1. Facility UTM Coor	I. Facility UTM Coordinates		Facility Latitude/Lo		
Zone 17 East	Zone 17 East (km) 434.00		Latitude (DD/MM/S	SS) 28 55 2	
Nort	th (km) 3198.80		Longitude (DD/MM	M/SS) 81 40 37	
3. Governmental	4. Facility Status	5.	Facility Major	6. Facility SIC(s):	
Facility Code:	Code:		Group SIC Code:		
0	A		49	4931	
7. Facility Comment:					
The Lake Cogener	The Lake Cogeneration facility consists of two GE LM-6000 combustion turbine units				
(CTs), with each unit equipped with a duct burner (DB) and exhausting through Heat Recovery					
Steam Generator (HRS	G) Stacks. The CTs are i	natu	ral gas and distillate	oil fired	
				<u> </u>	

#### **Facility Contact**

1.	Facility Contact Name: James M	liller, Plant Manage	r	
2.	Facility Contact Mailing Address			
	Organization/Firm: Lake Cogene	eration L.P.		
	Street Address: 39001 Golde	n Gem Dr.		
	City: Umatilla	State: FL	Zip Code: 32784	
3.	Facility Contact Telephone Number	bers:		
	Telephone: (352)669 - 3288	ext. Fax:	(352)669 – 3188	
4.	Facility Contact Email Address:	imiller@caithnesse	nergy.com	

#### Facility Primary Responsible Official

Complete if an "application responsible official" is identified in Section I. that is not the facility "primary responsible official."

	Promission Promission					
1.	Facility Primary Responsib	le Officia	l Name:			
2.	Facility Primary Responsib	le Officia	l Mailing Addr	ess		
	Organization/Firm:					
	Street Address:					
•	City:		State:		Zip Code:	
3.	Facility Primary Responsib	le Officia	l Telephone Nu	ımbers		
	Telephone: ( ) - e	ext.	Fax: ( ) •			
4.	Facility Primary Responsib	le Officia	l Email Addres	s:		

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#### **Facility Regulatory Classifications**

Check all that would apply *following* completion of all projects and implementation of all other changes proposed in this application for air permit. Refer to instructions to distinguish between a "major source" and a "synthetic minor source."

1.  Small Business Stationary Source	☐ Unknown				
2. Synthetic Non-Title V Source					
3. X Title V Source					
4. X Major Source of Air Pollutants, Other than Hazardo	us Air Pollutants (HAPs)				
5. Synthetic Minor Source of Air Pollutants, Other than	HAPs				
6. Major Source of Hazardous Air Pollutants (HAPs)					
7. Synthetic Minor Source of HAPs					
8. X One or More Emissions Units Subject to NSPS (40	CFR Part 60)				
9.  One or More Emissions Units Subject to Emission G	uidelines (40 CFR Part 60)				
10. One or More Emissions Units Subject to NESHAP (4	0 CFR Part 61 or Part 63)				
11. Title V Source Solely by EPA Designation (40 CFR 70.3(a)(5))					
12. Facility Regulatory Classifications Comment:					
CT – NSPS for stationary CTs. (40 CFR 60 Subpart GG). 40 Duct Burners (DBs). 40 CFR 60 Subpart Kb applies to the fu					

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#### **List of Pollutants Emitted by Facility**

1. Pollutant Emitted	2. Pollutant Classification	3. Emissions Cap [Y or N]?
PM	В	N
VOC	В	N
SO2	В	N
СО	A	Y*
NOX	A	Y*
PM10	В	N

<sup>\*</sup> Per conditions discussed within this construction permit request. NOx will drop from 404 tpy to 385 tpy and CO will drop from 350 tpy to 336 tpy via emission caps in order to escape PSD review for the facility modification. See p. 10.

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#### **B. EMISSIONS CAPS**

#### Facility-Wide or Multi-Unit Emissions Caps

1. Pollutant Subject to Emissions Cap	2. Facility Wide Cap [Y or N]? (all units)	3. Emissions Unit ID No.s Under Cap (if not all units)	4. Hourly Cap (lb/hr)	5. Annual Cap (ton/yr)	6. Basis for Emissions Cap
NOx	Y			385	ESCPSD
СО	Y			336	ESCPSD
PM					
PM10					
SO2					
VOC					

7	'. Facilit	y-Wide	or Mu	lti-Unit	Emissions	Cap (	Comment:

C -	- 4 4 '	l	·	T 4 .	_
	аптас	nment	 к	I – A	
$\sim$	allac	hment l	 v.	1-11	·

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#### C. FACILITY ADDITIONAL INFORMATION

### Additional Requirements for All Applications, Except as Otherwise Stated 1. Facility Plot Plan: (Paguired for all normit applications, except Title Vair of the Plane) (Paguired for all normit applications, except Title Vair of the Plane) (Paguired for all normit applications)

1.	permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  X Attached, Document ID: LC-FI-E2 Previously Submitted, Date:
2.	Process Flow Diagram(s): (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  X Attached, Document ID: LC-FI-E3 Previously Submitted, Date:
3.	Precautions to Prevent Emissions of Unconfined Particulate Matter: (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  X Attached, Document ID: LC-FI-E4 Previously Submitted, Date:
Ad	Iditional Requirements for Air Construction Permit Applications
1.	Area Map Showing Facility Location:  X Attached, Document ID: LC-FI-E1  Not Applicable (existing permitted facility)
2.	Description of Proposed Construction, Modification, or Plantwide Applicability Limit (PAL):  X Attached, Document ID: LC-FI-E6
3.	Rule Applicability Analysis:  X Attached, Document ID: LC-FI-B
4.	List of Exempt Emissions Units (Rule 62-210.300(3), F.A.C.):  Attached, Document ID:
5.	Fugitive Emissions Identification:  X Attached, Document ID: LC-FI-E5  Not Applicable
	Air Quality Analysis (Rule 62-212.400(7), F.A.C.):  Attached, Document ID: X Not Applicable
7.	Source Impact Analysis (Rule 62-212.400(5), F.A.C.):  Attached, Document ID: X Not Applicable
8.	Air Quality Impact since 1977 (Rule 62-212.400(4)(e), F.A.C.):  Attached, Document ID: X Not Applicable
9.	Additional Impact Analyses (Rules 62-212.400(8) and 62-212.500(4)(e), F.A.C.):  Attached, Document ID:
10	. Alternative Analysis Requirement (Rule 62-212.500(4)(g), F.A.C.):  Attached, Document ID: X Not Applicable

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# Additional Requirements for FESOP Applications 1. List of Exempt Emissions Units (Rule 62-210.300(3)(a) or (b)1., F.A.C.): | Attached, Document ID: | Not Applicable (no exempt units at facility) Additional Requirements for Title V Air Operation Permit Applications

-	
Add	ditional Requirements for Title V Air Operation Permit Applications
1.	List of Insignificant Activities (Required for initial/renewal applications only):
	Attached, Document ID: Not Applicable (revision application)
	Identification of Applicable Requirements (Required for initial/renewal applications, and
	for revision applications if this information would be changed as a result of the revision
	being sought):
	Attached, Document ID:
	Not Applicable (revision application with no change in applicable requirements)
3.	Compliance Report and Plan (Required for all initial/revision/renewal applications):  Attached, Document ID:
	Note: A compliance plan must be submitted for each emissions unit that is not in
	compliance with all applicable requirements at the time of application and/or at any time
	during application processing. The department must be notified of any changes in
<del></del>	compliance status during application processing.
	List of Equipment/Activities Regulated under Title VI (If applicable, required for
	initial/renewal applications only):
	Attached, Document ID:
	Equipment/Activities On site but Not Required to be Individually Listed
l	Not Applicable
	Verification of Risk Management Plan Submission to EPA (If applicable, required for initial/renewal applications only):
[ [	Attached, Document ID: Not Applicable
6.	Requested Changes to Current Title V Air Operation Permit:
	Attached, Document ID: Not Applicable
Add	litional Requirements Comment

DEP Form No. 62-210.900(1) - Form

#### **EMISSIONS UNIT INFORMATION**

Section [1] of [1]

#### III. EMISSIONS UNIT INFORMATION

**Title V Air Operation Permit Application** - For Title V air operation permitting only, emissions units are classified as regulated, unregulated, or insignificant. If this is an application for Title V air operation permit, a separate Emissions Unit Information Section (including subsections A through I as required) must be completed for each regulated and unregulated emissions unit addressed in this application for air permit. Some of the subsections comprising the Emissions Unit Information Section of the form are optional for unregulated emissions units. Each such subsection is appropriately marked. Insignificant emissions units are required to be listed at Section II, Subsection C.

Air Construction Permit or FESOP Application - For air construction permitting or federally enforceable state air operation permitting, emissions units are classified as either subject to air permitting or exempt from air permitting. The concept of an "unregulated emissions unit" does not apply. If this is an application for air construction permit or FESOP, a separate Emissions Unit Information Section (including subsections A through I as required) must be completed for each emissions unit subject to air permitting addressed in this application for air permit. Emissions units exempt from air permitting are required to be listed at Section II. Subsection C.

Air Construction Permit and Revised/Renewal Title V Air Operation Permit Application — Where this application is used to apply for both an air construction permit and a revised/renewal Title V air operation permit, each emissions unit is classified as either subject to air permitting or exempt from air permitting for air construction permitting purposes and as regulated, unregulated, or insignificant for Title V air operation permitting purposes. The air construction permitting classification must be used to complete the Emissions Unit Information Section of this application for air permit. A separate Emissions Unit Information Section (including subsections A through I as required) must be completed for each emissions unit subject to air permitting addressed in this application for air permit. Emissions units exempt from air construction permitting and insignificant emissions units are required to be listed at Section II, Subsection C.

If submitting the application form in hard copy, the number of this Emissions Unit Information Section and the total number of Emissions Unit Information Sections submitted as part of this application must be indicated in the space provided at the top of each page.

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#### A. GENERAL EMISSIONS UNIT INFORMATION

#### Title V Air Operation Permit Emissions Unit Classification

1.	•	V a	ir operation pern	•	eck one, if applying for tem if applying for an	r an initial, revised or air construction
	emissions t	ınit. sion			ns Unit Information S ns Unit Information S	•
<u>Em</u>	issions Unit	Des	cription and Sta	itus		
1.	Type of Emis	ssior	ns Unit Addresse	d in this Sectio	n: (Check one)	
	single pro	oces	s or production u	nit, or activity,	addresses, as a single which produces one of point (stack or vent)	or more air pollutants
	process o	r pro		d activities wh	ich has at least one de	issions unit, a group of finable emission point
	_				lresses, as a single em es which produce fugi	
2.	-		nissions Unit Ad 00 series Combu		Section: es (CTs), each with H	IRSG and DB.
3.	Emissions Ur	nit I	dentification Nur	mber: <b>EU 001</b>		
4.	Emissions	5.	Commence	6. Initial	7. Emissions Unit	8. Acid Rain Unit?
	Unit Status		Construction	Startup	Major Group	Yes
	Code:		Date:	Date:	SIC Code:	x No
	A			1 July 1993	49	
	Manufacturer		E LM-6000 CTs		Model Number:	
			olate Rating: 42			
11.	Emissions U	nit C	Comment: Each	CT unit exha	usts through a Heat	Recovery Steam
	,	-			m turbine generator	
						er distillation process
					heat to the system is apacity is 110 MW (	
	-		ion of future pr		• •	see Attachment DC-

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### EMISSIONS UNIT INFORMATION Section [1] of [1]

2 CTs each with HRSG and DB

#### **Emissions Unit Control Equipment**

1. Control Equipment/Method(s) Description:	
Water injection to control NOx emissions	
	i
2. Control Device or Method Code(s): 028	

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#### 2 CTs with HRSG and DBs

#### **B. EMISSIONS UNIT CAPACITY INFORMATION**

(Optional for unregulated emissions units.)

#### **Emissions Unit Operating Capacity and Schedule**

weeks/year 52 hours/year 8  6. Operating Capacity/Schedule Comment:  Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmE unit; when firing on natural gas, the maximum heat input is currently 423 mmE (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the	Maximum Heat Input Rate: million Btu/hr 435 MMBtu  Maximum Incineration Rate: pounds/hr tons/day  Requested Maximum Operating Schedule: hours/day 24 days/week 7 weeks/year 52 hours/year 8760	1.	Maximum Process or Throughput Rate:	
4. Maximum Incineration Rate: pounds/hr tons/day  5. Requested Maximum Operating Schedule: hours/day 24 days/week 7 weeks/year 52 hours/year 8  6. Operating Capacity/Schedule Comment:  Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmE unit; when firing on natural gas, the maximum heat input is currently 423 mmE (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the	Maximum Incineration Rate: pounds/hr tons/day  Requested Maximum Operating Schedule: hours/day 24 days/week 7 weeks/year 52 hours/year 8760  Operating Capacity/Schedule Comment:  Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmBtu/h unit; when firing on natural gas, the maximum heat input is currently 423 mmBtu/h (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the SPRINT uprate package it is requested that the maximum heat input, when firing on	2.	Maximum Production Rate:	
tons/day  5. Requested Maximum Operating Schedule:	Requested Maximum Operating Schedule:  hours/day 24 days/week 7 weeks/year 52 hours/year 8760  Operating Capacity/Schedule Comment:  Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmBtu/h unit; when firing on natural gas, the maximum heat input is currently 423 mmBtu/h (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the SPRINT uprate package it is requested that the maximum heat input, when firing on	3.	Maximum Heat Input Rate: million Btu/hr 435 MMBtu	
5. Requested Maximum Operating Schedule:	Requested Maximum Operating Schedule:  hours/day 24 days/week 7  weeks/year 52 hours/year 8760  Operating Capacity/Schedule Comment:  Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmBtu/h  unit; when firing on natural gas, the maximum heat input is currently 423 mmBtu/h  (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the  SPRINT uprate package it is requested that the maximum heat input, when firing on	4.	Maximum Incineration Rate: pounds/hr	
hours/day 24 days/week 7 weeks/year 52 hours/year 8  6. Operating Capacity/Schedule Comment:  Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmE unit; when firing on natural gas, the maximum heat input is currently 423 mmE (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the	hours/day 24 days/week 7 weeks/year 52 hours/year 8760  Operating Capacity/Schedule Comment:  Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmBtu/hunit; when firing on natural gas, the maximum heat input is currently 423 mmBtu/hunit; when CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the SPRINT uprate package it is requested that the maximum heat input, when firing on		tons/day	
weeks/year 52 hours/year 8  6. Operating Capacity/Schedule Comment:  Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmE unit; when firing on natural gas, the maximum heat input is currently 423 mmE (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the	weeks/year 52 hours/year 8760  Operating Capacity/Schedule Comment:  Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmBtu/h unit; when firing on natural gas, the maximum heat input is currently 423 mmBtu/h (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the SPRINT uprate package it is requested that the maximum heat input, when firing on	5.	· -	
6. Operating Capacity/Schedule Comment:  Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmE unit; when firing on natural gas, the maximum heat input is currently 423 mmE (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the	Operating Capacity/Schedule Comment:  Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmBtu/h unit; when firing on natural gas, the maximum heat input is currently 423 mmBtu/h (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the SPRINT uprate package it is requested that the maximum heat input, when firing on		hours/day 24	days/week 7
Maximum heat input on oil firing as low heat value (LHV) @ 51 ° F is 424 mmE unit; when firing on natural gas, the maximum heat input is currently 423 mmE (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the	Maximum heat input on oil firing as low heat value (LHV) @ 51°F is 424 mmBtu/h unit; when firing on natural gas, the maximum heat input is currently 423 mmBtu/h (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct Burner. As part of the SPRINT uprate package it is requested that the maximum heat input, when firing on		weeks/year 52	hours/year 8760
· · · · · · · · · · · · · · · · · · ·	natural gas in either C1, be raised to 435 M:MBtu/III (LIIV)	6.	Maximum heat input on oil firing as low heat value (LHV	
		5.	Maximum heat input on oil firing as low heat value (LHV unit; when firing on natural gas, the maximum heat input (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct SPRINT uprate package it is requested that the maximum	t is currently 423 mmBtu/hi Burner. As part of the n heat input, when firing on
		6.	Maximum heat input on oil firing as low heat value (LHV unit; when firing on natural gas, the maximum heat input (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct SPRINT uprate package it is requested that the maximum	t is currently 423 mmBtu/hi Burner. As part of the n heat input, when firing on
		6.	Maximum heat input on oil firing as low heat value (LHV unit; when firing on natural gas, the maximum heat input (LHV) for the CT and 90 mmBtu/hr (HHV) for the Duct SPRINT uprate package it is requested that the maximum	t is currently 423 mmBtu/hi Burner. As part of the n heat input, when firing on

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### C. EMISSION POINT (STACK/VENT) INFORMATION (Optional for unregulated emissions units.)

#### **Emission Point Description and Type**

1.	Identification of Point on Flow Diagram: LC-E01-		2. Emission Point 3	Type Code:
3.	Descriptions of Emission	Points Comprising	this Emissions Unit	for VE Tracking:
	Unit 1 stack; Unit 2 stack	X.		
4.	ID Numbers or Descriptio	ns of Emission Ur	nits with this Emission	Point in Common:
	NA			
5.	Discharge Type Code:	6. Stack Height	•	7. Exit Diameter:
	V	100 feet		11 feet
8.	Exit Temperature:		netric Flow Rate:	10. Water Vapor:
	<b>232</b> °F	423,276 acfr		%
11.	Maximum Dry Standard F dscfm	low Rate:	12. Nonstack Emissi feet	on Point Height:
13.	Emission Point UTM Coo Zone: East (km):	rdinates	14. Emission Point I Latitude (DD/MI	atitude/Longitude M/SS)
	North (km)	:	Longitude (DD/N	MM/SS)
15.	Emission Point Comment:			
	Data reflects each of the	individual CT un	uits Emission Point (	Calculations are based
	upon baseload conditions	s at 51° F for nati	ural gas firing . See a	
	Design Information and	Stack Parameter:	S.	
	Attachment LC-F1-E6 powhich will be seen when CTs.			

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#### D. SEGMENT (PROCESS/FUEL) INFORMATION

Segment Description and Rate: Segment 1 of 2

1. Segment Description (Pro	ocess/Fuel Type):		
Internal Combustion En Turbine, Cogeneration	igines, Electric (	Generation, Na	tural Gas fired Combustion
2. Source Classification Cod 2-01-002-01	le (SCC):	3. SCC Units  Million cu	s: ibic feet burned
4. Maximum Hourly Rate: 0.435	5. Maximum <i>i</i> 3,706	Annual Rate:	6. Estimated Annual Activity Factor:
7. Maximum % Sulfur: Pipeline quality or less	8. Maximum 9	% Ash:	9. Million Btu per SCC Unit: 1,040
MMBtu/yr, respectively  Segment Description and Ra  1. Segment Description (Proc	ite: Segment 2		are 90 MMBtu/hr. and 525,000
-		Distillate Oil (	Diesel) Combustion Turbine;
2. Source Classification Code 2-02-001-03	e (SCC):	3. SCC Units Thousand	gallons burned
4. Maximum Hourly Rate: 2.921	5. Maximum A 701	annual Rate:	6. Estimated Annual Activity Factor:
7. Maximum % Sulfur: 0.1	8. Maximum % 0	6 Ash:	9. Million Btu per SCC Unit: 130
10. Segment Comment: Max. Annual Rate: 701.1 Of 2,921 gal/hr/CT and a	Maximum annu 701,050 gal/yr/0	ial fuel usage t	pased upon a permit limitation e CTs

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### EMISSIONS UNIT INFORMATION Section [1] of [1]

#### D. SEGMENT (PROCESS/FUEL) INFORMATION (CONTINUED)

Segment Description and Rate: Segment \_\_ of \_\_

<b>_</b>	C D : : (D	(*** 1 3** )			
1.	Segment Description (Pro-	cess/Fuel Type):			
2.	Source Classification Cod	e (SCC):	3. SCC Units:		
-	004.00		J. JCC Jillis.		
4.	Maximum Hourly Rate:	5. Maximum A	Annual Rate:	6.	Estimated Annual Activity
	•				Factor:
7.	Maximum % Sulfur:	8. Maximum 9	% Ash:	9.	Million Btu per SCC Unit:
		ļ			ı
10.	. Segment Comment:				
ļ					
Sec	gment Description and Ra	to Sagmant 4	~ f		
	gment Description and Ra	<del>_</del>	<u> </u>		
l.	Segment Description (Proc	cess/Fuel Type):			
7	St Classification Call	(300)	2 50011		
2.	Source Classification Code	≥ (SCC):	3. SCC Units:		
<u></u>	Manager II and Date		15.		
4.	Maximum Hourly Rate:	5. Maximum A	Annual Rate:	6.	Estimated Annual Activity
7	N	0.36.			Factor:
1.	Maximum % Sulfur:	8. Maximum %	6 Ash:	9.	Million Btu per SCC Unit:
10	Carmont Cammont	<u></u>			· · · · · · · · · · · · · · · · · · ·
IV.	Segment Comment:				

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2CTs each with HRSG and DB

#### E. EMISSIONS UNIT POLLUTANTS

#### List of Pollutants Emitted by Emissions Unit

1. Pollutant Emitted	Primary Control     Device Code	3. Secondary Control Device Code	4. Pollutant Regulatory Code
NOx	028		EL
CO			EL
РМ			EL
PM10			EL
VOC			EL
SO2			EL
*			

<sup>\*</sup>SAM, Hg, Be and Pb concentration monitoring from combustion of fuel oil have been requested to be deleted in the recently submitted Title V permit renewal application due to the restricted amount of oil permitted to be fired by this facility.

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### EMISSIONS UNIT INFORMATION Section [1] of [1] Page

# POLLUTANT DETAIL INFORMATION [1] of [19] 2 CTs w/ HRSG & DB NOx

### F1. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION – POTENTIAL, FUGITIVE, AND ACTUAL EMISSIONS

(Optional for unregulated emissions units.)

Potential, Estimated Fugitive, and Baseline & Projected Actual Emissions

Complete for each pollutant identified in Subsection E if applying for an air construction permit or concurrent processing of an air construction permit and a revised or renewal Title V permit. Complete for each emissions-limited pollutant identified in Subsection E if applying for an air operation permit.

Pollutant Emitted:     NOx	2. Total Pero 90%	ent Effici	ency of Control:
3. Potential Emissions: 148.3 lb/hour 385	5 tons/year	4. Synt	hetically Limited? Yes
5. Range of Estimated Fugitive Emissions (as to tons/year	s applicable):		
6. Emission Factor: 42 ppmvd @ 15% O2  Reference: Permit Limit (BACT)			7. Emissions Method Code: 0
8.a. Baseline Actual Emissions (if required): tons/year	8.b. Baseline From:		Period:
9.a. Projected Actual Emissions (if required): tons/year	9.b. Projected  5 years	l Monitori 10 ye	· ·
Potential emissions based on revised calculation Hourly potential emission based on CTs at Annual based on current facility limit. A upon a limit of firing < 701,050 gallons of requests a synthetic cap for total NOx to 3	it 51°F operati nnual limit for f fuel oil per ui 385 tpy ( a 19 t	ng condit · NOx ren nit per ye:	ions on fuel oil. nains limited based ar. This application
Hourly potential emissions based on CTs Annual based on facility limit. AC35-196	at 51°F opera	_	itions on fuel oil.

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# POLLUTANT DETAIL INFORMATION Page 2 of 19 2 CTs w/ HRSG & DB NOx

### F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions 1 of 4

1.	Basis for Allowable Emissions Code: Other and ESCPSD	2. Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: 85.5 lb/hr	4. Equivalent Allowable Emissions: 85.5 lb/hour 385 tons/year
5.	Method of Compliance: Annual compliance test, EPA Method 20	
6.	Allowable Emissions Comment (Description The emission limit for CTs as established acceptance of this application Lake Coge for total NOx to 385 tpy (a 19 tpy reduct	by BACT as 25 ppm. To support n requests having a synthetic cap

#### Allowable Emissions 2 of 4

Basis for Allowable Emissions Code:     Other and ESCPSD	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: 148.3 lb/hr	4. Equivalent Allowable Emissions: 148.3 lb/hour 385 tons/year
5. Method of Compliance: Annual Compliance test, EPA Method 2	0, if operated > 400 hrs./yr of fuel oil
6. Allowable Emissions Comment (Description Oil firing. The CTs are operated with was 15% O2. Allowable emission established	et injection designed to produce 42 ppmvd @

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### EMISSIONS UNIT INFORMATION Section [1] of [1]

#### POLLUTANT DETAIL INFORMATION Page [3] of [19] 2 CTs w/ HRSG & DB NOx

### F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions 3 of 4

1.	Basis for Allowable Emissions Code: Other and ESCPSD	2.	Future Effective Date of Allowable Emissions:
	Allowable Emissions and Units:	4.	Equivalent Allowable Emissions:
	18 lb/hr	1	18 lb/hour 385 tons/year
5.	Method of Compliance:		
	None		
6.	Allowable Emissions Comment (Description	of	Operating Method):
	Emission limits for 2 Duct Burners as esta		
,	Facility. Natural gas fired only. Basis for	limi	t is 0.1 lb NOx /MMBtu.
l	•		

#### Allowable Emissions 4 of 4

1.	Basis for Allowable Emissions Code: Other and ESCPSD	2. Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: 103.5 lb/hr	4. Equivalent Allowable Emissions: 103.5 lb/hour 385 tons/year
5.	Method of Compliance: Annual Compliance test, EPA Method 20	
6.	Allowable Emissions Comment (Description The emission limit for CTs and DBs as est acceptance of this application Lake Cogen NOx to 385 tpy (a 19 tpy reduction).	tablished by BACT as 25 ppm. To support

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### EMISSIONS UNIT INFORMATION Section [1] of [1] Page

# POLLUTANT DETAIL INFORMATION [4] of [19] 2 CTs w/ HRSG & DB CO

### F1. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION – POTENTIAL, FUGITIVE, AND ACTUAL EMISSIONS

(Optional for unregulated emissions units.)

Potential, Estimated Fugitive, and Baseline & Projected Actual Emissions
Complete for each pollutant identified in Subsection E if applying for an air construction
permit or concurrent processing of an air construction permit and a revised or renewal
Title V permit. Complete for each emissions-limited pollutant identified in Subsection E if

applying for an air operation permit. 1. Pollutant Emitted: 2. Total Percent Efficiency of Control: CO 3. Potential Emissions: 4. Synthetically Limited? X Yes ∏ No **92.0** lb/hour 336 tons/year 5. Range of Estimated Fugitive Emissions (as applicable): to tons/year 6. Emission Factor: 28 ppmvd 7. Emissions Method Code: Reference: Permit Limit (BACT) 8.a. Baseline Actual Emissions (if required): 8.b. Baseline 24-month Period: tons/year From: To: 9.b. Projected Monitoring Period: 9.a. Projected Actual Emissions (if required): tons/year 5 years 10 years 10. Calculation of Emissions: Firing CTs and DBs natural gas. Potential emissions based on revised calculation to synthetically limit triggering PSD. Hourly potential emission based on CTs at 51°F operating conditions on natural gas. Annual based on current facility limit. This application requests a synthetic cap for total CO to 336 tpy (a 14 tpy reduction) 11. Potential, Fugitive, and Actual Emissions Comment: Hourly potential emissions based on CTs/DBs at 51°F operating conditions on natural gas. Annual based on permit limit.

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POLLUTANT DETAIL INFORMATION
Page 5 of 19 2 CTs w/ HRSG & DB
CO

### F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions 1 of 4

Basis for Allowable Emissions Code:     Other and ESCPSD	Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: <b>56.0 lb/hr</b>	4. Equivalent Allowable Emissions: <b>56.0</b> lb/hour <b>336</b> tons/year
5. Method of Compliance: Annual compliance test; EPA Method 10	· · · · · · · · · · · · · · · · · · ·
6. Allowable Emissions Comment (Description Natural gas firing: CT units 1 and 2; established 1A; Basis of limit is 28 ppmvd, which reflection for annual tonnage.	olished as BACT in AC 35-196459, Table

<u>Allowable Emissions</u> Allowable Emissions <u>2</u> of <u>4</u>

1.	Basis for Allowable Emissions Code: Other and ESCPSD	2. Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: 34.5 lb/hr	4. Equivalent Allowable Emissions: 34.5 lb/hour 336 tons/year
5.	Method of Compliance: Annual Compliance test, EPA Method 10,	, if operated > 400 hrs./yr of fuel oil

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# POLLUTANT DETAIL INFORMATION Page 6 of 19 2 CTs w/ HRSG & DB CO

### F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions 3 of 4

1. Basis for Allowable Emissions Cod Other and ESCPSD	de: 2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units:	4. Equivalent Allowable Emissions:
36 lb/hr	36 lb/hour 336 tons/year
5. Method of Compliance:	
None	
0 0	escription of Operating Method): ers in Units 1 and 2; established as BACT; basis for Each DB is limited to 525,000 MMBtu/yr.

#### Allowable Emissions 4 of 4

1.	Basis for Allowable Emissions Code: Other and ESCPSD	2.	Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: 92.9 lb/hr	4.	Equivalent Allowable Emissions:  92.0 lb/hour 336 tons/year
5.	Method of Compliance: Annual Compliance test, EPA Method 10		
6.	Allowable Emissions Comment (Description Natural gas firing for CTs and DBs; establishment which reflects 56.0 lb/hr, and 0.2 lb/MMB annual CO cap of 336 tpy reflects a 14 TP Permit.	lish Stu (	ned BACT, 28 ppm for gas firing on CTs on DBs which reflects 36 lb/hr. The

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### EMISSIONS UNIT INFORMATION Section [1] of [1]

POLLUTANT DETAIL INFORMATION Page [8] of [19] 2 CTs w/ HRSG & DB Particulate Matter - Total

### F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions 1 of 4

Basis for Allowable Emissions Code:     Other	Future Effective Date of Allowable     Emissions:	
<ol> <li>Allowable Emissions and Units:</li> <li>5 lb/hr</li> </ol>	4. Equivalent Allowable Emissions: 5 lb/hour 27 tons/year	
5. Method of Compliance: Annual compliance VE test; 10% or less.		
6. Allowable Emissions Comment (Description of Operating Method): Natural gas firing, CTs 1 and 2; Allowable emissions established as BACT in AC Permit, Table 1A. Basis of limit is 0.0065 lb/MMBtus.		

#### Allowable Emissions Allowable Emissions 2 of 4

1.	Basis for Allowable Emissions Code: Other	Future Effective Date of Allowable     Emissions:
3.	Allowable Emissions and Units: 20 lb/hr/CT	4. Equivalent Allowable Emissions: 20 lb/hour 27 tons year
5.	Method of Compliance: Annual Compliance VE test, 10% or les	es and required if aparated > 100 hrs /vr an
	fuel oil	ss, only required it operated > 400 ars./yr on

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### EMISSIONS UNIT INFORMATION Section [1] of [1] Page

POLLUTANT DETAIL INFORMATION
[7] of [19] 2 CTs w/ HRSG & DB
Particulate Matter - Total

### F1. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION – POTENTIAL, FUGITIVE, AND ACTUAL EMISSIONS

(Optional for unregulated emissions units.)

Potential, Estimated Fugitive, and Baseline & Projected Actual Emissions

Complete for each pollutant identified in Subsection E if applying for an air construction permit or concurrent processing of an air construction permit and a revised or renewal Title V permit. Complete for each emissions-limited pollutant identified in Subsection E if applying for an air operation permit.

Pollutant Emitted:     PM-Total	2. Total Perc	ent Efficiency of Control:		
3. Potential Emissions: 20 lb/hour 27	tons/year	4. Synthetically Limited?  ☐ Yes X No		
5. Range of Estimated Fugitive Emissions (as to tons/year	s applicable):			
6. Emission Factor: 0.026 lb/MMBtu  Reference: Permit Limit (BACT)		7. Emissions Method Code: 0		
8.a. Baseline Actual Emissions (if required): tons/year	8.b. Baseline From:	24-month Period: To:		
9.a. Projected Actual Emissions (if required): tons/year	9.b. Projected  ☐ 5 years	Monitoring Period:  10 years		
10. Calculation of Emissions:  Potential emissions based upon permit limit for CTs and only when firing on fuel oil.				
11. Potential, Fugitive, and Actual Emissions Comment:  Hourly potential emissions based on CTs at 51°F operating conditions on fuel oil.  Annual based on facility limit.				

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### EMISSIONS UNIT INFORMATION Section [1] of [1]

POLLUTANT DETAIL INFORMATION
Page[ 9] of [ 19] 2 CTs w/ HRSG & DB
Particulate Matter - Total

### F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions 3 of 4

1.	Basis for Allowable Emissions Code: Other	2.	Future Effective Date of Allowable Emissions:	
3.	Allowable Emissions and Units:	4.	Equivalent Allowable Emissions:	
	2.6 lb/hr/CT		2.6 lb/hour 27 tons/year	
5.	Method of Compliance: None			
6.	Allowable Emissions Comment (Description of Operating Method):  Emission limits for Duct Burners in Units 1 and 2; established as BACT. Natural gas fired only. Basis for limit is 0.006 lb/MMBtu.			

#### Allowable Emissions 4 of 4

Basis for Allowable Emissions Code:     Other	Future Effective Date of Allowable Emissions:		
3. Allowable Emissions and Units: 7.6 lb/hr	4. Equivalent Allowable Emissions: 7.6 lb/hour 27 tons/year		
5. Method of Compliance: Annual Compliance VE test; 10% or less.	•		
Allowable Emissions Comment (Description of Operating Method):  Combined emissions limit for CTs and DBs as established as BACT. Natural gas firing only.			

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### EMISSIONS UNIT INFORMATION Section [1] of [1] Page

# POLLUTANT DETAIL INFORMATION [10] of [19] 2 CTs w/ HRSG & DB Particulate Matter - PM10

## F1. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION – POTENTIAL, FUGITIVE, AND ACTUAL EMISSIONS

(Optional for unregulated emissions units.)

Potential, Estimated Fugitive, and Baseline & Projected Actual Emissions

Complete for each pollutant identified in Subsection E if applying for an air construction permit or concurrent processing of an air construction permit and a revised or renewal Title V permit. Complete for each emissions-limited pollutant identified in Subsection E if applying for an air operation permit.

Pollutant Emitted:     PM10	2. Total Perc	eent Efficiency of Control:
3. Potential Emissions:		4. Synthetically Limited?
<b>20</b> lb/hour <b>27</b>	tons/year	Yes X No
5. Range of Estimated Fugitive Emissions (as	applicable):	
to tons/year	<u> </u>	
6. Emission Factor: 0.026 lb/MMBtu		7. Emissions Method Code:
Reference: Permit Limit (BACT); assumed e	qual to PM To	tal 0
8.a. Baseline Actual Emissions (if required):	8.b. Baseline	24-month Period:
tons/year	From:	To:
9.a. Projected Actual Emissions (if required):	9.b. Projected	d Monitoring Period:
tons/year	5 years	10 years
10. Calculation of Emissions:  Potential emissions based upon permit limit for CTs only, when firing on oil.  NOTE. As done in previous permit applications, PM-10 is assumed to equal PM Total, Testing based upon non-condensable portion fraction of test only. If the FLDEP required both condensable and non-condensable fractions, then the emission factor for PM 10 should be doubled to 0.052 lb/MMBtu and the potential emissions also doubled to 40 tpy, respectively. For the purpose of this application it has not been and remains the same as in the original construction permit and Title V application.		
11. Potential, Fugitive, and Actual Emissions Comment:  Hourly potential emissions based on CTs at 51°F operating conditions on fuel oil.  Annual based on permit limit.		

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### EMISSIONS UNIT INFORMATION Section [1] of [1]

POLLUTANT DETAIL INFORMATION Page[11] of [19] 2 CTs w/ HRSG & DB Particulate Matter - PM10

### F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions 1 of 4

l.	Other	2.	Emissions:
3.	Allowable Emissions and Units:	4.	
	5 lb/hr	ļ	5 lb/hour 27 tons/year
5.	Method of Compliance: Annual VE compliance test; 10% or less		
6.	Allowable Emissions Comment (Description Natural gas firing; CTs 1 & 2, established limit 0.0065 lb/MMBtu.		. •

#### Allowable Emissions 2 of 4

Other	Emissions:     Emissions:
3. Allowable Emissions and Units: 20 lb/hr	4. Equivalent Allowable Emissions: 20 lb/hour 27 tons/year
5. Method of Compliance: Annual Compliance VE test, 10% or les	ss, if operated on fuel oil > 400 hrs./yr.

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### EMISSIONS UNIT INFORMATION Section [1] of [1]

POLLUTANT DETAIL INFORMATION Page[ 12] of [ 19] 2 CTs w/ HRSG & DB Particulate Matter – PM10

### F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions 3 of 4

1.	Basis for Allowable Emissions Code: Other	Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units:	4. Equivalent Allowable Emissions:
	2.6 lb/hr	2.6 lb/hour 27 tons/year
5.	Method of Compliance: None	
6.	Allowable Emissions Comment (Description Natural gas firing for Unit 1 & 2 DBs. Est lb/MMBtu.	of Operating Method): tablished as BACT. Basis for limit is 0.006

#### Allowable Emissions 4 of 4

1.	Basis for Allowable Emissions Code: Other	2. Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: 7.6 lb/hr	4. Equivalent Allowable Emissions: 7.6 lb/hour 27 tons/year
5.	Method of Compliance: Annual Compliance VE test, 10% or less	
6.	Allowable Emissions Comment (Description Combined emissions limit for CTs and D firing only.	

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### EMISSIONS UNIT INFORMATION Section [1] of [1] Page

POLLUTANT DETAIL INFORMATION
[13] of [19] 2 CTs w/ HRSG & DB
VOCs

### F1. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION – POTENTIAL, FUGITIVE, AND ACTUAL EMISSIONS

(Optional for unregulated emissions units.)

Potential, Estimated Fugitive, and Baseline & Projected Actual Emissions

Complete for each pollutant identified in Subsection E if applying for an air construction permit or concurrent processing of an air construction permit and a revised or renewal Title V permit. Complete for each emissions-limited pollutant identified in Subsection E if

applying for an air operation permit. 1. Pollutant Emitted: 2. Total Percent Efficiency of Control: VOC 3. Potential Emissions: 4. Synthetically Limited? 30.8 tons/year **8.8** lb/hour ☐ Yes X No 5. Range of Estimated Fugitive Emissions (as applicable): to tons/year 6. Emission Factor: 7. Emissions Method Code: Reference: Permit Limit (BACT) 8.a. Baseline Actual Emissions (if required): 8.b. Baseline 24-month Period: tons/year From: To: 9.a. Projected Actual Emissions (if required): 9.b. Projected Monitoring Period: tons/year 5 years 10 years 10. Calculation of Emissions: Potential emissions based upon permit limit for VOC emissions from both CTs and DBs combined. 11. Potential, Fugitive, and Actual Emissions Comment: Hourly potential emissions based on CTs/DBs at 51°F operating conditions on natural gas. Annual based on permit limit.

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#### POLLUTANT DETAIL INFORMATION Page[14] of [19] 2 CTs w/ HRSG & DB VOCs

## F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions 1 of 4

l.	Basis for Allowable Emissions Code: Other	2. Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: 3.4 lb/hr	4. Equivalent Allowable Emissions: 3.4 lb/hour 30.8 tons/year
5.	Method of Compliance: Compliance with CO test (See permit co	ondition).
6.	Allowable Emissions Comment (Description Total for both CTs combined when firing in AC Permit, Table 1A	on of Operating Method):  ag on natural gas: established as permit limit

#### Allowable Emissions Allowable Emissions 2 of 4

1.	Basis for Allowable Emissions Code: Other	2.	Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units:  8.7 lb/hr	4.	Equivalent Allowable Emissions: 8.7 lb/hour 30.8 tons/year
5.	Method of Compliance: Compliance with CO limit. (See permit con	ndit	ion)
6.	Allowable Emissions Comment (Description Oil firing. CTs 1 and 2.	of (	Operating Method):

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#### POLLUTANT DETAIL INFORMATION Page [15] of [19] 2 CTs w/ HRSG & DB VOCs

## F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

#### Allowable Emissions 3 of 4

1.	Basis for Allowable Emissions Code: Other	2. Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: 5.4 lb/hr	4. Equivalent Allowable Emissions: 5.4 lb/hour 30.8 tons/year
5.	Method of Compliance: None	
6.	Allowable Emissions Comment (Description Emission limits for Duct Burners 1 & 2 indicates that testing is only required if	; natural gas fired only. Permit condition

#### Allowable Emissions Allowable Emissions 4 of 4

Basis for Allowable Emissions Code:     Other	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units: 8.8 lb/hr/CT	4. Equivalent Allowable Emissions: 8.8 lb/hour 30.8 tons/year
5. Method of Compliance: Annual Operating Report	
6. Allowable Emissions Comment (Descrip  Combined emissions limit for CTs and	_ ·

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## EMISSIONS UNIT INFORMATION Section [1] of [1] Page

POLLUTANT DETAIL INFORMATION
[ 16] of [ 19] 2 CTs w/ HRSG & DB
(SO2)

### F1. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION – POTENTIAL, FUGITIVE, AND ACTUAL EMISSIONS

(Optional for unregulated emissions units.)

Potential, Estimated Fugitive, and Baseline & Projected Actual Emissions

Complete for each pollutant identified in Subsection E if applying for an air construction permit or concurrent processing of an air construction permit and a revised or renewal Title V permit. Complete for each emissions-limited pollutant identified in Subsection E if

applying for an air operation permit. 1. Pollutant Emitted: 2. Total Percent Efficiency of Control: SO<sub>2</sub> 3. Potential Emissions: 4. Synthetically Limited? **87.6** lb/hour 21 tons/year T Yes X No 5. Range of Estimated Fugitive Emissions (as applicable): to tons/year 6. Emission Factor: 0.1% sulfur content in fuel oil 7. Emissions Method Code: Reference: Permit Limit 8.a. Baseline Actual Emissions (if required): 8.b. Baseline 24-month Period: tons/year From: To: 9.a. Projected Actual Emissions (if required): 9.b. Projected Monitoring Period: tons/year 5 years 10 years 10. Calculation of Emissions: Potential emissions based upon permit limit and only when firing fuel oil. 11. Potential, Fugitive, and Actual Emissions Comment: Hourly potential emissions based on CTs at 51°F operating conditions on fuel oil. Annual based on facility limit.

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#### POLLUTANT DETAIL INFORMATION Page[ 17] of [ 19] 2 CTs w/ HRSG & DB (SO2)

# F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions 1 of 1

Basis for Allowable Emissions Code     Other	2. Future Effective Date of Allowable Emissions:
Allowable Emissions and Units:     87.6 lb/hr	4. Equivalent Allowable Emissions: 87.6 lb/hour 21 tons/year
5. Method of Compliance: Fuel Analysis; oil firing	
	scription of Operating Method): In firing on fuel oil: Allowable emissions A. Annual limit established for facility.
Allowable Emissions Allowable Emissions	ions of
Basis for Allowable Emissions Code	2. Future Effective Date of Allowable Emissions:
3. Allowable Emissions and Units:	4. Equivalent Allowable Emissions: lb/hour tons/year
5. Method of Compliance:	
6. Allowable Emissions Comment (Des	scription of Operating Method):

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### Section [1] of [1] Page

# POLLUTANT DETAIL INFORMATION [ 18] of [ 19] 2 CTs w/ HRSG & DB (SAM)

# F1. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION – POTENTIAL, FUGITIVE, AND ACTUAL EMISSIONS

(Optional for unregulated emissions units.)

Potential, Estimated Fugitive, and Baseline & Projected Actual Emissions

Complete for each pollutant identified in Subsection E if applying for an air construction permit or concurrent processing of an air construction permit and a revised or renewal Title V permit. Complete for each emissions-limited pollutant identified in Subsection E if

applying for an air operation permit.		
Pollutant Emitted:	2. Total Pero	ent Efficiency of Control:
SAM		
3. Potential Emissions:		4. Synthetically Limited?
lb/hour 0.8	tons/year	Yes X No
5. Range of Estimated Fugitive Emissions (as to tons/year	<u> </u>	
		7
6. Emission Factor: 0.1 % sulfur in fuel oil		7. Emissions Method Code:
ne n util		
Reference: Permit Limit	•	0
8.a. Baseline Actual Emissions (if required):	8.b. Baseline	24-month Period:
tons/year	From:	To:
9.a. Projected Actual Emissions (if required):	9.b. Projected	d Monitoring Period:
tons/year	5 years	10 years
10. Calculation of Emissions:		-
Potential emissions based upon permit limit when firing on fuel oil. For both CTs combined.		
11. Potential, Fugitive, and Actual Emissions C	omment:	
Annual based on permit limit. For both units combined.		

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### EMISSIONS UNIT INFORMATION Section [1] of [1]

#### POLLUTANT DETAIL INFORMATION Page[ 19] of [ 19] 2 CTs w/ HRSG & DB (SAM)

### F2. EMISSIONS UNIT POLLUTANT DETAIL INFORMATION - ALLOWABLE EMISSIONS

Complete if the pollutant identified in Subsection F1 is or would be subject to a numerical emissions limitation.

Allowable Emissions 1 of 1

1.	Basis for Allowable Emissions Code: Other	Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units: 0.8 tpy	4. Equivalent Allowable Emissions:  lb/hour 0.8 tons/year
5.	Method of Compliance: Fuel Analysis; oil firing	
6.	Allowable Emissions Comment (Description Allowable emissions established as limit is Annual limit established for facility.	n of Operating Method):  n AC Permit, Table 1A for firing on fuel oil.
Al	lowable Emissions Allowable Emissions	_of
1.	Basis for Allowable Emissions Code:	2. Future Effective Date of Allowable Emissions:
3.	Allowable Emissions and Units:	4. Equivalent Allowable Emissions: lb/hour tons/year
5.	Method of Compliance:	
6.	Allowable Emissions Comment (Description	of Operating Method):

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Section [1] of [1]

2 CTs w/HRSG & DBs

#### G. VISIBLE EMISSIONS INFORMATION

Complete if this emissions unit is or would be subject to a unit-specific visible emissions limitation.

Visible Emissions Limitation: Visible Emissions Limitation 1 of 2

1.	Visible Emissions Subtype:	2. Basis for Allowable C	pacity:
	VE10	Rule	X Other
1	Allowable Opacity:	<del></del>	
١,٠	• •	xceptional Conditions:	%
1	Maximum Period of Excess Opacity Allow	•	min/hour
		· eu.	mininour
4.	Method of Compliance: EPA Method 9		
-	William Comment NT Engle	Albibalia Caratanatan I	D
3.	Visible Emissions Comment: VE limit est	tablished in Construction I	Permit.
			· · · · · · · · · · · · · · · · · · ·
Vi	sible Emissions Limitation: Visible Emiss	sions Limitation 2_ of 2	
1.	Visible Emissions Subtype:	2. Basis for Allowable O	pacity:
	V99	X Rule	Other
1	Allowable Opacity:		
٦.		xceptional Conditions: 10	00 %
	Maximum Period of Excess Opacity Allow	•	min/hour
			HIII/HOUL
4.	Method of Compliance: Best Operation F	ractice	
<u> </u>	Visible Comments Excess VE	allowed for starter and sh	utdann af saab
ı	Visible Emissions Comment: Excess VE	•	
U	Γ pursuant to FDEP Rule 62-210.700(1); 2	a nours per 24 nour period	perCI

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Section [1] of [1]

2 CTs w/ HRSG & DBs

### H. CONTINUOUS MONITOR INFORMATION

Complete if this emissions unit is or would be subject to continuous monitoring.

Continuous Monitoring System: Continuous Monitor 1 of 2

Parameter Code:	2. Pollutant(s):					
3. CMS Requirement:	x Rule Other					
4. Monitor Information Manufacturer: Chessel						
Model Number:	Serial Number:					
5. Installation Date: 01 July 1993	6. Performance Specification Test Date:					
7. Continuous Monitor Comment:  Parameter Code: FUEL. CMS required by Ninstalled per Site Construction Permit. Chesse from the respective unit DCS						
Continuous Monitoring System: Continuous N	Monitor 2 of 2					
Parameter Code:     WTF	2. Pollutant(s): NOx					
3. CMS Requirement:	x Rule Other					
4. Monitor Information Manufacturer: Chessel						
Model Number:	Serial Number:					
5. Installation Date: 01 July 1993	6. Performance Specification Test Date:					
7. Continuous Monitor Comment:						
CMS required by NSPS (40 CFR 60 Subpart GG). System required in accordance with Construction Permit. Pollutant emitted = NOx. Chessel recorder unit. The unit monitors data from the unit DCS system.						

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#### **EMISSIONS UNIT INFORMATION**

Section [1] of [1]

2 CTs w/ HRSG & DBs

#### I. EMISSIONS UNIT ADDITIONAL INFORMATION

### Additional Requirements for All Applications, Except as Otherwise Stated

1.	Process Flow Diagram (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  Attached, Document ID: LC-EOI-L1 Previously Submitted, Date
2.	Fuel Analysis or Specification (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  X Attached, Document ID: LC-E01-L2 Previously Submitted, Date
3.	Detailed Description of Control Equipment (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  Attached, Document ID: <u>LC-FI-E6</u> Previously Submitted, Date
4.	Procedures for Startup and Shutdown (Required for all operation permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  X Attached, Document ID: LC-EOI-L6 Previously Submitted, Date  Not Applicable (construction application)
5.	Operation and Maintenance Plan (Required for all permit applications, except Title V air operation permit revision applications if this information was submitted to the department within the previous five years and would not be altered as a result of the revision being sought)  X Attached, Document ID: LC-EOI-L5 Previously Submitted, Date  Not Applicable
6.	Compliance Demonstration Reports/Records  Attached, Document ID: <u>LC-EOI-L7</u>
	Test Date(s)/Pollutant(s) Tested: Unit 1 & 2 Annual Source Test for NOx, CO & VE, Performed by ACE, July 11 & 12, 2006 (summary only)
	Previously Submitted, Date:  Test Date(s)/Pollutant(s) Tested:
	To be Submitted, Date (if known): ASAP  Test Date(s)/Pollutant(s) Tested:  Not Applicable
	Note: For FESOP applications, all required compliance demonstration records/reports must be submitted at the time of application. For Title V air operation permit applications, all required compliance demonstration reports/records must be submitted at the time of application, or a compliance plan must be submitted at the time of application.
7.	Other Information Required by Rule or Statute  Attached, Document ID: X Not Applicable

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#### EMISSIONS UNIT INFORMATION

Section [1] of [1]

### Additional Requirements for Air Construction Permit Applications

1. 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))	( , , , , , , , , , , , , , , , , , , ,
Attached, Document ID:	Not Applicable
2. Good Engineering Practice Stack Height A	nalysis (Rule 62-212.400(4)(d), F.A.C., and
Rule 62-212.500(4)(t), F.A.C.)	
Attached, Document ID:	🔣 Not Applicable
3. Description of Stack Sampling Facilities (F	Required for proposed new stack sampling
facilities only)	
Attached, Document ID: LC-E01-L4	Not Applicable
Additional Requirements for Title V Air Op	eration Permit Applications
1. Identification of Applicable Requirements	
Attached, Document ID:	
2. Compliance Assurance Monitoring	
Attached, Document ID:	
3. Alternative Methods of Operation	
Attached, Document ID:	☐ Not Applicable
4. Alternative Modes of Operation (Emissions	Trading)
Attached, Document ID:	Not Applicable
5. Acid Rain Part Application	
Certificate of Representation (EPA Form	1 No. 7610-1)
Copy Attached, Document ID:	
☐ Acid Rain Part (Form No. 62-210.900(1	)(a))
Attached, Document ID:	Previously Submitted, Date:
Repowering Extension Plan (Form No.	
Attached, Document ID:	Previously Submitted, Date:
New Unit Exemption (Form No. 62-210	
Attached, Document ID:	Previously Submitted, Date:
Retired Unit Exemption (Form No. 62-2	10.900(1)(a)3.)
Attached, Document ID:	Previously Submitted, Date:
Phase II NOx Compliance Plan (Form N	o. 62-210.900(1)(a)4.)
	Previously Submitted, Date:
Phase II NOx Averaging Plan (Form No.	
	Previously Submitted, Date:
☐ Not Applicable	

DEP Form No. 62-210.900(1) - Form

	Additional Requirements Comment
!	

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# ATTACHMENT LC-AI-AC APPLICATION COMMENT

#### ATTACHMENT LC-AI-AC

This Air Construction permit application is for Lake Cogeneration Facility in	Lake
County, Umatilla, Florida.	

The application structure is as follows:

**Emission Units** 

General: 2 combustion turbines (CTs)\*

2 heat recovery steam generators (HRSGs)

2 duct burners (DBs)

Emissions Points (2): 2 stacks for CT/HRSG Units 1 & 2

Fuel Segments: Natural gas and distillate oil only

**Pollutants** 

CT/HRSG NO<sub>x</sub>, CO, PM/PM10. VOC, SO<sub>2</sub>

**VE** Emissions

CT/HRSG VE limits applicable

<u>CEM</u>

CT/HRSG NO<sub>x</sub>, O<sub>2</sub>, fuel consumption

**PSD** 

CT/HRSG NO<sub>x,</sub> CO

<sup>\*</sup>currently LM-6000 units to be upgraded to LM-6000 Sprint PC units

### ATTACHMENT LC-BI-AC

Five Year Site Emissions Data and Proposed Emissions Cap

#### ATTACHMEN. .C-BI-AC

### <u>Lake Cogen Five Year Site Emission Data (2001 – 2005), Future Potential Calculation and Proposed Emission Cap for SPRINT</u> Modification Request

Pollutant	U-1	2001 U-2	Total	U-1	2002 U-2	Total	U-1	2003 U-2	Total	U-1	2004 U-2	Total	U-1	2005 U-2	Total
NOx	137.5	138.4	275.9	135.8	131.8	267.6	95.8	98.3	194.1	93.4	93.2	186.6	95.6	94.3	189.8
СО	90.7	91.2	181.9	89.9	87.4	177.3	63.8	65.8	129.6	62.3	63.8	126.2	65.4	63.0	128.4
PM/PM10	8.8	8.9	17.7	8.8	8.5	17.2	6.1	6.3	12.5	6.0	6.0	12.0	6.1	6.1	12.2
SO2	4.1	4.1	8.2	4.0	3.9	8.0	2.8	2.9	5.8	2.8	2.8	5.5	2.8	2.8	5.6
VOC	5.6	5.6	11.2	5.6	5.5	11.1	4.0	4.2	8.2	3.9	4.3	8.2	4.4	4.0	8.4

#### **Future Potential to Emit**

Assumption for future potential to emit NOx and CO is based upon reviewing the facility operating history during the period of 1996 through 2000. The above data for the period of 2001 through 2006 represented a low period of operation for this facility. The following represents the future potential that this facility can operate under (per recent PSD regulatory changes) based upon reasonable historical information.

<u>Year</u>	NOx (tons)	<u>CO (tons)</u>
2000	296.5	211.4
1999	326.3	222.4
1998	339.1*	232.8*
1997	338.6	232.5
1996	351.8*	239.3*
2 year high aver.	345	236
PSD trigger	40	100
Proposed Cap (tons)	385	336
Site emission cap reduction from current permit limit (tons)		14

#### ATTACHM. 7 LC-BI-AC

### <u>Lake Cogen Five Year Site Emission Data (2001 – 2005), Future Potential Calculation and Proposed Emission Cap for SPRINT</u> Modification Request

Pollutant	Current Permit (1) (2)	2 yr. high (2001-2002) Mean Ave.	(1996-2000) 2 High Yr, Ave. (4)	Proposed PSD Trigger	Proposed Emission Cap	Current Limit vs. Proposed Difference
NOx	404.7	271.8	345	40	385	- 19 <sup>(3)</sup>
СО	350.3	179.6	236	100	336	- 14
PM/PM10	27.0	17.5		15	27.0	0
SO2	21.0	8.1		4()	21.0	0
VOC	30.8	11.2		40	30.8	0

<sup>(1)</sup> tonnage from current permit

<sup>(2)</sup> all cales are in tons per year (tpy)

<sup>(3)</sup> total annual loss from current Title V permit to secure an artificial cap and not trigger PSD review on request for SPRINT modification and slightly higher heat input.

<sup>(4)</sup> Tonnage considered for future potential calculations of site emissions – NOx and CO only

# ATTACHMENT LC-FI-B FACILITY REGULATIONS

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06/23/06)

Note: This attachment includes "canned conditions" developed from the "Title V Core List,"]

(Permitting note: APPENDIX TV-6, TITLE V CONDITIONS, is distributed to the permittee only. Other persons requesting copies of these conditions shall be provided one copy when requested or otherwise appropriate.)

#### Chapter 52-4 F.A.C.

Not federally enforceable. General Prohibition. Any stationary installation which will reasonably be expected to be a source of pollution shall not be operated, maintained, constructed, expanded, or modified without the appropriate and valid permits issued by the Department, unless the source is exempted by Department rule. The Department may issue a permit only after it receives reasonable assurance that the installation will not cause pollution in violation of any of the provisions of Chapter 403, F.S., or the rules promulgated thereunder. A permitted installation may only be operated, maintained, constructed, expanded or modified in a manner that is consistent with the terms of the permit.

[Rule 62-4 030, Florida Administrative Code (F.A.C.); and, Section 403 087, Florida Statute (F.S.)]

- 2 Not federally enforceable. <u>Proceedures to Obtain Permits and Other Authorizations</u>; <u>Applications</u>
- (1) Any person desiring to obtain a permit from the Department shall apply on forms prescribed by the Department and shall submit such additional information as the Department by law may require
- (2) All applications and supporting documents shall be filed in quadruplicate with the Department.
- (3) To ensure protection of public health, safety, and welfare, any construction, modification, or operation of an installation which may be a source of pollution, shall be in accordance with sound professional engineering practices pursuant to Chapter 471, F.S. All applications for a Department permit shall be certified by a professional engineer registered in the State of Florida except, when the application is for renewal of an air pollution operation permit at a non-Title V source as defined in Rule 62-219,200, F.A.C., or where professional engineering is not required by Chapter 471, F.S. Where required by Chapter 471 or 492, F.S., applicable portions of permit applications and supporting documents which are submitted to the Department for public record shall be signed and sealed by the professional(s) who prepared or approved them
- (4) Processing fees for air construction permits shall be in accordance with Rule 62-4.050(4), F.A.C.
- (5)(a) To be considered by the Department, each application must be accompanied by the proper processing fee. The fee shall be paid by check, payable to the Department of Environmental Protection. The fee is non-refundable except as provided in Section 120.60, F.S., and in this section
  - (b) When an application is received without the required fee, the Department shall acknowledge receipt of the application and shall immediately notify the applicant by certified mail that the required fee was not received and advise the applicant of the correct fee. The Department shall take no further action until the correct fee is received. If a fee was received by the Department which is less than the amount required, the Department shall return the fee along with the written notification.
  - (a) Upon receipt of the proper application fee, the permit processing time requirements of Sections 120.60(2) and 403.0876, F.S., shall begin.
  - (4) If the applicant does not submit the required fee within ten days of receipt of written notification, the Department shall either return the unprocessed application or arrange with the applicant for the pick up of the application.
  - (e) If an applicant submits an application fee in excess of the required fee, the permit processing time requirements of Sections 120.60(2) and 403.0376, F.S., shall begin upon receipt, and the Department shall refund to the applicant the amount received in excess of the required fee.
- (6) Any substantial modification to a complete application shall require an additional processing fee determined pursuant to the schedule set forth in Rule 62-4.050, F.A.C., and shall restart the time requirements of Sections 120.60 and 403.0876, F.S. For purposes of this subsection, the term "substantial modification" shall mean a modification which is reasonably expected to lead to substantially different environmental impacts which require a detailed review
- (7) Modifications to existing permits proposed by the permittee which require substantial changes in the existing permit or require substantial evaluation by the Department of potential impacts of the proposed modifications shall require the same fee as a new application for the same time duration except for modification under Chapter 62-45, F.A.C.
  [Rule 62-4.050, F.A.C.]

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06/23/06) (continued)

3 Standards for Issuing or Denving Permits | Except is provided at Rule 52-213-460, F.A.C., the issuance of a permit does not relieve any person from complying with the requirements of Chapter 403, F.S., or Department rules [Rule 52-4-376(7), F.A.C.]

#### 4 Modification of Permit Conditions

- (i) For good cause 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. For the purpose of this section, good cause shall include, but not be limited to, any of the following (also, see Condition No. 38.)
  - (1) A showing that an improvement in effluent or emission quality or quantity can be accomplished because of technological advances without unreasonable hardship
  - (b) A showing that a higher degree of treatment is necessary to effect the intent and purpose of Chapter 403, F.S.
  - (5) A showing of any change in the environment or surrounding conditions that requires a modification to conform to applicable air or water quality standards
  - (a) Adoption or revision of Florida Statutes, rules, or standards which require the modification of a permit condition for compliance.
- (2) A permittee may request a modification of a permit by applying to the Department
- (3) A permittee may request that a permit be extended as a modification of the permit. Such a request must be submitted to the Department in writing before the expiration of the permit. Upon timely submittal of a request for extension, unless the permit automatically expires by statute or rule, the permit will remain in effect until final agency action is taken on the request. For construction permits, an extension shall be granted if the applicant can demonstrate reasonable assurances that, upon completion, the extended permit will comply with the standards and conditions required by applicable regulation. For all other permits, an extension shall be granted if the applicant can demonstrate reasonable assurances that the extended permit will comply with the standards and conditions applicable to the original permit. A permit for which the permit application fee was prorated in accordance with Rule 62-4 050(446); F.A.C., shall not be extended. In no event shall a permit be extended or remain in effect longer than the time limits established by statute or rule.

[Rule 62-4-330, F.A.C.]

Renewals. Prior to 130 days before the expiration of a permit issued pursuant to Chapter 62-213, E.A.C., the permittee shall apply for a renewal of a permit using forms incorporated by reference in the specific rule chapter for that kind of permit. A renewal application shall be timely and sufficient. If the application is submitted prior to 130 days before expiration of the permit, it will be considered timely and sufficient. If the renewal application is submitted at a later date, it will not be considered timely and sufficient unless it is submitted and made complete prior to the expiration of the operation permit. When the application for renewal is timely and sufficient, the existing permit shall remain in effect until the renewal application has been finally acted upon by the Department or, if there is court review of the Department's final agency action, until a later date is required by Section 120.60, F.S., provided that, for renewal of a permit issued pursuant to Chapter 62-213, F.A.C., the applicant complies with the requirements of Rules 62-213.420(1):63, and 4., F.A.C.

[Rule 62-4:090, F.A.C.]

#### 6. Suspension and Revocation.

- (1) Permits shall be effective until suspended, revoked, surrendered, or expired and shall be subject to the provisions of Chapter 403, F.S., and rules of the Department.
- (2) Failure to comply with pollution control laws and rules shall be grounds for suspension or revocation.
- (3) A permit issued pursuant to Chapter 62-4, F.A.C., shall not become a vested property right in the permittee. The Department may revoke any permit issued by it if it finds that the permit holder or his agent:
  - (a) Submitted false or inaccurate information in his application or operational reports.
  - (b) Has violated law, Department orders, rules or permit conditions.
  - (a) Has failed to submit operational reports or other information required by Department rules.
  - (d) Has refused lawful inspection under Section 403.091, F.S.
- (4) No revocation shall become effective except after notice is served by personal services, certified mail, or newspaper notice pursuant to Section 129.50(7), F.S., upon the person or persons named therein and a hearing held if requested within the time specified in the notice. The notice shall specify the provision of the law, or rule alleged to be violated, or the permit condition or Department order alleged to be violated, and the facts alleged to constitute a violation thereof.

  [Rule 62-4.190, F.A.C.]

#### APPENDIX TV-6. TITLE V CONDITIONS (version dated 06.23.06) (continued)

Not federally enforceable. <u>Financial Responsibility</u> The Department may require in applicant to submit proof of financial responsibility and may require the applicant to post an appropriate bond to guarantee compliance with the law and Department rules [Rule 52-4 110, FIX.C.]

#### 3 Transfer of Permits

- 1) Within 30 days after the sale or legal transfer of a permitted facility, an "Application for Fransfer of Permit" (DEP Form 62-12011) must be submitted to the Department. This form must be completed with the notarized signatures of both the permittee and the proposed new permittee. For air permits, an "Application for Fransfer of Air Permit" DEP Form 52-210 900(7), shall be submitted.
- (2) The Department shall approve the transfer of a permit unless it determines that the proposed new permittee cannot provide reasonable assurances that conditions of the permit will be met. The determination shall be limited solely to the apility of the new permittee to comply with the conditions of the existing permit, and it shall not concern the adequacy of these permit conditions. If the Department proposes to deny the transfer, it shall provide both the permittee and the proposed new permittee a written objection to such transfer together with notice of a right to request a Chapter 120, F.S., proceeding on such determination
- (3) Within 30 days of receiving a properly completed Application for Transfer of Permit form, the Department shall issue a final determination. The Department may toil the time for making a determination on the transfer by notifying both the permittee and the proposed new permittee that additional information is required to adequately review the transfer request. Such notification shall be served within 30 days of receipt of an Application for Transfer of Permit form, completed pursuant to Rule 62-4 120 Co. F.A.C. If the Department fails to take action to approve or deny the transfer within 30 days of receipt of the completed Application for Transfer of Permit form, or within 30 days of receipt of the last item of timely requested additional information, the transfer shall be deemed approved.
- (4) The permittee is encouraged to apply for a permit transfer prior to the sale or legal transfer of a permitted facility. However, the transfer shall not be effective prior to the sale or legal transfer.
- (5) Until this transfer is approved by the Department, the permittee and any other person constructing, operating, or maintaining the permitted facility shall be liable for compliance with the terms of the permit. The permittee transferring the permit shall remain liable for corrective actions that may be required as a result of any violations occurring prior to the sale or legal transfer of the facility [Rufe 62-4 120, F.A.C.]
- 9 Plant Operation-Problems If the permittee is temporarily unable to comply with any of the conditions of the permit due to breakdown of equipment or destruction by hazard of fire, wind or by other cause, the permittee shall immediately notify the Department. Notification shall include pertinent information as to the cause of the problem, and what steps are being taken to correct the problem and to prevent its recurrence, and where applicable, the owner's intent toward reconstruction of destroyed facilities. Such notification does not release the permittee from any liability for failure to comply with Department rules. (also, see Condition No. 10.)

[Rule 62-4,130, F.A.C.]

- 19. For purposes of notification to the Department pursuant to Condition No. 9., Condition No. 12.(3), and Rule 62-4.130, F.A.C., Plant Operation-Problems, "immediately" shall mean the same day, if during a workday (i.e., 3:90 a.m. 5:90 p.m.), or the first business day after the incident, excluding weekends and holidays; and, for purposes of 40 CFR 70 6(1)(3)(iii)(B), 'prompt' shall have the same meaning as "immediately". [also, see Conditions Nos. 9, and 12.(8).]
  [40 CFR 70 6(1)(3)(iii)(B)]
- 11. Not federally enforceable. Review. Failure to request a hearing within 14 days of receipt of notice of proposed or final agency action on a permit application or as otherwise required in Chapter 62-103, F.A.C., shall be deemed a waiver of the right to an administrative hearing.

  [Rule 62-4.150, F.A.C.]
- 12. Permit Conditions. All permits issued by the Department shall include the following general conditions:
- (1) The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403-141, 403,727, or 403,859 through 403,861, F.S. The permittee is placed on active that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06-23-06) (continued)

- 12. 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 403,987-31 and 403,722-31, F.S., the issuance of this permit does not convey any 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 of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in this 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 F.S. 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 appurtmentances) that are installed and 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 predentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:
  - (a) Have access to and copy any records that must be kept under conditions of the permit;
  - (b) Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
  - [5] 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.
- (3) 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. (also, see Condition No. 10.)
  - (a) A description of and cause of noncompliance; and
  - (b) The period of noncompliance, including fates and times, or, if not corrected, the inticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance. 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.
- (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 Florida Statutes or Department rules, except where such use is prescribed by Sections 403-111 and 403.73, 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.
- (19) 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 Rule 62-4.120, 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.
- (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 that 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 for this permit. These materials shall be retained at least five (5) 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,

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06.23/06) (continued)

- 5. The analytical techniques or methods used:
- 6. The results of such analyses
- 15. When requested by the Department, the permittee shall within a reasonable time famish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the 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 promotly [Rules 52-4 150 and 52-213 440(1):05, F.A.C.]

#### 13 Construction Permits

- 11. No person shall construct any installation or facility which will reasonably be expected to be a source of air pollution without first applying for and receiving a construction permit from the Department unless exempted by statute or Department rule. In addition to the requirements of Chapter 52-4, F.A.C. applicants for a Department Construction Permit shall submit the following as applicable.
  - (a) A completed application on forms furnished by the Department,
  - b) An angineering report covering:
    - 1. Plant description and operations.
    - 2. Types and quantities of all waste material to be generated whether liquid, gaseous or solid,
    - 3. Proposed waste control facilities,
    - 4. The treatment objectives.
    - 5. The design criteria on which the control facilities are based, and
    - 5. Other information deemed relevant.

Design criteria submitted pursuant to Rule 62-4 210 (Li(b))5. F.A.C., shall be based on the results of laboratory and pilot-plant scale studies whenever such studies are warranted. The design efficiencies of the proposed waste treatment facilities and the quantities and types of pollutants in the treated effluents or emissions shall be indicated. Work of this nature shall be subject to the requirements of Chapter 471, F.S.. Where confidential records are involved, certain information may be kept confidential pursuant to Section 403-111, F.S.

- (a) The owners written guarantee to meet the design criteria as accepted by the Department and to abide by Chapter 403, F.S., and the rules of the Department as to the quantities and types of materials to be discharged from the installation. The owner may be required to post an appropriate bond or other equivalent evidence of financial responsibility to guarantee compliance with such conditions in instances where the owner's financial resources are madequate or proposed control facilities are experimental in nature.
- (2) The construction permit may contain conditions and an expiration date as determined by the Secretary's designee.
- (3) When the Department issues a permit to construct, the permittee shall be allowed a period of time, specified in the permit, to construct, and to operate and test to determine compliance with Chapter 403, F.S., and the rules of the Department and, where applicable, to apply for and receive an operation permit. The Department may require tests and evaluations of the treatment facilities by the permittee at his her expense.

[Rule 52-4-210, F.A.C.]

Not federally enforceable. Operation Permit for New Sources. To properly apply for an operation permit for new sources the applicant shall submit the appropriate fee and certification that construction was completed, noting any deviations from the conditions in the construction permit and test results where appropriate.

[Rule 62-4.220, F.A.C.]

#### Chapters 23-106 and 52-110, F.A.C.

- 15. Public Notice, Public Participation, and Proposed Agency Assion. The permittee shall comply with all of the requirements for public notice, public participation, and proposed agency action pursuant to Rules 62-119 106 and 62-210,350, F.A.C. [Rules 62-119,106, 62-210,350 and 62-213,430(1)(b), F.A.C.]
- 16. Administrative Hearing The permittee shall comply with all of the requirements for a petition for administrative hearing or waiver of right to administrative proceeding pursuant to Rules 28-106.201, 23-106.301 and 62-110.106, F.A.C. [Rules 28-106.201, 23-106.301 and 62-110.106, F.A.C.]

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06/23/06) (continued)

#### Chapter 52-204, F.A.C.

17 Ascestos. This permit does not authorize any demolition or renovation of the facility or its parts or components which involves asbestos removal. This permit does not constitute a waiver of any of the requirements of Chapter 52-257. F.A.C., and 40 CFR 51. Subpart M. National Emission Standard for Asbestos, adopted and incorporated by reference in Rule 62-204.800, F.A.C. Compliance with Chapter 52-257, F.A.C., and 40 CFR 51. Subpart M. Section 51.145 is required for any asbestos demolition or renovation at the source.

(40) CFR 51. Rule 52-204-300, F.A.C., and, Chapter 52-257, F.A.C.).

#### Chapter 52-211 F A C

13 Permits Required. Unless exempted from permitting pursuant to Rule 52-210 300(3 ca) or (5), F.A.C., or Rule 52-4-040, F.A.C., or inless specifically authorized by provision of Rule 52-210 300(4), F.A.C., or Rule 52-213 300, F.A.C., the owner or operator of any facility or emissions unit which emits or can reasonably be expected to emit any air pollutant shall obtain an appropriate permit from the Department prior to beginning construction, reconstruction pursuant to 40 CFR 50 15 or 63.2, modification, or the addition of pollution control equipment, or to authorize initial or continued operation of the emissions unit; or to establish a P.V.D. or Air Emissions Bubble. All emissions limitations, controls, and other requirements imposed by such permits shall be at least as stringent as any applicable limitations and requirements contained in or inforceable under the State Implementation. Plan (SIP) or that are otherwise federally enforceable. Except as provided at Rule 52-213 460, F.A.C., issuance of a permit does not relieve the owner or operator of a facility or an emissions unit from complying with any applicable requirements, any emission limiting standards or other requirements of the air pollution rules of the Department or any other such requirements under federal, state, or local law.

#### (1) Air Construction Permits

- (a) Unless exempt from permitting pursuant to Rule 52-210 300 34 at or (b), F.A.C., or Rule 52-4,040, F.A.C., an air construction permit shall be obtained by the owner or operator of any proposed new reconstructed, or modified facility or emissions unit, or any new pollution control equipment prior to the beginning of construction, reconstruction pursuant to 40 CFR 50,15 or 53.2, or modification of the facility or emissions unit or addition of the pollution control equipment; or to establish a PAL; in accordance with all applicable provisions of Chapter 52-210, F.A.C., Chapter 62-212, F.A.C., and Chapter 52-4, F.A.C., Except is provided under Rule 52-213 415. F.A.C., the owner or operator of any facility seeking to create or change an air emissions bubble shall obtain an air construction permit in accordance with all the applicable provisions of Chapter 52-210, F.A.C., Chapters 52-212 and 52-4, F.A.C. The construction permit shall be issued for a period of time sufficient to allow construction, reconstruction or modification of the facility or emissions unit or addition of the air pollution control equipment, and operation while the owner or operator of the new, reconstructed or modified facility or emissions unit or the new pollution control equipment is conducting tests or otherwise demonstrating initial compliance with the conditions of the construction permit.
- (b) Norwithstanding the expiration of an air construction permit, all limitations and requirements of such permit that are applicable to the design and operation of the permitted facility or emissions unit shall remain in effect until the facility or emissions unit is permanently shut down, except for any such limitation or requirement that is obsolete by its nature (such as a requirement for initial compliance testing) or any such limitation or requirement that is changed in accordance with the provisions of Rule 52-210,300(1)(b)11. F.A.C. Either the applicant or the Department can propose that certain conditions be considered obsolete. Any conditions or language in an air construction permit that are included for informational purposes only, if they are transferred to the air operation permit, shall be transferred for informational purposes only and shall not become enforceable conditions unless voluntarily agreed to by the permittee or otherwise required under Department rules.
  - I Except for those limitations or requirements that are obsolete, all limitations and requirements of an air construction permit shall be included and identified in any air operation permit for the facility or emissions unit. The limitations and requirements included in the air operation permit can be changed, and thereby superseded, through the issuance of an air construction permit, federally enforceable state air operation permit, federally enforceable air general permit, or Fitle V air operation permit; provided, however, that:
    - a. Any change that would constitute an administrative correction may be made pursuant to Rule 62-210 360, F.A.C.;
       b. Any change that would constitute a modification, as defined at Rule 62-210,200, F.A.C.; shall be accomplished only through the issuance of an air construction permit; and
    - e. Any change in a permit limitation or requirement that originates from a permit issued pursuant to 40 CFR 52.21. Rule 62-204.800(11)(d)2., F.A.C., Rule 62-212.400, F.A.C., Rule 62-212.500, F.A.C., or any former codification of Rule 62-212.400 or Rule 62-212.500, F.A.C., shall be accomplished only through the issuance of a new or revised air construction permit under Rule 62-204.800(11)(d)2., Rule 62-212.400 or Rule 62-212.500, F.A.C., as appropriate.
  - 2. The force and effect of any change in a permit limitation or requirement made in accordance with the provisions of Rule 62-210 300(1)(b)11, F.A.C., shall be the same as if such change were made to the original air construction permit.

    3. Nothing in Rule 62-210.300(1)(b), F.A.C., shall be construed as to allow operation of a facility or emissions unit without a valid air operation permit.

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06/23/06) (continued)

To (fill due to an emergency, a startup date is not known 60 days prior thereto, the owner shall notify the Department as soon as possible after the date of such startup is ascertained

(Rule 52-21) 300 5 // F.A.C. [-

#### 20 Emissions Unit Reclassification

- (a) Any emissions unit whose operation permit has been revoked as provided for in Chapter 50.4. F.A.C., shall be deemed permanently shut down for purposes of Rule 62-212 500. F.A.C. Any emissions unit whose permit to operate has expired without timely renewal or transfer may be deemed permanently shut down, provided, however, that no such emissions unit shall be deemed permanently shut down if, within 20 days after receipt of written notice from the Department, the emissions unit awner or operator demonstrates that the permit expiration resulted from inadvertent failure to comply with the requirements of Rule 52-4-990. F.A.C., and that the owner or operator intends to continue the emissions unit in operation, and either submits an application for an air operation permit or compiles with permit transfer requirements, if applicable
- (b) If the owner or operator of an emissions unit which is so permanently shut down, applies to the Department for a permit to reactivate or operate such emissions unit, the emissions unit will be reviewed and permitted as a new emissions unit fixule 62-210 300(6), F.A.C.]

#### 21. Transfer of Air Permits.

- An air permit is transferable only after submission of an Application for Transfer of Air Permit. DEP Form 62-2(9) 900(7)) and Department approval in accordance with Rule 62-4.120, F.A.C. For Fittle V permit transfers only, a complete application for transfer of air permit shall include the requirements of 40 CFR 70.7(1'(1'(iv)), adopted and incorporated by reference at Rule 62-204-300, F.A.C. Within 30 days after approval of the transfer of permit, the Department shall update the permit by an administrative permit correction pursuant to Rule 62-210.360, F.A.C.
- (b) For an air general permit, the provision of Rules 62-210 300(7)(a) and 52-4 120. F.A.C., do not apply. Thirty, 300 days before using an air general permit, the new owner must submit an air general permit notification to the Department in accordance with Rule 52-210,300(4), F.A.C., or Rule 62-213 300(2)(5), F.A.C.

[Rule 52-210 300(7), F.A.C.]

#### 22 Public Notice and Comment

- (1) Public Notice of Proposed Agency Action
  - (a) A notice of proposed agency action on permit application, where the proposed agency action is to issue the permit, shall be published by any applicant for:
    - 1 An air construction permit;
    - 2. An air operation permit, permit renewal or permit revision subject to Rule 52-210.300(2)(5), F.A.C., (i.e., a FESOP), except as provided in Rule 62-210.300(2)(b) 1.5., F.A.C.; or
    - 3. An air operation permit, permit renewal, or permit revision subject to Chapter 62-213, F.A.C., except Fitle V air general permits or those permit revisions meeting the requirements of Rule 52-213, 412(1), F.A.C.
  - (b) The notice required by Rule 62-210.350(1)(a), F.A.C., shall be published in accordance with all otherwise applicable provisions of Rule 62-410.106, F.A.C.. A public notice under Rule 62-210.350(1)(a)1, F.A.C., for an air construction permit may be combined with any required public notice under Rule 62-210.350(1)(a)2 or 3, F.A.C., for air operation permits. If such notices are combined, the public notice must comply with the requirements for both notices.
  - (c) Except as otherwise provided at Rules 62-210.359(2), (3), and (6), F.A.C., each notice of intent to issue an air construction permit shall provide a 14-day period for submittal of public comments
- (2) Additional Public Notice Requirements for Emissions Units Subject to Prevention of Significant Deterioration or Nonattainment Area Preconstruction Review.
  - (1) Before taking final agency action on a construction permit application for any proposed new or modified facility or emissions unit subject to the preconstruction review requirements of Rule 62-212.490 or 62-212.500, F.A.C., the Department shall comply with all applicable provisions of Rule 62-110 106, F.A.C., and provide an opportunity for public comment which shall include as a minimum the following:
    - 1. A complete file available for public inspection in at least one location in the district affected which includes the information submitted by the owner or operator, exclusive of confidential records under Section 403-111, F.S., and the Department's analysis of the effect of the proposed construction or modification on ambient air quality, including the Department's preliminary determination of whether the permit should be approved or disapproved;
    - 2. A 30-day period for submittal of public comments; and

- (2) Air Operation Permits. Upon expiration of the air operation permit for any existing facility or emissions unit, subsequent to construction or modification, or subsequent to the creation of or change to a bubble, and demonstration of compliance with the conditions of the construction permit for any new or modified facility or emissions unit, any air emissions bubble, or as otherwise provided in Chapter 62-210. F.A.C., or Chapter 62-213, F.A.C., the owner or operator of such facility or emissions unit shall obtain a renewal air operation permit, an initial air operation permit or air general permit, or an administrative correction or revision of an existing air operation permit, whichever is appropriate, in accordance with all applicable provisions of Chapter 52-210, F.A.C., Chapter 62-213, F.A.C., and Chapter 62-4, F.A.C.
  - 43) Minimum Requirements for All Air Operation Permits—At a minimum, a permit issued pursuant to this subsection shall. Uspecify the manner, nature, volume and frequency of the emissions permitted, and the applicable emission limiting standards or performance standards, if any.
    - 2. Require proper operation and maintenance of any pollution control equipment by qualified personnel, where applicable in accordance with the provisions of any operation and maintenance plan required by the air pollution rules of the Department
    - 3. Contain an effective date stated in the permit which shall not be earlier than the date final action is taken on the application and be issued for a period, beginning on the effective date, as provided below
      - a. The operation permit for an emissions unit which is in compliance with all applicable rules and in operational condition, and which the owner or operator intends to continue operating, shall be issued or renewed for a five-year period, except that, for Title V sources subject to Rule 62-213 420(1)(a)(c) F.A.C. operation permits shall be extended until 50 days after the due date for submittal of the facility's Title V permit application as specified in Rule 52-213 420(1)(a)(c).
      - 5. Except as provided in Rule 52-21.3.300(2)(a)3.d., F.A.C., the operation permit for an emissions unit which has been shut down for six months or more prior to the expiration date of the current operation permit, shall be renewed for a period not to exceed five years from the date of shutdown, even if the emissions unit is not maintained in operational condition, provided.
        - (i) the owner or operator of the emissions unit demonstrates to the Department that the emissions unit may need to be reactivated and used, or that it is the owner's or operator's intent to apply to the Department for a permit to construct a new emissions unit at the facility before the end of the extension period, and (ii) the owner or operator of the emissions unit agrees to and is legally prohibited from providing the allowable emission permitted by the renewed permit as an emissions offset to any other person under Rule 52-212,500, F.A.C.; and
        - (iii) the emissions unit was operating in compliance with all applicable rules as of the time the source was shut down
      - e. Except as provided in Rule 60-210.300(2)(a)3.4. F.A.C., the operation permit for an emissions unit which has been shut down for five years or more prior to the expiration date of the current operation permit shall be renewed for a maximum period not to exceed ten years from the date of shutdown, even if the emissions unit is not maintained in operational condition, provided the conditions given in Rule 62-210 300(2)(a)3 b., F.A.C., are met and the owner or operator demonstrates to the Department that failure to renew the permit would constitute a hardship, which may include economic hardship.
      - d. The operation permit for an electric utility generating unit on cold standby or long-term reserve shutdown shall be renewed for a five-year period, and additional five-year periods, even if the unit is not maintained in operational condition, provided the conditions given in Rules 62-219 390(2)(a)3.b.(i) through (iii), E.A.C., are met.
    - 4. In the case of an emissions unit permitted pursuant to Rules 62-219.300(2)(a)3.5., c., and d., F.A.C., include reasonable notification and compliance testing requirements for reactivation of such emissions unit and provide that the owner or operator demonstrate to the Department prior to reactivation that such reactivation would not constitute reconstruction pursuant to Rule 62-204.300(3), F.A.C.

[Rules 62-219.300(1) & (2), F.A.C.]

- 19. Not federally enforceable. Notification of Startup. The owners or operator of any emissions unit or facility which has a valid air operation permit which has been shut down more than one year, shall notify the Department in writing of the intent to start up such emissions unit or facility, a minimum of 60 days prior to the intended startup date.
  - (1) The notification shall include information as to the startup date, anticipated emission rates or pollutants released, changes to processes or control devices which will result in changes to emission rates, and any other conditions which may differ from the valid outstanding operation permit

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06 23 06) (continued)

- 3. A notice, by advertisement in a newspaper of general circulation in the county affected, specifying the nature and location of the proposed facility or emissions unit, whether BACT or EAER has been determined, the fegree of PSD increment consumption expected, if applicable, and the location of the information specified in paragraph 1, above, and notifying the public of the apportunity for submitting comments and requesting 4 public hearing.
- 5. The notice provided for in Rule 52-210 350(2 (1)3), F.A.C., shall be prepared by the Department and published by the applicant in accordance with all applicable provisions of Rule 62-410 (06, F.A.C., except that the applicant shall cause the notice to be published no later than thirty (30) days prior to final agency action.
- Office of the U.S. Environmental Protection Agency and to all other state and local officials or agencies having cognizance over the location of such new or modified facility or emissions unit, including local air pollution control agencies, chief executives of tity or county, government, regional land use planning agencies, and my other state. Federal Land Manager, or Indian Governing Body whose lands may be affected by emissions from the new or modified facility or emissions unit.
- (4) A copy of the notice provided for in Rule 52-210 350(2)(1)3 . F.A.C., shall be displayed in the appropriate district, branch and local program offices.
- (e) An opportunity for public hearing shall be provided in accordance with Chapter (20, F.S., and Rule 62-(10) 106, F.A.C.
- (f) Any public comments received shall be made available for public inspection in the location where the information specified in Rule 62-219 350(2)(a)). F.A.C., is available and shall be considered by the Department in making a final determination to approve or deny the permit.
- (2) The final determination shall be made available for public inspection at the same location where the information specified in Rule 62-219 350(2)(art), F.A.C., was made available
- (h) For a proposed new or modified emissions unit which would be located within 100 kilometers of any Federal Class Larea or whose emissions may affect any Federal Class Larea, and which would be subject to the preconstruction review requirements of Rule 52-212,400 or 52-212,500. FIA.C
  - 1. The Department shall mail or transmit to the Administrator a copy of the initial application for an air construction permit and notice of every action related to the consideration of the permit application.
  - 2. The Department shall mail or transmit to the Federal Land Manager of each affected Class I area a copy of any written notice of intent to apply for an air construction permit; the initial application for an air construction permit, including all required analyses and demonstrations; any subsequently submitted information related to the application, the preliminary determination and notice of proposed agency action on the permit application, and any petition for an administrative hearing regarding the application or the Department's proposed action. Each such document shall be mailed or transmitted to the Federal Land Manager within fourteen (14) days after its receipt by the Department.
- (3) Additional Public Notice Requirements for Facilities. Subject to Operation Permits for Title V Sources.
  - (a) Before taking final agency action to issue a new, renewed, or revised air operation permit subject to Chapter 62-213.

    F.A.C., the Department shall comply with all applicable provisions of Rule 62-119.196, F.A.C., and provide an opportunity for public comment which shall include as a minimum the following
    - 1. A complete file available for public inspection in at least one location in the district affected which includes the information submitted by the owner or operator, exclusive of confidential records under Section 403-111, F.S., and
    - 2. A 30-day period for submittal of public comments.
  - (5) The notice provided for in Rule 62-210.350(3)(a), F.A.C., shall be prepared by the Department and published by the applicant in accordance with all applicable provisions of Rule 62-110.106, F.A.C., except that the applicant shall cause the notice to be published no later than thirty (30) days prior to final agency action. If written comments received during the 30-day comment period on a draft permit result in the Department's issuance of a revised draft permit in accordance with Rule 62-213.430(1), F.A.C., the Department shall require the applicant to publish another public notice in accordance with Rule 62-210.350(1)(a), F.A.C.
  - (a) The notice shall identify:
    - 1. The facility:
    - 2. The name and address of the office at which processing of the permit occurs;
    - 3. The activity or activities involved in the permit action;
    - 4. The emissions change involved in any permit revision;
    - 5. The name, address, and telephone number of a Department representative from whom interested persons may obtain additional information, including copies of the permit draft, the application, and all relevant supporting materials, including any permit application, compliance plan, permit, monitoring report, and compliance statement required pursuant to Chapter 62-213, F.A.C. (except for information entitled to confidential treatment pursuant to Section 403 111, F.S.), and all other materials available to the Department that are relevant to the permit decision;

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06 23-06) (continued)

- 5 . A brief description of the comment procedures required by Rule 52-210 359 3 , F.  $\lambda C$  ,
- The time and place of any hearing that may be held, including a statement of procedure to request a hearing funless a hearing has already been scheduled), and
- 3. The procedures by which persons may petition the Administrator to object to the issuance of the proposed permit after expiration of the Administrator's 45-day review period.

[Rules 52-210 350/11 thru [37, F.A.C.]

#### 23 Administrative Permit Corrections

- 11. A facility owner shall notify the Department by letter of minor corrections to information contained in a permit. Such notifications shall include
  - (a) Typographical errors noted in the permit;
  - (b) Name, address or phone number change from that in the permitt
  - (2) A change requiring more frequent monitoring or reporting by the permittee.
  - (4) A change in ownership or operational control of a facility, subject to the following provisions
    - I The Department determines that no other change in the permit is necessary;
    - 2. The permittee and proposed new permittee have submitted an Application for Transfer of Air Permit, and the Department has approved the transfer pursuant to Rate 62-210 300(7), F.A.C., and
    - 3. The new permittee has notified the Department of the effective date of sale or legal transfer
  - (a) Changes listed at 40 CFR 72.33(a)(1), (2), (6), (9) and (10) adopted and incorporated by reference at Rule 62-294-399, F.A.C., and changes made pursuant to Rules 62-214-349(1) and (2), F.A.C., to Title V sources subject to emissions limitations or reductions pursuant to 42 USC ss. 7651-76516.
  - (6) Changes listed at 40 CFR 72.33(a)(1) and (12), adopted and incorporated by reference at Rule 62-204-300, F.A.C., to Title V sources subject to emissions limitations or reductions persuant to 42 USC 55 7651-7651b, provided the notification is accompanied by a copy of any EPA determination concerning the similarity of the change to those listed at Rule 62-210-360(1)(e), F.A.C.; and
  - (g). Any other similar minor administrative change at the source
- (2) Upon receipt of any such notification, the Department shall within 60 days correct the permit and provide a corrected copy to the owner.
- (3) After first notifying the owner, the Department shall correct any permit in which it discovers errors of the types listed at Rules 62-210 360(17(a) and (b), F.A.C., and provide a corrected copy to the owner
- (4) For Title V source permits, other than general permits, a copy of the corrected permit shall be provided to EPA and any approved local air program in the county where the facility or any part of the facility is located.

[Rule 62-219 360, F.A.C.]

#### 24 Emissions Computation and Reportsing.

- (1) Applicability. This rule sets forth required methodologies to be used by the owner or operator of a facility for computing actual emissions, baseline actual emissions, and net emissions increase, as defined at Rule 62-210 200, F.A.C., and for computing emissions for purposes of the reporting requirements of subsection 52-210.370(3) and paragraph 62-212.300(1)(a), F.A.C., or of any permit condition that requires emissions be computed in accordance with this rule. This rule is not intended to establish methodologies for determining compliance with the emission limitations of any air permit
- (2) Computation of Emissions. For any of the purposes set forth in subsection 52-210.370(1), F.A.C., the owner or operator of a facility shall compute emissions in accordance with the requirements set forth in this subsection.
  - (a) Basic Approach. The owner or operator shall employ, on a pollutant-specific basis, the most accurate of the approaches set forth below to compute the emissions of a pollutant from an emissions unit; provided, however, that nothing in this rule shall be construed to require installation and operation of any continuous emissions monitoring system (CEMS), continuous parameter monitoring system (CPMS), or predictive emissions monitoring system (PEMS) not otherwise required by rule or permit, nor shall anything in this rule be construed to require performance of any stack testing not otherwise required by rule or permit.
    - 1. If the emissions unit is equipped with a CEMS meeting the requirements of paragraph 62-2(0.370(2)(b), F.A.C., the owner or operator shall use such CEMS to compute the emissions of the pollutant, unless the owner or operator demonstrates to the department that an alternative approach is more accurate because the CEMS represents still-emerging technology.
    - 2. If a CEMS is not available or does not meet the requirements of paragraph 62-210.370(2)(b), F.A.C, but emissions of the pollutant can be computed pursuant to the mass balance methodology of paragraph 62-210.370(2)(c), F.A.C., the owner or operator shall use such methodology, unless the owner or operator demonstrates to the department that an alternative approach is more accurate.
    - 3. If a CEMS is not available or does not meet the requirements of paragraph 62-210.370(2)(b), F.A.C., and emissions cannot be computed pursuant to the mass balance methodology, the owner or operator shall use an emission factor meeting the requirements of paragraph 62-210.370(2)(d), F.A.C., unless the owner or operator demonstrates to the department that an alternative approach is more accurate.
  - (b) Continuous Emissions Monitoring System (CEMS).
    - 1. An owner or operator may use a CEMS to compute emissions of a pollutant for purposes of this rule provided:
      - a. The CEMS complies with the applicable certification and quality assurance requirements of 40 CFR Part 60. Appendices B and F, or, for an acid rain unit, the certification and quality assurance requirements of 40 CFR Part 75, all adopted by reference at Rule 62-204,800, F A C,; or

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06-23-06) (continued)

- b. The owner or operator demonstrates that the CEMS otherwise represents the most accurate means of computing emissions for purposes of this rule.
- 2. Stack gas volumetric flow rates used with the CEMS to compute emissions shall be obtained by the most accurate of the following methods as demonstrated by the owner or operator:
  - a. A pallibrated flowmeter that reports data on a continuous basis, if wailable, or
  - b. The average flow rate of all valid stack tests conducted furing a five-year period encompassing the period over which the emissions are being computed, provided all stack tests used shall represent the same operational and physical configuration of the unit.
- 3. The owner or operator may use CEMS data in combination with an appropriate f-factor, heat input data, and any other necessary parameters to compute emissions if such method is demonstrated by the owner or operator to be more accurate than using a stack gas volumetric flow rate as set forth at subparagraph 62-240 370(2)(5)(2), F.A.C., above

#### cale Mass Bulanca Calculations

- 1. An owner or operator may use mass balance calculations to compute emissions of a pollutant for purposes of this rule provided the owner or operator.
  - a. Demonstrates a means of validating the content of the pollutant that is contained in or created by all materials or fuels used in or at the emissions unit, and
  - b. Assumes that the emissions unit emits all of the pollutant that is contained in or created by any materia; or fuel used in or at the emissions unit if it cannot otherwise be accounted for in the process or in the capture and destruction of the pollutant by the unit's air pollution control equipment.
- 2. Where the vendor of a raw material or fuel which is used in or at the emissions unit publishes a range of pollutant content from such material or fuel, the owner or operator shall use the highest value of the range to compute the emissions, unless the owner or operator demonstrates using site-specific data that another content within the range is more accurate
- 3. In the case of an emissions unit using coatings or solvents, the owner or operator shall document, through purchase receipts, records and sales receipts, the beginning and ending VOC inventories, the amount of VOC purchased during the computational period, and the amount of VOC disposed of in the liquid phase during such period.

#### (d) Emission Factors.

- I. An owner or operator may use an emission factor to compute emissions of a pollutant for purposes of this rate provided the emission factor is based on site-specific data such as stack test data, where available, unless the owner or operator demonstrates to the department that an alternative emission factor is more accurate. An owner or operator asing site-specific data to derive an emission factor or set of factors, shall meet the following requirements
  - a. If stack test data are used, the emission factor shall be based on the average emissions per unit of input, output, or gas volume, whichever is appropriate, of all valid stack tests conducted during at least a five-year period encompassing the period over which the emissions are being computed, provided all stack tests used shall represent the same operational and physical configuration of the unit.
  - b. Multiple emission factors shall be used as necessary to account for variations in emission rate associated with variations in the emissions unit's operating rate or operating conditions during the period over which emissions are computed.
  - c. The owner or operator shall compute emissions by multiplying the appropriate emission factor by the appropriate input, output or gas volume value for the period over which the emissions are computed. The owner or operator shall not compute emissions by converting an emission factor to pounds per hour and then multiplying by hours of operation, unless the owner or operator demonstrates that such computation is the most accurate method available.
- 2. If site-specific data are not available to derive an emission factor, the owner or operator may use a published emission factor directly applicable to the process for which emissions are computed. If no directly-applicable emission factor is available, the owner or operator may use a factor based on a similar, but different, process
- (e) Accounting for Emissions During Periods of Missing Data from CEMS, PEMS, or CPMS. In computing the emissions of a pollutant, the owner or operator shall account for the emissions during periods of missing data from CEMS, PEMS, or CPMS using other site-specific data to generate a reasonable estimate of such emissions.
- (f) Accounting for Emissions During Periods of Startup and Shutdown. In computing the emissions of a pollutant, the owner or operator shall account for the emissions during periods of startup and shutdown of the emissions unit.
- (g) Fugitive Emissions. In computing the emissions of a pollutant from a facility or emissions unit, the owner or operator shall account for the fugitive emissions of the pollutant, to the extent quantifiable, associated with such facility or emissions unit.
- (h) Recordkeeping. The owner or operator shall retain a copy of all records used to compute emissions pursuant to this rule for a period of five years from the date on which such emissions information is submitted to the department for any regulatory purpose.
- (3) Annual Operating Report for Air Pollutant Emitting Facility.
  - (a) The Annual Operating Report for Air Pollutant Emitting Facility (DEP Form No. 62-219.900(5)) shall be completed each year.
  - (e) The annual operating report shall be submitted to the appropriate Department of Environmental Protection (DEP, division, district or DEP-approved local air pollution control program office by March 1 of the following year.
  - (d) Beginning with 2007 annual emissions, emissions shall be computed in accordance with the provisions of Rule 52-210.370(2), F.A.C., for purposes of the annual operating report.

[Rules 62-210.370(1), (2) and (3)(a), (a) & (d), F.A.C.]

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06, 23, 06) (continued)

pay timely any required unnual emissions fee, penalty, or interest constitutes grounds for permit revocation pursuant to Rule 52-4 (iii) FALC

- (4)). Any documentation of actual hours of operation, actual material or heat input, actual production amount, or actual emissions used to calculate the annual emissions fee shall be retained by the owner for a minimum of five (5) years and shall be made available to the Department upon request.
- $(15j) \ \ A \ completed \ DEP \ Form \ 62-213 \ 900 (1), \ "Major \ Air Pollution Source Annual Emissions Fize Form" \ must be submitted by a responsible official with the annual emissions fee.$

[Rules 62-213 295, cl. (g), (1)(i) & (10]), F.A.C.]

- 29 Reserved
- 30 Reserved
- 31 Air Operation Permit Fees. No permit application processing fee, renewal fee, modification fee or amendment fee is required for an operation permit for a Title V source. [Rule 52-313 205/4], F.A.C.]
- 32. <u>Permits and Permit Revisions Required</u> All Title V sources are subject to the permit requirements of Chapter 62-213, F.A.C., except those Title V sources permittable pursuant to Rule 62-213-300, F.A.C., Title V Air General Permits.
- (1) No Title V source may operate except in compliance with Chapter 62-213, F.A.C.
- (2) Except as provided in Rule 52-213-419, F.A.C., no source with a permit issued under the provisions of Chapter 52-213, F.A.C., shall make any changes in its operation without first applying for and receiving a permit revision if the change meets any of the following:
  - (a) Constitutes a modification,
  - (b) Violates any applicable requirement:
  - (2) Exceeds the allowable emissions of any air pollutant from any unit within the source,
  - (4) Contravenes any permit term or condition for monitoring, testing, recordkeeping, reporting or of a compliance certification requirement;
  - (a) Requires a case-by-case determination of an emission limitation or other standard or a source specific determination of ambient impacts, or a visibility or increment analysis under the provisions of Chapter 62-212 or 62-296, F.A.C.
  - (f) Violates a permit term or condition which the source has assumed for which there is no corresponding underlying applicable requirement to which the source would otherwise be subject.
  - (g) Results in the trading of emissions among units within a source except as specifically authorized pursuant to Rule 62-213.415; F.A.C.;
  - (h) Results in the change of location of any relocatable facility identified as a Title V source pursuant to paragraph (a)-(e), (g) of the definition of imajor source of air pollution" at Rule 62-210.200, F.A.C.;
  - (i) Constitutes a change at an Acid Rain Source under the provisions of 40 CFR 72.31(a)(1), (2), or (3), (b)(1) or (5)(3), heraby incorporated by reference;
  - (j) Constitutes a change in a repowering plan, nitrogen oxides averaging plan, or nitrogen oxides compliance deadline extension at an Acid Rain Source;

[Rales 62-213,400(1) & (2), F.A.C.]

- 33. Changes Without Permit Revision. Title V sources having a valid permit issued pursuant to Chapter 62-213, F.A.C., may make the following changes without permit revision, provided that sources shall maintain source logs or records to verify periods of operation:
- (1) Permitted sources may change among those alternative methods of operation:
- (2) A permitted source may implement operating changes, as defined in Rule 62-210.200, F.A.C., after the source submits any forms required by any applicable requirement and provides the Department and EPA with at least 7 days written notice prior to implementation. The source and the Department shall attach each notice to the relevant permit.
  - (a) The written notice shall include the date on which the change will occur, and a description of the change within the permitted source, the pollutants emitted and any change in emissions, and any term or condition becoming applicable or no longer applicable as a result of the change;
  - (b) The permit shield described in Rule 62-213.460, F.A.C., shall not apply to such changes;
- (3) Permitted sources may implement changes involving modes of operation only in accordance with Rule 62-213.415, F.A.C. [Rule 62-213.410, F.A.C.]

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06-23-06) (continued)

#### 34 Immediate Implementation Pending Revision Process

- (1) Those permitted Title V sources making any change that constitutes a modification pursuant to the definition of modification at Rule 52-210 200, F. V.C., but which would not constitute a modification pursuant to 42 USC 74324, or to 40 CSR 52 91, 60.2, or 51 15, adopted and incorporated by reference at Rule 52-234 300, F. V.C., may implement such change prior to final issuance of a permit revision, provided the change.
  - en. Does not violate any applicable requirement.
  - •5). Does not contravene any permit term or condition for monitoring, testing, recordReading or reporting, or any compliance certification requirement:
  - 2) Does not require or change a case-by-case determination of an amission limitation or other standard, or a source-specific determination of ambient impacts, or a visibility or increment analysis under the provisions of Chanter 52-212 or 52-296. F.A.C.,
  - 4) Does not seek to establish or change a permit term or condition for which there is no corresponding underlying applicable requirement and which the source has assumed to avoid an applicable requirement to which the source would otherwise be subject including any federally enforceable emissions cap or federally enforceable alternative emissions limit
- (2) A Title V source may immediately implement such changes after they have been incorporated into the terms and conditions of a new or revised construction permit issued pursuant to Chapter 62-212, F.A.C., and after the source provides to EPA, the Department, each affected state and any approved local air program having geographic jurisdiction over the source, a copy of the source's application for operation permit revision. The Title V source may conform its application for construction permit to include all information required by Rule 62-213-420, F.A.C., in liceu of submitting separate application forms.
- (3). The Department shall process the application for operation permit revision in accordance with the provisions of Chapter 62-213. F.A.C., except that the Department shall issue a draft permit revision or a determination to deny the revision within 60 days of receipt of a complete application for operation permit revision or, if the Title V source has submitted a construction permit application conforming to the requirements of Rule 62-213-420, F.A.C., the Department shall issue a draft permit or a determination to deny the revision at the same time the Department issues its determination on issuance or denial of the construction permit application. The Department shall not take final action on the operation permit revision application until all the requirements of Rules 62-213-430(1)(a), (b), (d), and (e), F.A.C., have been complied with.
- (4) Pending final action on the operation permit revision application, the source shall implement the changes in accordance with the terms and conditions of the source's new or revised construction permit. If any terms and conditions of the new or revised construction permit have not been complied with prior to the issuance of the draft operation permit revision, the operation permit shall include a compliance plan in accordance with the provisions of Rule 52-213 440(2), F.A.C.
- (5) The permit shield described in Rule 52-213 460, F.A.C., shall not apply to such changes until after the Department takes final action to issue the operation permit revision.
- (6) If the Department denies the source's application for operation permit revision, the source shall cease implementation of the proposed changes.

[Rule 62-213.412, F.A.C.]

#### 35 Permit Applications.

- (1) Duty to Apply. For each Title V source, the owner or operator shall submit a timely and complete permit application in compliance with the requirements of Rules 62-213.420, F.A.C., and Rules 62-4.050(1) through (3), F.A.C.
  - (a) Timely Application.
    - 3. For purposes of permit renewal, a timely application is one that is submitted in accordance with Rule 62-4,090, F.A.C.
  - (b) Complete Application.
    - 1. Any applicant for a Title V permit, permit revision or permit renewal must submit an application on DEP Form No. 62-210,906(1), which must include all the information specified by Rule 62-213-420(3), F.A.C., except that an application for permit revision must contain only that information related to the proposed change(3) from the currently effective Title V permit and any other requirements that become applicable at the time of application. The applicant shall include information concerning fugitive emissions and stack emissions in the application. Each application for permit revision or permit renewal shall be certified by a responsible official in accordance with Rule 62-213.420(4), F.A.C.
    - 2. For those applicants submitting initial permit applications pursuant to Rule 62-213.420(1)(a)1., F.A.C., a complete application shall be an application that substantially addresses all the information required by the application form number 62-210.900(1), and such applications shall be deemed complete within sixty days of receipt of a signed and certified application unless the Department notifies the applicant of incompleteness within that time. For all other applicants, the applications shall be deemed complete sixty days after receipt, unless the Department, within sixty days after receipt of a signed application for permit, permit revision or permit renewal, requests additional documentation or information needed

to process the application. An applicant making timely and complete application for permit, or timely application for permit renewal as described by Rule 62-4 1900°, i. F.A.C. shall continue to operate the source inder the authority and provisions of any existing valid permit or Florida Electrical Power Plant Siting Certification, and in accordance with applicable requirements of the Acid Rain Program, until the conclusion of proceedings associated with its permit application or until the new permit becomes effective, whichever is later, provided the applicant complies with all the provisions of Rules 62-213 420(1)(5)3, and 4 (F.A.C. Failure of the Department to reduce additional information within sixty. Jays of receipt of a properly signed application shall not impair the Department's ability to request additional information pursuant to Rules 62-213 420(1)(5).3, and 4 (F.A.C.)

3. For those permit applications submitted pursuant to the provisions of Rule 52-213, 421(4,441), F.A.C., the Department shall notify the applicant of the Department becomes aware at any time during processing of the application that the application contains incomect or incomplete information. The applicant shall submit the corrected or supplementary information to the Department within ninety days unless the applicant has requested and been granted additional time to submit the information. Failure of an applicant to submit to especially supplementary information requested by the Department within ninety days or such additional time as requested and granted shall render the application incomplete 4. For all applications other than those addressed at Rule 52-213 420(19/6)3 , F.A.C., should the Department become aware, during processing of any application that the application contains incorrect information, or should the Department become aware, as a result of comment from an affected State, an approved local air program, EPA, or the public that additional information is needed to avaluate the application, the Department shall notify the applicant within 30 days. When an applicant becomes aware that an application contains incorrect or incomplete information, the applicant shall submit the corrected or supplementary information to the Department - If the Department notifies an applicant that corrected or supplementary information is necessary to process the permit, and requests a response, the applicant shall provide the information to the Department within ninety days of the Department request unless the applicant has requested and been granted additional time to submit the information or, the applicant shall, within ninety, facts, submit a written request that the Department process the application without the information. Failure of an applicant to submit corrected or supplementary information requested by the Department within ninery days, or such additional time as requested and granted, or to demand in writing within ninety days that the application be processed without the information shall render the application incomplete. Nothing in this section shall limit any other remedies available to the Department

[Railes 52-213 420(1)(a)3 and 52-213.420(1)(b)1 , 2 , 3 & 4 , F A.C ]

- 36 Confidential Information. Whenever an applicant submits information under a claim of confidentiality pursuant to Section 403-111. F.S., the applicant shall also submit a copy of all such information and claim directly to EPA. (also, see Condition No. 50.) [Rule 62-213-420(2), F.A.C.]
- 37 Standard Application Form and Required Information | Applications shall be submitted under Chapter 62-213, F.A.C., on forms provided by the Department and adopted by reference in Rule 62-219 900(1), F.A.C. The information as described in Rule 62-219 900(1), F.A.C., shall be included for the Title V source and each emissions unit. An application must include information sufficient to determine all applicable requirements for the Title V source and each emissions unit and to evaluate a fee amount pursuant to Rule 62-213.205, F.A.C.
  [Rule 62-213.420(3), F.A.C.]
- 33. a. Permit Renewal and Expiration. Permits being renewed are subject to the same requirements that apply to permit issuance at the time of application for renewal. Permit renewal applications shall contain that information identified in Rules 62-210.900(1) and 62-213.420(3), F.A.C. Unless a Title V source submits a timely application for permit renewal in accordance with the requirements of Rule 62-4.090(1), F.A.C., the existing permit shall expire and the source's right to operate shall terminate. No Title V permit will be issued for a new term except through the renewal process.
- b. <u>Permit Revision Procedures.</u> Permit revisions shall meet all requirements of Chapter 62-213, F.A.C., including those for content of applications, public participation, review by approved local programs and affected states, and review by EPA, as they apply to permit issuance and permit renewal, except that permit revisions for those activities implemented pursuant to Rule 62-213.412, F.A.C., need not meet the requirements of Rule 62-213.430(1)(b), F.A.C. The Department shall require permit revision in accordance with the provisions of Rule 62-4.080, F.A.C., and 40 CFR 70 7(t), whenever any source becomes subject to any condition listed at 40

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06/23/06) (continued)

CFR 76.7 (f) U, hereby adopted and incorporated by reference. The below requirements from 40 CFR 76.7 (f) are adopted and incorporated by reference in Rule 62-213-430(4), FIAIC

- o. 40 CFR 70 747. Reopening for Cause. (also, see Condition No. 4.)
- +1) This section contains provisions from 40 CFR 70.7 fo that specify the conditions under which a Title V permit shall be reopened and revised under any of the following circumstances.
  - (i) Additional applicable requirements under the Act become applicable to a major Part 70 source with a remaining permit term of 3 or more years. Such a reopening shall be completed not later than 13 months after promulgation of the applicable requirement. No such reopening is required if the affective date of the requirement is later than the date on which the permit is due to expire, unless the original permit or any of its terms and conditions has been extended pursuant to 40 CER 70 4/6 (10) (10) or (ii)
  - (in) Additional requirements (including excess emissions requirements) become applicable to an affected source under the acid rain program. Upon approved by the Administrator, excess emissions offset plans shall be deemed to be incorporated into the permit.
  - (iii) The permitting authority or EPA determines that the permit contains a material mistake or that inaccurate statements were made in establishing the emissions standards or other terms or conditions of the permit.
  - (iv) The Administrator or the permitting authority determines that the permit must be revised or revoked to assure compliance with the applicable requirements
- ·2) Proceedings to reopen and issue a permit shall follow the same procedures as apply to initial permit issuance and shall affect only those parts of the permit for which cause to reopen exists. Such reopening shall be made as expeditiously as practicable
- (3) Reopenings under 49 CFR 70.7(f)(1) shall not be initiated before a notice of such intent is provided to the Part 70 source by the permitting authority at least 30 days in advance of the date that the permit is to be reopened, except that the permitting authority may provide a shorter time period in the case of an emergency.

[Rules 50-013,430(3) & (4), F.A.C., and, 40 CFR 70.7(f)]

- 39 Instantificant Emissions Units or Pollutant-Emitting Activities.
- (1) All requests for determination of insignificant emissions units or activities made pursuant to Rule 62-213-426(3 in), F.A.C., shall be processed in conjunction with the permit, permit renewal or permit revision application submitted pursuant to Chapter 62-213. F.A.C. Insignificant emissions units or activities shall be approved by the Department consistent with the previsions of Rule 62-4.040(1)(6), F.A.C. Emissions units or activities which are added to a Title V source after issuance of a permit under Chapter 62-213, F.A.C., shall be incorporated into the permit at its next renewal, provided such emissions units or activities have been exempted from the requirement to obtain an air construction permit and also qualify as insignificant pursuant to Rule 52-213-430(5), F.A.C. (b). An emissions unit or activity shall be considered insignificant if all of the following criteria are met:
  - 1. Such unit or activity would be subject to no unit-specific applicable requirement:
  - 2. Such unit or activity, in combination with other units or activities proposed as insignificant, would not cause the facility to exceed any major source threshold(s) as defined in Rule 62-213 429(3)(z)1. F.A.C., unless it is acknowledged in the permit application that such units or activities would cause the facility to exceed such threshold(s).
  - 3. Such unit or activity would not emit or have the potential to emit:
    - a. 500 pounds per year or more of lead and lead compounds expressed as lead;
    - b. 1,000 pounds per year or more of any hazardous air pollutant;
    - c. 2,500 pounds per year or more of total hazardous air pollutants; or
    - d. 5.0 tons per year or more of any other regulated pollutant.

[Rule 62-213.430(6), F.A.C.]

- 46. Permit Duration. Permits for sources subject to the Federal Acid Rain Program shall be issued for terms of five years, provided that the initial Acid Rain Part may be issued for a term less than five years where necessary to coordinate the term of such part with the term of a Title V permit to be issued to the source. Operation permits for Title V sources may not be extended as provided in Rule 62-4-980(3), F.A.C., if such extension will result in a permit term greater than five years [Rule 62-213.440(1)(a), F.A.C.]
- 41. <u>Monitoring Information</u>. All records of monitoring information shall specify the date, place, and time of sampling or measurement and the operating conditions at the time of sampling or measurement, the date(s) analyses were performed, the company or entity that performed the analyses, the analytical techniques or methods used, and the results of such analyses. [Rule 62-213.440(1)(b)2.a., F.A.C.]

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06.23-06) (continued)

- 25 <u>Circumvention</u> No person shall circumvent any air pollution control device, or allow the emission of air pollutions without the applicable air pollution control device operating properly.

  [Rule 52-210 550, F.A.C.]
- 26 Forms and instructions. The forms used by the Department in the stationary source control program are adopted and incorporated by reference in this section. The forms are listed by rule number, which is also the form number, with the subject, title and effective date. Copies of forms, may be obtained by writing to the Department of Environmental Protection. Division of Air Resource Management, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, or by accessing the Division's website at www depistate. Business of Rule 62-4-050(2), F.A.C., to file application forms in quadruplicate is waived if an air permit application is submitted using the Department's electronic application form.
- (1) Application for Air Permit Long Form, Form and Instructions (Effective 92-92-2006)
  - (a) Acid Rain Part, Form and Instructions (Effective 06-16-2002)
    - 1. Repowering Extension Plan, Form and Instructions (Effective )7 (1) 1995).
    - 2. New Unit Exemption, Form and Instructions (Effective 94-15:2001).
    - 3 Retired Unit Exemption, Form and Instructions (Effective 04.15.2001)
    - 4. Phase II NOx Compliance Plan. Form and Instructions (Effective 91 06/1998)
    - 5 Phase II NON Averaging Plan, Form (Effective 01 06/1998).
  - (b) Reserved.
- (5) Annual Operating Report for Air Pollutant Emitting Facthry, Form and Instructions (Effective 92.11 1499).
- (7) Application for Transfer of Air Permit Title V Source, (Effective 94-15/2001)

[Rule 52-210 900, F.A.C.]

#### Chapter 52-213, F.A.C.

- 27. Responsible Official.
- (1) Each Title V source must identify a responsible official on each application for Title V permit, permit revision, and permit renewal. For sources with only one responsible official, this is how the Title V source designates the responsible official.
- (2) Each Title V source may designate more than one responsible official, provided a primary responsible official is designated as responsible for the certifications of all other designated responsible officials. Any action taken by the primary responsible official shall take precedence over any action taken by any other designated responsible official.
- (3) Any facility initially designating more than one responsible official or changing the list of responsible officials must submit a Responsible Official Notification Form (DEP Form No. 52-213 900/3)) designating all responsible officials for a Title V source, stating which responsible official is the primary responsible official, and providing an effective date for any changes to the list of responsible officials. Each individual listed on the Responsible Official Notification Form must meet the definition of responsible official given at Rule 62-210.200, F.A.C.
- (4) A Title V source with only one responsible official shall submit DEP Form No. 52-213, 900(3) for a change in responsible official
- (5) No person shall take any action as a responsible official at a Title V source unless designated a responsible official as required by this rule, except that the existing responsible official of any Title V source which has a change in responsible official during the term of the permit and before the effective date of this rule may continue to act as a responsible official until the first submittal of DEP Form No. 62-213 900(3) or the next application for Title V permit, permit revision or permit renewal, whichever comes first. [Rules 62-213.202(1) thru (5), F.A.C.]
- 28. Annual Emissions Fee. Each Title V source permitted to operate in Florida must pay between January 15 and March 1 of each year, upon written notice from the Department, an annual emissions fee in an amount determined as set forth in Rule 62-213.205(1), F.A.C.
- (1)(g) If the Department has not received the fee by February 15 of the year following the calendar year for which the fee is calculated, the Department will send the primary responsible official of the Title V source a written warning of the consequences for failing to pay the fee by March 1. If the fee is not postmarked by March 1 of the year due, the Department shall impose, in addition to the fee, a penalty of 50 percent of the amount of the fee unpaid plus interest on such amount computed in accordance with Section 220,397, F.S. If the Department determines that a submitted fee was inaccurately calculated, the Department shall either refund to the permittee any amount overpaid or notify the permittee of any amount underpaid. The Department shall not impose a penalty or interest on any amount underpaid, provided that the permittee has timely remitted payment of at least 90 percent of the amount determined to be due and remits full payment within 60 days after receipt of notice of the amount underpaid. The Department shall waive the collection of underpayment and shall not refund overpayment of the fee, if the amount is less than 1 percent of the fee due, up to \$50.00. The Department shall make every effort to provide a timely assessment of the adequacy of the submitted fee. Failure to

#### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06/23/06) (continued)

42. Retention of Records. Retention of records of all monitoring data and support information shall be for a period of at least 5 years from the date of the monitoring sample, measurement, report, or application. Support information includes all calibration and maintenance records and all original strip-chart recordings for continuous monitoring instrumentation, and copies of all reports required by the permit.

[Rule 52-213-4401] (5-25), F.A.C.]

- 43 <u>Monitoring Regords</u> The permittee shall submit reports of any required monitoring at least every six (b) months. All instances of deviations from permit requirements must be clearly identified in such reports. (Rate 62-213, 440-1163, a., F.A.C.)
- 44 <u>Deviation from Permit Requirements Reports</u> The permittee shall report in accordance with the requirements of Rules 62-210 T90(5) and 52-4 130. F.A.C. deviations from permit requirements, including those attributable to apset conditions as defined in the permit. Reports shall include the probable cause of such deviations, and any corrective actions or preventive measures taken. [Rule 52-213 446 175 3.5., F.A.C.]
- 45 Reports: All reports shall be accompanied by a certification by a responsible official, pursuant to Rule 52-213 426(4), F.A.C. [Rule 52-213 449(1):5-3 t. F.A.C.]
- 45. If any portion of the final permit is invalidated, the remainder of the permit shall remain in effect,  $\{3.36,52.313,4461,1414,FA,C\}$
- 47 It shall not be a defense for a permittee in an enforcement action that maintaining compliance with any permit condition would necessitate halling of or reduction of the source activity. [Rate 62-213 449(1)4.3. F.A.C.]
- 43. Any Title V source shall comply with all the terms and conditions of the existing permit until the Department has taken final action on any permit renewal or any requested permit revision, except as provided at Rule 62-213 412-2), F.A.C. [Rule 62-213 440-1-1.4], F.A.C.]
- 49. A situation arising from sudden and unforeseeable events beyond the control of the source which causes an exceedance of a technology-based emissions limitation because of unavoidable increases in emissions attributable to the situation and which requires immediate corrective action to restore normal operation, shall be an affirmative defense to an enforcement action in accordance with the provisions and requirements of 40 CFR 70.6(g)(2) and (3), hereby adopted and incorporated by reference [Raie 62-213 449(1) 435., F.A.C.]
- 50. Confidentialty Claims. Any permittee may claim confidentiality of any data or other information by complying with Rule 62-213 420(2), F.A.C. (also, see Condition No. 36.) [Rule 62-213 440(1+2)6., F.A.C.]
- 51 Statement of Compliance. (a)2. The permittee shall submit a Statement of Compliance with all terms and conditions of the permit that includes all the provisions of 40 CFR 70.6(b)(5)(iii), incorporated by reference at Rule 62-204-800, F.A.C., using DEP Form No. 62-213,900(7). Such statement shall be accompanied by a certification in accordance with Rule 62-213,420(4), F.A.C., for Title V requirements and with Rule 62-214,350, F.A.C., for Acid Rain requirements. Such statements shall be submitted (postmarked) to the Department and EPA:
  - a. Annually, within 60 days after the end of each calendar year during which the Title V permit was effective, or more frequently if specified by Rule 62-213.440(2), F.A.C., or by any other applicable requirement; and
  - b. Within 60 days after submittal of a written agreement for transfer of responsibility as required pursuant to 40 CFR 70.7(d)(1)(iv), adopted and incorporated by reference at Rule 62-204.300, F.A.C., or within 60 days after permanent shutdown of a facility permitted under Chapter 62-213, F.A.C.; provided that, in either such case, the reporting period shall be the portion of the calendar year the permit was effective up to the date of transfer of responsibility or permanent facility shutdown, as applicable.
- 3. In lieu of individually identifying all applicable requirements and specifying times of compliance with, non-compliance with, and deviation from each, the responsible official may use DEP Form No. 62-213,900(7) as such statement of compliance so long as the responsible official identifies all reportable deviations from and all instances of non-compliance with any applicable requirements and includes all information required by the federal regulation relating to each reportable deviation and instance of non-compliance.

### APPENDIX TV-6, TITLE V CONDITIONS (version dated 06-23-06) (continued)

(b): The responsible official may treat compliance with all other applicable requirements as a surrogate for compliance with Rule 52-296 320(2). Objectionable Odor Prohibited.
(Rules 52-213 440(3) (a)2, & 3, and (b), F.A.C.)

52. Parmit Shield. Except as provided in Chapter 52-213. F.A.C., compliance with the terms and conditions of a permit issued pursuant to Chapter 52-213. F.A.C., shall, as of the effective date of the permit, be deemed compliance with any applicable requirements in effect, provided that the source included such applicable requirements in the permit application. Nothing in Ritle 52-213.460, F.A.C., or in any permit shall after or affect the ability of EPA or the Department to deal with an emergency, the liability of an owner or operator of a source for any violation of applicable requirements prior to or at the time of permit, situance, or the requirements of the Federal Acid Rain Program.

(Rule 62-213.460, F.A.C.)

53 <u>Forms and Instructions</u> The forms used by the Department in the Title V source operation program are adopted and incorporated by reference in Rule 62-213-900. F.A.C. The form is listed by reference in Rule 62-213-900. F.A.C. The form is listed by ordenumber, which is also the form number, and with the subject, title, and effective date. Copies of forms may be obtained by writing to the Department of Environmental Protection. Division of Air Resource Management, 2500 Blair Stone Road, Tallahassee, Florida, 32399-2400, or by contacting the appropriate permitting authority.

- (1) Major Air Pollution Source Annual Emissions Fee Form (Effective 91/93/2001)
- (7) Statement of Compliance Form. (Effective 06-02-2002)
- (3) Responsible Orificial Notification Form. (Effective 96-92,2002) (Rule 52-213-909, F.A.C.; Forms (1), (7) and (3)]

#### Chapter 62-256, F.A.C.

54. Not federally enforceable. Open Burning. This permit does not authorize any open burning not does it constitute any waiver of the requirements of Chapter 52-256. F.A.C. Source shall comply with Chapter 52-256. F.A.C., for any open burning at the source [Chapter 52-256, F.A.C.]

#### Chapter 52-231, F.A.C.

- 55 Refrigerant Requirements. Any facility having refrigeration equipment, including air conditioning equipment, which uses a Class For II substance (listed at 40 CFR 32, Subpart A, Appendices A and B), and any facility which maintains, services, or repairs motor vehicles using a Class For Class II substance as refrigerant must comply with all requirements of 40 CFR 32, Subparts B and F, and with Rule 62-231 100, F.A.C. Those requirements include the following restrictions.
- (1) Any facility having any refrigeration equipment normally containing 50 (fifty) pounds of refrigerant, or more, must keep servicing records documenting the date and type of all service and the quantity of any refrigerant added pursuant to 40 CFR 32 156.
- (2) No person repairing or servicing a motor vehicle may perform any service on a motor vehicle air conditioner (MVAC) involving the refrigerant for such air conditioner unless the person has been properly trained and certified as provided at 40 CFR 32.34 and 40 CFR 32.40, and properly uses equipment approved pursuant to 40 CFR 32.35 and 40 CFR 32.33, and compiles with 40 CFR 32.42;
- (3) No person may sell or distribute, or offer for sale or distribution, any substance listed as a Class I or Class II substance at 40 CFR 32, Subpart A, Appendices A and B, except in compliance with Rule 62-231 190, F.A.C., and 40 CFR 32 34/5), 40 CFR 32.42, and/or 40 CFR 82.166;
- (4) No person maintaining, servicing, repairing, or disposing of appliances may knowingly vent or otherwise release into the atmosphere any Class I or Class II substance used as a refrigerant in such equipment and no other person may open appliances (except MVACs as defined at 40 CFR 82.152) for service, maintenance or repair unless the person has been properly trained and certified pursuant to 40 CFR 82.151 and unless the person uses equipment certified for that type of appliance pursuant to 40 CFR 32.153 and unless the person observes the practices set forth at 40 CFR 82.156 and 40 CFR 82.166.
- (5) No person may dispose of appliances (except small appliances, as defined at 40 CFR 32.152) without using equipment certified for that type of appliance pursuant to 40 CFR 82.153 and without observing the practices set forth at 40 CFR 32.156 and 40 CFR 82.166;
- (6) No person may recover refrigerant from small appliances, MVACs and MVAC-like appliances (as defined at 40 CFR 32.152), except in compliance with the requirements of 40 CFR 82, Subpart F.
- [40 CFR 82; and, Chapter 62-281, F.A.C. (Chapter 62-281, F.A.C., is not federally enforceable)]

### APPENDIX TV-6. TITLE V CONDITIONS (version dated 06 23.06) (continued)

#### Chapter (2-296 F A D

- 56 Industrial, Commercial and Municipal Open Burning Prohibited. Open burning in connection with industrial, commercial, or municipal operations is prohibited, except when
  - (a) Open burning is determined by the Department to be the only feasible method of operation and is authorized by an informatic ssued pursuant to Chapter 52-210 or 62-213, P.A.C. or
  - +5). An emergency exists which requires immediate action to protect human health and safety; or
  - (2) A county or municipality would use a portable air curtain incinerator to burn yard trash generated by a hurricane, tornado, fire or other disaster and the air curtain incinerator, would otherwise be operated in accordance with the permitting exemption criteria of Rule 52-2(0),000(3), F.A.C.

(Rule 52-296 320G), F.A.C.)

#### 5" Unconfined Emissions of Particulate Matter

14 pcol. No person shall cause, let, permit, suffer or allow the emissions of unconfined particulate matter from any activity, including vehicular movement; transportation of materials; construction, alteration, demolition or wrecking, or industrially related activities such as loading, unloading, storing or handling; without taking reasonable precautions to prevent such emissions

- 3. Reasonable precautions include the following:
  - a. Paving and maintenance of roads, parking areas and yards.
  - b. Application of water or chemicals to control emissions from such activities as demolition of buildings, grading roads, construction, and land clearing.
  - 2. Application of asphalt, water, oil, chemicals or other dust suppressants to unpaved roads, yards, open stock piles and similar activities.
  - d. Removal of particulate matter from roads and other paved areas under the control of the owner or operator of the facility to prevent reentrainment, and from buildings or work areas to prevent particulate from becoming airborne.
  - 3. Landscaping or planting of vagetation.
  - f. Use of hoods, fans, filters, and similar equipment to contain, capture and/or vent particulate matter
  - g. Confining abrasive blasting where possible.
  - h. Enclosure or covering of conveyor systems.
- 4 in determining what constitutes reasonable precautions for a particular facility, the Department shall consider the cost of the control technique or work practice, the environmental impacts of the technique or practice, and the degree of reduction of emissions expected from a particular technique or practice

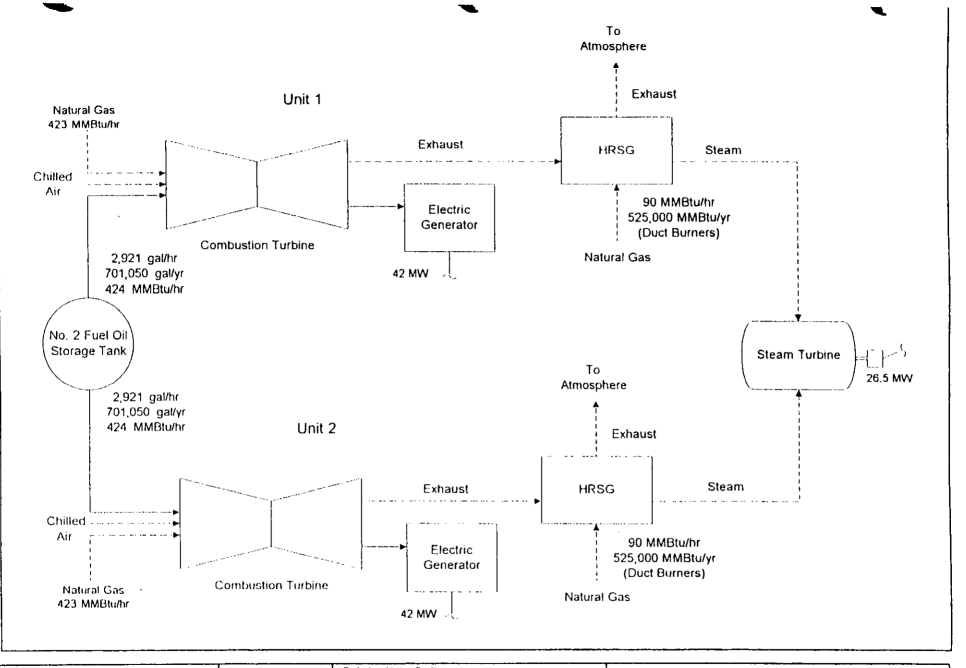
[Rules 52-296.329(4)(2)1., 3., & 4, F.A.C.]

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### ATTACHMENT LC-FI-E1 AREA MAP

### ATTACHMENT LC-FI-E2 FACILITY PLOT PLAN

### ATTACHMENT LC-FI-E3 PROCESS FLOW DIAGRAM



Attachment LC-FD-3.VSD Lake Cogeneration, Ltd. Process Flow Diagram Umatilla, Florida

	Emission Unit: Facility	
Process Flow Legend	Process Area: Facility	
Solid / Liquid	Filename: PC-FD-3.VSD	
Gas	Latest Revision Date: 5/20/96	
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Engineering and Applied Sciences, Inc.

### ATTACHMENT LC-FI-E4

PRECAUTIONS TO PREVENT EMISSIONS OF UNCONFINED PARTICULATE MATTER

### ATTACHMENT LC-FI-E4

### PRECAUTIONS TO PREVENT EMISSIONS OF UNCONFINED PARTICULATE MATTER

The facility has negligible amounts of unconfined particulate matter as a result of the operation of the facility. Potential examples of particulate matter include:

- Fugitive dust from paved and unpaved roads,
- Fugitive particulates from the use of bagged chemical products, and
- Storage and handling of zero-liquid-discharge (ZLD) salt cake.

Operational measures are undertaken at the facility which also minimize particulate emissions, in accordance with 62-296.310(3), F.A.C.:

- Maintenance of paved areas as needed,
- · Regular mowing of grass and care of vegetation,
- Limiting access to plant property by unnecessary vehicles,
- Use of bagged chemical products in enclosed or semi-enclosed areas, and
- Storage of ZLD byproduct in covered enclosed containers.

### ATTACHMENT LC-FI-E5 FUGITIVE EMISSIONS IDENTIFICATION

It should be noted that many fugitive emissions at the plant site have been classified as "exempt" or "trivial" activities and as such are not addressed here. The discussion below provides information on fugitive emissions that may occur at the facility.

### Criteria and Precursor Air Pollutants

Fugitive particulate emissions are addressed in Attachment PC-FI-E4. Lake Cogeneration, LT. is not aware of fugitive emission of sulfur dioxide, nitrogen oxides, carbon monoxide, or lead compounds which would exceed the thresholds defined in the permit application instructions.

### Volatile Organic Compounds (VOCs)

Fugitive emissions of VOCs include those resulting from the use of cleaners and solvents for maintenance and operation. VOCs are also emitted by the fuel oil storage tanks on the plant property, and by the combined-cycle units. VOC emissions for each of these emission units are covered in the respective Facility Pollutant or Emission Unit sections of this permit application.

### **Fugitive HAPs Emissions**

The following hazardous air pollutants are present on the facility property and are potential sources of fugitive HAPs emissions:

- Chlorine
- Naphthalene
- Methyl ethyl ketone
- Toluene
- Xylene

Chlorine – Present in 150-lb cylinders. Used for water treatment at the facility. Presumptively exempt under category #27 of the FDEP Title V Insignificant Source Summary dated May 20, 1994. Administrative restriction limits on-site total at any one time to 1,500 lbs, or less, of chlorine gas.

Methyl Ethyl Ketone, Toluene, Xylene – The facility routinely maintains 5 gallons of paint thinner and solvents (which may contain MEK, toluene, or xylene) for use inplant maintenance activities. These containers are kept closed and are stored in weather-tight buildings. These emissions as a whole are addressed in the VOC section (preceding page).

### Regulated Toxic or Flammable Substances

The following regulated toxic or flammable substances are present at the Lake Cogeneration facility:

- Chlorine
- Sulfuric acid
- Acetylene
- Methane (natural gas)
- Cyclohexylamine

**Sulfuric Acid** – The facility maintains a 6,000-gallon Sulfuric Acid storage tank for water treatment use.

**Acetylene** – Present on the facility property in two 125-lb cylinders which are used for plant maintenance (welding and cutting). These operations are identified by EPA as trivial activities, and are exempt by Rule 62-210.3000.

**Methane** – Is a primary component of natural gas. The facility has a natural gas pipeline which delivers fuel to the generating units. This fuel delivery system is normally airtight, but does have safety valves which occasionally relieve (open) when an overpressure condition develops in the gas line.

**Cyclohexylamine** – The facility maintains several covered tote bins of a pH-adjustant chemical (Nalco Tri-Act 1820 Inhibitor) with up to 40% by weight of cyclohexylamine.

### LC-FI-E6 DESCRIPTION OF PROPOSED PROJECT

### LC-FI-E6: Description of Proposed Project

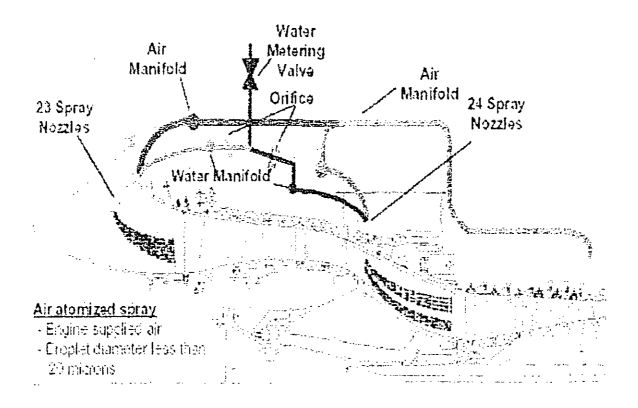
Lake Cogen plans to uprate its 2 GE LM-6000 series Combustion Turbines (CTs) into more efficient GE LM-6000 SPRINT PC units. Given the nature of the facility's PPA and steam export requirements, the only way to improve plant performance is to decrease fuel consumption while maintaining current power loads and export steam levels. Modification of the current LM06000 CTs with the proposed PC SPRINT uprate can help Lake Cogen achieve this goal.

The primary advantage of the newer LM-6000 SPRINT technology for Lake Cogen will be the fact that the modified CTs will experience significantly better fuel economy than the current PA series CTs. The key reason for this improved fuel efficiency is the use of GE's "spray intercooling" or SPRINT modification technology. Spray intercooling involves the injection of a fine mist of demineralized water into the inlet of the CT compressor section. The small water droplets (< 20 microns) rapidly evaporate as the compressed air heats up and lowers the discharge temperature of the compressor. The lower discharge temperature allows the firing temperature of the engine to be increased because the compressor discharge air is used to cool the most critical parts of the hot sections of the engine. By providing this cooling, the modification allows the engine to operate more efficiently. The hotter firing temperature, or increased delta in temperature, produces more power with increased fuel efficiency.

The results seen from this modification are especially noticeable in warm / hot weather. Based upon ASHRAE weather data for the past 50 years in the vicinity of Lake Cogen, the average ambient air temperature observed during on-peak hours of operation is approximately 80° F. At that temperature, the facility can produce 110 MW of power using the PC SPRINT engines with no inlet chilling or supplemental firing.

Based upon emission levels seen from similar uprates in other CT units, the NOx and CO emission concentrations resulting from the CT uprate modification are expected to remain within compliance of the current permit requirements. Currently the site's LM-6000 PA engines use water injection into the combustion chamber to meet the permit limits. The water moderates the flame temperature, which suppresses NOx formation. It is anticipated that this same technique will continue to be used to control NOx, while firing natural gas, at 25 ppmvd/85.5 lb/hr and control CO at 28 ppmvd / 56.0 lb/hr with the modified units also.

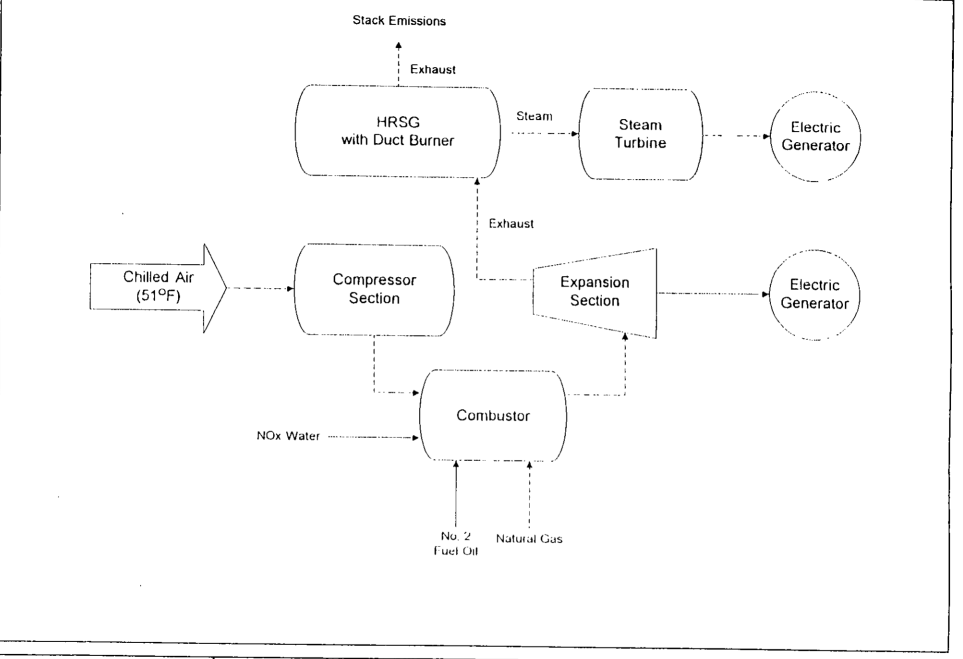
<u>Data</u>	No. 2 Fuel Oil	Natural Gas	Natural Gas
	(05/20/96)	(05/20/96)	(2006 uprate request)
HRSG Stack Data:			
<ul><li>Stack Height (ft)</li><li>Diameter (ft)</li></ul>	100	100	100
	11.0	11.0	11.0
Volume Flow (acfm) from HRSG = [Vol.	Flow (acfm) from CT x (HRS	G temp. (°F) + 460°F)] / CT te	emp (°F) + 460°F]
<ul> <li>Volume Flow (acfm) from CT</li> <li>CT Temperature (°F)</li> <li>HRSG Temperature (°F)</li> <li>Volume Flow from the HRSG (acfm)</li> </ul>	590,949	593,257	603,915
	815	806	825
	232	232	232
	320,735	324,276	325,221
Velocity (ft/sec) = Volume Flow (acfm) fr	om HRSG / [((diameter of stag	ck) <sup>2</sup> / 4) x 3.14159] / 60 sec/m	i <u>n</u>
<ul> <li>Volume Flow (acfm) from HRSG</li> <li>Stack Diameter (ft)</li> <li>Velocity (ft/sec)</li> </ul>	320,735	324,276	325,221
	11.0	11.0	11.0
	56.2	56.9	57.0



Schematic diagram of the Sprint system showing water droplets being injected into the LPC and HPC of an LM6000.

<del>\</del>

### ATTACHMENT LC-E01-L1 PROCESS FLOW DIAGRAM



Attachment LC1-EUII.VSD Lake Cogeneration, Ltd Process Flow Diagram Umatilla, Florida

Hucess Flow Legend
Sold / Liquid 
Gas -----

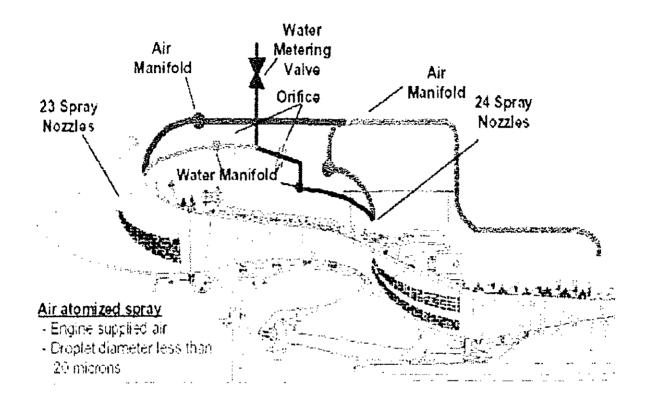
Emission Unit. Combustion Turbine Unit (1 and 2) Process Area:

Filename: PC1-FUI1 VSD

Latest Revision Date: 5/20/96



Engineering and Applied Sciences, Inc.



Schematic diagram of the Sprint system showing water droplets being injected into the LPC and HPC of an LM6000.

## ATTACHMENT LC-E01-L2 FUEL ANALYSIS OR SPECIFICATION

Florida Gas Transmission-8001 Nov 02 2006 2:54 PM

Transmission-800																
Date	BTU		N2	Grav	Methan	Ethan <del>e</del>	Propan	lbulan	Nbulan	lpenta	Npenta	C6 C4	7 - 132	Helio	пі Оху	yen
11/1/200	6 1029	1.067	0.478	0.587	95.582	2.209	0.377	0.088	0.084	0.034	0.022	0.057	U	υ	υÓ	υ
10/31/200	6 1033	1.034	0.817	0.592	94.702	2,593	0.506	0.107	0.112	0.041	0.03	0.057	U	O	U	Ú
10/30/200	6 1031	1.011	0.613	0.588	95.294	2.342	0.428	0.097	0.097	0.037	0.025	0.056	Ü	Ü	Ü	Ū
10/29/200	6 1032	0.979	0,513	0.587	95,516	2 253	0.433	0 097	0.095	0.035	0.023	0,056	O	Ü	Ü	Ü
10/28/200	6 1035	1.031	0.622	0.591	94 93	2.565	0.493	0,111	0.121	0.042		0.055	Ü	Ü	Ü	Ű
10/27/200	6 1033	0 995	0.606	0.59	95,152		0 496	0.107	0,112			0.054	Ü	Ü	ő	ű
10/26/200	6 1033	0.913	0.551	0.588			0.484					0.048	ŭ	O	Ü	ű
10/25/200	6 1033	0.913	0.551	0.588			0.484					0.048	Ü	Ü	υ	Ü
10/23/200			0.559									0.054	Ü	0	0	บ
10/22/200			0.525			2.322						0.058	Ü	Ü	Ü	Ü
10/21/200			0,54									0.057	0	Ü	0	Ü
10/20/200			0.582								_	0.064	Ü	Ü	0	
10/19/200			0.566							0.042		0.066	O.	υ	υ	U
10/18/200			0.573		-							0.065	Ü	U U		U
10/17/200			0.563									0.066	Ú	-	0	υ
10/16/200			0.533											0	U	U
10/15/200			0.533									0 065	υ 	0	U	Ü
10/14/200			0.533				0.525					0.065	U	O	U	u
10/13/200			0.549									0 Dh4	U	0	0	υ
10/12/200			0.333									0.063	u	0	O.	U
10/11/200			0.474									0.055	Ü	υ	u	0
10/9/200												0.055	U	U	U	U
			0.528									0.055	u	υ	Ü	υ
10/8/200			0.512									0.054	U	U	U	U
10/7/200			0.47									0.05	O	ο	O	O
10/6/200			0.518									0.053	O	U	U	υ
10/5/200			0.518									0.053	U	O	U	Ü
10/4/200			0.501									0.055	υ	U	U	U
10/3/200			0.52							0.033	0.021	0.049	O	U	U	Ü
10/2/200			0 52									0.052	O	U	O	()
10/1/200			0.525									0.052	a	O	O	O
9/30/200			0.528				0.391					0.055	Ü	U	O	U
9/29/200			0 535				0.425					0.058	U	U	U	U
9/28/200			0.518							0.034		0.058	ប	O	U	U
9/27/200			0.54			2.402	0.446		0.093			0.059	U	U	O	U
9/26/200			0.53						0.091	0.035		0.056	U	O	()	U
9/25/200			0.531	0.588		2 424	0.451					0.064	O	U	O .	1)
9/24/200			0.524				0.435		0.091	0.034	0.021	0.057	O	O	O	()
9/23/200			0.503			2.287	V 4 1	0.096	0.085	0.032	0.02	0.059	O	0	O	U
9/22/200	-		0.534	0.586	95.53	2 308	0.395	0.093	0.082	0.032	0.02	0.059	U	U	O.	U
9/21/200		0,92	0.528	0.586	95.581	2.304	0.38	0.092	0.084	0.033	0.021	0.057	U	O	υ	Ü
9/20/200		0.869	0.489	0 585	95 689	2 306	0.369	0.088	0.081	0.033	0.021	0.056	0	Ö	()	ΰ
9/19/200			0.529	0.587	95,379	2 489	0,308	0.097	U 088	0 035	0.022	0.001	Ü	Ü	ü	Ü
9/18/200			Ų.5 <b>4</b>	0.588	95,399	2,404	0.446	0.104	0.097	0.038	0.024	0.062	()	Ü	Ü	Ü
9/17/200			0.534	0,59	95.107	2.539	0.502	0.123	0.123	0.045	0.028	0.067	υ	ŭ	Ü	Ü
9/16/200	6 1035	0.948	0.486	0.588	95.344	2 429	0.448	0.11	0,101	0.041	0.025	0.066	Ū	ŭ	Ü	ü
														-		~

### fgtscada

FGT	•	
Last Updated	11/2/2006 14:56	
'	Total Sulfur	
	Previous Day Avg	
	ppm	
Station Name	11/01/2006	11/01/2006
Perry 36" Stream #1	0.688	0.043
Perrý 30" Stream #2	1.214	0.076
Penný 24" Stream #3	1.268	0.079
Brooker 24" Stream	4.866	0.304

•

Florida Gas makes no warranty or representation whatsoever as to the accuracy of the information provided. This information is provided on a best efforts basis and is an estimate. The information is not used for billing purposes. Florida Gas is not responsible for any reliance on this information by any party.

### Stream History

- 4		Perry 36"	Perry 36"	Perry 30"	Perry 30"
Perry 24"	Perry 24"	Brooker 24" Stream #1	' Bróoker 24' Stream #1	Stream #2	Stream #2
Stream #3 Gas Day 15SA24PSUL.A	Stream #3 Index 1	Stream 55A36PSUL.A BRO124PSUL.A	Stream	15SA30PSUL.A	
		A∨g ppm - A	wg Grains/hcf	Avg ppm	٩vg
10/31/2006	33	Grains/hcf 0.683	0.043	Grains/hcf 1.214	0.076
1.268 _10/30/2006	0.079 32	4.866 0.333	0.304 0.052	2.655	0.166
2.823 10/29/2006	0.176 31	5.612 0.914	0.351 0.057	3.433	0.218
3.481 10/23/2006	0.218 30	4.379 0.828	0.274 0.052 0.170	2.742	0.171
2.752 10/27/2006	0.172 29	2.720 0.942	0.059	2.414	0.151
2.492 10/26/2006	0.156 28	3.552 1.113	0.222 0.070	2.074	0.130
2.064 10/25/2006	0.12 <del>9</del> 27	2.701 1.113	0.169 0.070	2.074	0.130
2.064 10/24/2006	0.129 26	2.701 1.255	0.169 0.078	1.802	0.113
1.793 10/23/2006	0.112 25	2.701 1.225	0.169 0.077	1.612	0.101
1.624 10/22/2006	0.102 24	3.523 1.452	0.220 0.091	2.330	0.146
2.329 10/21/2006	0.146 23	$\begin{matrix} 3.523 \\ 1.454 \end{matrix}$	0.220 0.091	2.179	0.136
2.186 10/20/2006	0.137 22	6.086 1.615	0.380 0.101	2.148	0.134
2.175 10/19/2006	0.136 21	4.942 1.880	0.309 0.118	2.471	0.154
2.499 10/18/2006	0.156 20	6.993 1.441	0.437 0.090	2.365	0.148
2. <b>39</b> 5 10/17/2006	0.150 19	5.595 1.231	0.350 0.077	2.305	0.144
2.341 10/16/2006	0.146 18	5.968 1.087	0.373 0.068	2.157	0.135
2.193 10/15/2006	0.137 17	5.574 0.970	$\begin{array}{c} 0.348 \\ 0.061 \end{array}$	2.205	0.133
2.241 10/14/2006		3.379 0.838	0.211 0.052	2.067	0.129
2.156	0.135	3.379 Page	0.211		



### Report of Analysis

Lab Number:

200-0273

Customer Reference: PO# 7513

Job Number:

T1101

Our Reference: TA/19-0011101

Date Sampled:

04/04/05

Date Submitted: 04/04/06

Tc

Lake Cogeneration

Date Tested:

04/04/06

Sample Tested: Submitted Sample

Designated As: No. 2 Fuel Oil

By:

Lake Cogeneration

Taken From: Lecation:

Submitted Sample Lake Cogeneration

Test Method Result <u>Unit</u> 0.005 Ash Content **ASTM D432** wt% **ASTM D2622** 634 pom Suifur Content <0.1 **ASTM D3605** pom Vanadium. < 0.1 Lithium+Potassium+Sodium **ASTM D3605** mgg < 0.1 Calcium **ASTM! D3605** ppm <0.1 Lead **ASTM D3605** ppm 40-40-0 Demulsification **ASTM D1401** 0.15 vt% Ramsbottom Carbon Residue ASTM D524 2.5 mg/L Particulate Contamination **ASTM D6217** 0 vol% Water and Sediment **ASTM D2709** 166 deg F Flash Point, PMCC ASTM D93A Cooper Corrosion ASTM D130 1a 12.24 wt% **ASTM D5291** Hydrogen 45.7 **ASTM D976** Cetane Index 2.637 cSt Viscosity @ 40 deg C ASTM D445 **ASTM D4052** 853.6 kg/m/3 Density @ 15 deg C -17 Cloud Point **ASTM D2500** deg C Pour Point ASTM D97 -21 deg C Easi-Cult Negative Bateria and Fungi mg/100mL 1.9 Oxidation Stability **ASTM D2274** Distillation ASTM D86 359.0 deg F Initial Boiling Point 423.8 deg F 10% Recovered 509.5 deg F 50% Recovered 8.406 deg F 90% Recovered 657.7 deg F End Point 98.6 % Recovery 1.4 % Residue

Daniel Thompson Intertek Caleb Brett

		fgtsca	ada		
10/13/2006	15	0.953	0.060	2.409	0.151
2.428	0.152	4.206	0.263		
10/12/2006	14	0.309	0.051	2.363	0.17 <del>9</del>
3.028	0.139	5.379	0.336		
10/11/2006	13	0.876	0.055	2.749	0.172
2.861	0.179	3.370	0.211		
10/10/2006	12	0.865	0.054	2.342	0.146
2.671	0.167	3.370	0.211		
10/09/2006	11	1.008	0.063	2.139	0.134
2.915	0.132	3.370	0.211		
10/08/2006	10	0.813	0.051	2.959	0.135
3.227	0.202	3.370	0.211		
10/07/2006	9	0.801	0.050	2.072	0.129
2.393	0.150	3.370	0.211		
10/06/2006	8	0.652	0.041	1.299	0.081
1.401	0.083	3.164	0.198		
10/05/2006	7	0.724	0.045	1.779	0.111
1.881	0.113	4.995	0.312	1 - 3 4	2 22-
10/04/2006	6	0.702	0.044	1.524	0.095
1.570	0.098	4,995	0.312	1 173	0.073
10/03/2006	0.076	0.592	0.037	1.153	0.072
1.221 10/02/2006	4	4.458 0.651	0.279 0.041	1 212	0.070
1.255	0.073	0.499	0.031	1.212	0.076
10/01/2006	3	0.638	0.040	1.373	0.086
1.476	0.092	0.499	0.031	1.3/3	0.000
09/30/2006	2	0.509	0.032	0.995	0.062
1.142	0.071	0.052	0.003	0.333	0.002
09/29/2006	1	0.651	0.041	1.493	0.093
1.634	$0.10\overline{5}$	0.043	0.003	エ・マンコ	0.093

 $\verb|\gthou-apgcOlp\GCUsers\fgt\fgtscada.txt|$ 

### ATTACHMENT LC-E01-L4 DESCRIPTION OF STACK SAMPLING FACILITIES

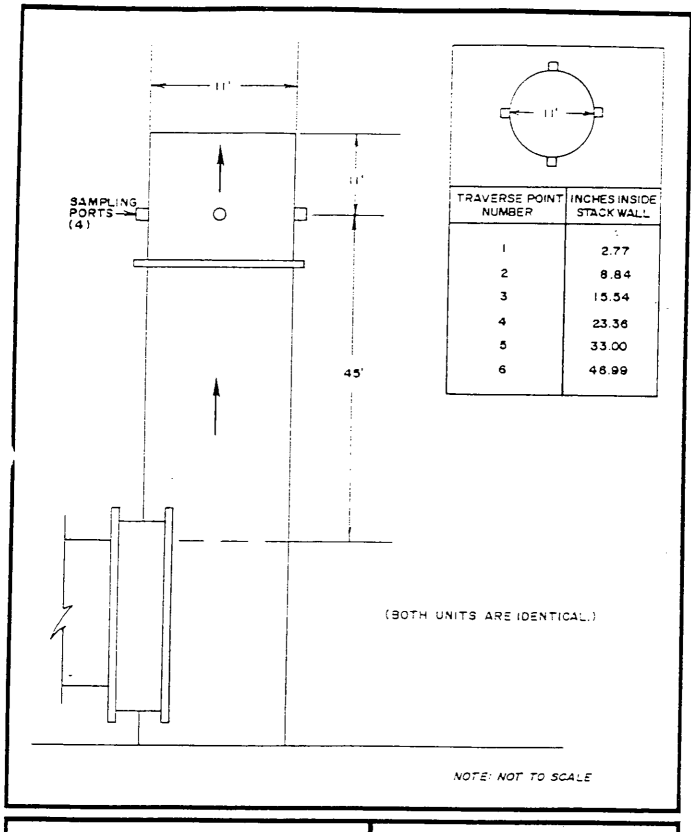


FIGURE 1.
SAMPLING POINT LOCATION
UNITS 1 & 2
LAKE COGEN LIMITED
UMATILLA, FLORIDA

AIR CONSULTING and ENGINEERING

## ATTACHMENT LC-EOI-L5 OPERATIONS AND MAINTENANCE PLAN

### ATTACHMENT LC-EOI-L5

### **OPERATIONS AND MAINTENANCE PLAN**

The operation and maintenance of the two Lake Cogen combustion turbines and the ancillary equipment are performed in accordance with original equipment manufacturer's (OEM) specifications and requirements as stipulated in GE's owner/operator instructions – GEK 98493, vol. 1 – On-site Operation and Maintenance Manual (See attached cover page).



# ON-SITE OPERATION AND MAINTENANCE MANUAL FOR GENERAL ELECTRIC LM6000 PA SERIES GAS TURBINES

## GE INDUSTRIAL AERODERIVATIVE GAS TURBINES

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GE INDUSTRIAL AERODERIVATIVE GAS TURBINES GENERAL ELECTRIC COMPANY CINCINNATI, OHIO 45215-6301

### ATTACHMENT LC-E01-L6 PROCEDURES FOR STARTUP AND SHUTDOWN

### ATTACHMENT LC-EOI-L6

### PROCEDURES FOR STARTUP/SHUTDOWN

Startup for the combustion turbines begins with "lighting off" of the machines on natural gas or distillate oil. A period of from one to several hours is required to allow metal temperatures in the heat recovery steam generator (HRSG) and in the steam turbine to equilibrate without undue metal stress, before putting the unit "on the line" and sending electrical power to the grid.

The combustion turbines (CTs) utilize water injection for NOx control during startup and shutdown. Emissions are continuously monitored by Continuous Monitor in System (CMS) for water to fuel ratio. If excess emissions are encountered during startup or shutdown, the nature and cause of any malfunction is identified, along with corrective actions taken or preventative measures adopted. Corrective actions may include switching the unit from automatic (remote) to local control, or changing fuel combination(s). Best Operating Practices are adhered to and all efforts minimize both the level and duration of excess emissions are undertaken.

Shutdown is performed by reducing the unit load (electrical production) to a minimum level, opening the breaker (which disconnects the unit from the system electrical grid), shutting off the fuel and coasting down to a stop. The CT is then put "on turning gear" to prevent possible disfiguration of the turbine components.

SOURCE TEST REPORT
FOR
COMBINED CYCLE COMBUSTION TURBINE - UNIT 1
WITH AND WITHOUT AUXILIARY DUCT BURNERS

COMPLIANCE EVALUATION
FOR
NATURAL GAS FIRING
OXIDES OF NITROGEN, CARBON MONOXIDE
AND VISIBLE EMISSIONS

TITLE V PERMIT 0694801-005-AV

LAKE COGEN LIMITED UMATILLA, FLORIDA

JULY 11, 2006

### PREPARED FOR:

CAITHNESS TETON OPERATING SERVICES, LLC 9790 GATEWAY DRIVE, SUITE 220 RENO, NEVADA 89521

### PREPARED BY:

AIR CONSULTING AND ENGINEERING, INC. 2106 NW 67TH PLACE, SUITE 4 GAINESVILLE, FLORIDA 32653 (352) 335-1889

# ATTACHMENT LC-E0I-L7 COMPLIANCE DEMONSTRATION REPORTS / RECORDS

### **TABLE OF CONTENTS**

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4.0	SAMPLING POINT LOCATION	6
5.0	FIELD AND ANALYTICAL PROCEDURES	8
5.1	DETERMINATION OF NITROGEN OXIDES EMISSIONS FROM STATIONARY GAS TURBINESEPA METHOD 20	8
5.2	DETERMINATION OF CARBON MONOXIDE EMISSIONS FROM	10
5.3	STATIONARY SOURCESEPA METHOD 10	11
J.J	ATRICE FLITZZIONZ LEZETUG FLY LIFETUGO A WWW.	

### **APPENDICES**

APPENDIX A--FDEP TITLE V PERMIT NUMBER 0694801-005-AV

APPENDIX B--EMISSION TEST RESULTS

APPENDIX C--DATA LOGGER AND STRIP COPIES

APPENDIX D-VISIBLE EMISSION DATA

APPENDIX E--QUALITY ASSURANCE

APPENDIX F--PRODUCTION DATA AND FUEL ANALYSIS

APPENDIX G--PROJECT PARTICIPANTS



### REPORT CERTIFICATION

To the best of my knowledge, all applicable field and analytical procedures comply with the Florida Department of Environmental Protection requirements and all test data and plant operating data are true and correct.

3/a/2006

Date

### **EXECUTIVE SUMMARY**

The annual compliance test results for the Unit 1 Combustion Turbine meet all mass emission requirements listed in the Florida Department of Environmental Protection (FDEP) Permit Number 0694801-005-AV. All tests were conducted on natural gas firing only. The Unit is limited to 42.5 MW generation by General Electric.

Pollutant	Source	Actual Emissions	Total Plant Ailowable Emissions
NO,	<u></u>	36.51 lbs/hr, 23 ppm <sub>v</sub> d @ 15% O <sub>2</sub>	82.7 lbs/hr, 25ppm,d @ 15% O <sub>2</sub>
•	DB	-1.21 lbs/hr, 0 lbs/MMBTU	13.0 lbs/hr, 0.1 lbs/MMBTU
	CT & DB	35.3 lbs/hr	100.7 lbs/hr
co	CT	21.32 lbs/hr, 24 ppm,d	54.6 lbs/hr, 28 ppm,d
	DB	8.5 lbs/hr, 0.2 lbs/MMBTU	36.0 lbs/hr, 0.2 lbs/MMBTU
	CT & DB	29.85 lbs/hr	90.6 lbs/hr

Emission results are provided in Table 1.

No visible emissions were detected from the gas turbine or the gas turbine plus duct burner at full load.

 $SO_2$  emissions based on fuel analysis was 0.0103 lb/hr at 42.5 MW.

#### 1.0 INTRODUCTION

On April 25 and 26, 2005 Air Consulting and Engineering, Inc. performed annual compliance testing for Carbon Monoxide (CO), Oxides of Nitrogen (NO<sub>x</sub>), Oxygen content (O<sub>2</sub>) and Visible Emissions (VE) on the Unit 1 Combustion Turbine (CT) at Lake Cogen Limited in Urnatilla, Florida.

The United States Environmental Protection Agency (EPA) Methods 20 (NO $_x$ ), 3A (O $_2$ ), 10 (CO), and 9 (VE) were used to conduct the tests.

Unit 1 Turbine was tested at full load with and without Duct Burners (DB) operating at maximum capacity and at three lower load levels, 25, 30 and 35 megawatts (MW).

Mr. Jim Miller of Lake Cogen coordinated the tests and Mr. Garry Kuberski of the Florida Department of Environmental Protection (FDEP) observed a portion of the testing.

#### 2.0 SUMMARY AND DISCUSSION OF RESULTS

Results of the emission tests are summarized in Table 1, showing full load conditions with and without duct burners. Test results at different load levels are presented in Table 2.

The maximum power output of the combustion turbine was 42.5 megawatts (MW) during the test series.

The contribution of NO<sub>x</sub> and CO emissions of the gas fired duct burners was determined by performing a test series with and without duct burner firing. The difference in emission rates was attributed to the duct burners (DB). This differential is difficult to obtain accurately as the turbine firing condition must be identical during the two test series, which is difficult to achieve. NO<sub>x</sub> Duct Burner contribution was slightly negative (-0.03 lbs/MMBTU). Inlet Air Temperature and Water Flow Rates were 58.5° F and 43.1 GPM for CT operation only and 58.2° F and 43.1 GPM for CT plus Duct Burner Operations. The Water to Fuel Ratio was 1.107 for both operating conditions (see Appendix F for Plant Data). The cause of the negative NO<sub>x</sub> contribution of the DB could be the fact, that the true differential is a very small margin, in this case the DB heat input is only 8.5% of the total heat input.

Duct burner emissions were calculated using the following formula:

lbs/MMBTU DB = (lbs/hr CT+DB) - (lbs/hr CT)DB Heat input MMBTUH (HHV)

Mass emissions of  $NO_x$  and CO were determined by multiplying the fuel factor (3710) derived lbs/MMBTU value by the heat input in terms of higher heating value.

Visible emissions with and without duct burners averaged 0.0 percent opacity for the highest six-minute period of each one-hour test (see Appendix D for VE data).

Compete emission summaries and data logger entries and strip chart copies are presented in Appendices B and C.

Table 1. Emission Summary Unit 1 Combustion Turbine - Gas Fired Lake Cogeneration, Ltd. Umatilla, Florida July 11, 2006

Time er					ns	CO Emissions			Gas Flow CT Heat input			CT + DB
	% 	ppm	рріп 15% О2	lbs/hr	lbs/MMBTU	ppm	lbs/hr	lbs/MMBTU	sctm	MMBTUH HHV	MMBTUH LHV	Heat Input MMBTUH HHV
CT only at	12.5 MW											
1102-1212	14.45	24.31	22,23	35.76	0.0819	24.95	22.33	0 0512	7051	436,6	394,9	NΛ
1231-1339	14.46	24.70	22.63	36.54	0.0834	23.60	21.25	0 0485	7080	438.4	396,6	NA
1353-1504	14.47	25,21	23.14	37.24	0.0853	22.66	20.38	0.0466	7054	436.8	395,1	NA
***	14.46	24.74	22.67	36,51	0.0835	23.74	21.32	0.0488	7062	438.1	395.5	NA
CT at 42.5 I	NW with D	uct Burne	<u>er.</u>									
1539-1649	13.87	24.36	20.45	35.95	0.0753	32.20	28.92	0.0606	7054	436.8	395.1	477.2
1731-1839	13.85	23.48	19.64	34.61	0.0724	34.21	30.69	0.0642	7057	437.0	395,3	478.2
1851-2000	13.86	23.88	20,00	35.33	0.0737	33.25	29.94	0.0624	7077	438 2	396,4	479.6
	13.86	23.91	20.03	35.30	0.0738	33 22	29.85	0.0624	7063	437.3	395.6	478.3
	CT only at 4  1102-1212  1231-1339  1353-1504   CT at 42.5 I  1539-1649  1731-1839  1851-2000	7%  CT only at 42.5 MW  1102-1212 14.45  1231-1339 14.46  1353-1504 14.47  14.46  CT at 42.5 MW with Di  1539-1649 13.87  1731-1839 13.85  1851-2000 13.86	## CT only at 42.5 MW  1102-1212	%         ppm         ppm           15% O2           CT only at 42.5 MW           1102-1212         14.45         24.31         22.23           1231-1339         14.46         24.70         22.63           1353-1504         14.47         25.21         23.14            14.46         24.74         22.67           CT at 42.5 MW with Duct Burner           1539-1649         13.87         24.36         20.45           1731-1839         13.85         23.48         19.64           1851-2000         13.86         23.88         20.00	## Ppm   Ppm   Ppm   Ibs/hr    ## CT only at 42.5 MW    1102-1212   14.45   24.31   22.23   35.76    1231-1339   14.46   24.70   22.63   36.54    1353-1504   14.47   25.21   23.14   37.24      14.46   24.74   22.67   36.51    CT at 42.5 MW with Duct Burner    1539-1649   13.87   24.36   20.45   35.95    1731-1839   13.85   23.48   19.64   34.61    1851-2000   13.86   23.88   20.00   35.33	%         ppm         ppm         ppm         lbs/hr         lbs/hr         lbs/MMBTU           CT only at 42.5 MW           1102-1212         14.45         24.31         22.23         35.76         0.0819           1231-1339         14.46         24.70         22.63         36.54         0.0834           1353-1504         14.47         25.21         23.14         37.24         0.0853            14.46         24.74         22.67         36.51         0.0835           CT at 42.5 MW with Duct Burner           1539-1649         13.87         24.36         20.45         35.95         0.0753           1731-1839         13.85         23.48         19.64         34.61         0.0724           1851-2000         13.86         23.88         20.00         35.33         0.0737	## Ppm 15% O2   Ibs/hr   Ibs/MMBTU   Ppm 15% O2   Ibs/hr   Ibs/MMBTU   Ppm 15% O2   Ibs/hr   Ibs/MMBTU   Ppm 102-1212   14.45   24.31   22.23   35.76   0.0819   24.95   1231-1339   14.46   24.70   22.63   36.54   0.0834   23.60   1353-1504   14.47   25.21   23.14   37.24   0.0853   22.66     14.46   24.74   22.67   36.51   0.0835   23.74   CT at 42.5 MW with Duct Burner   1539-1649   13.87   24.36   20.45   35.95   0.0753   32.20   1731-1839   13.85   23.48   19.64   34.61   0.0724   34.21   1851-2000   13.86   23.88   20.00   35.33   0.0737   33.25   13.85   23.88	W         ppm         ppm         ppm         lbs/hr         lbs/hr         lbs/MMBTU         ppm         lbs/hr           CT only at 42.5 MW           1102-1212         14.45         24.31         22.23         35.76         0.0819         24.95         22.33           1231-1339         14.46         24.70         22.63         36.54         0.0834         23.60         21.25           1353-1504         14.47         25.21         23.14         37.24         0.0853         22.66         20.38            14.46         24.74         22.67         36.51         0.0835         23.74         21.32           CT at 42.5 MW with Duct Burner         1539-1649         13.87         24.36         20.45         35.95         0.0753         32.20         28.92           1731-1839         13.85         23.48         19.64         34.61         0.0724         34.21         30.69           1851-2000         13.86         23.88         20.00         35.33         0.0737         33.25         29.94	The color of the	Time   Oxygen   Ppm   Ppm   Ibs/hr   Ibs/MMBTU   Ppm   Ibs/hr   Ibs/MMBTU   Scfm   Scf	Time Oxygen 76 ppm ppm ppm 15% O2 lbs/hr lbs/MMBTU ppm lbs/hr lbs/hr lbs/mmBTU	Time No. 10 No.

Heat Input HHV = (gas flow)(1032 dry Btu/cf)(60 min/hr)/10E6

lbs/hr = ppm(2.595 x 10^E-9)MW (20.9/20.9-%O2)(Fd)(Heat Input HHV)

SO2 Emissions (Subpart GG NSPS) =

1.03E-02 lbs/hr

Allowable Emissions NOx =25 ppmvd @ 15%O2 CO = 28 ppmvd DB NOx = 0.1 lbs/MMBTU DB CO = 0.2 lbs/MMBTU

Duct Burne	ī				·····
Run	Gas Flow dscfm	HHV MMBTUH	LHV MMBTUH	NOx Contr. lbs/MMBTU	CO Contr. lbs/MMBTU
1	652	40.40	36.54	0.005	0.2
2	667	41.28	37.34	-0.047	0.2
3	ธธิ	41.38	37.43	-0.046	$\tilde{0.2}$
Average	662	41.02	37.10	-0.029	0.2

Table 2. NOx Emission Summary at Different Load Levels
Unit 1 Combustion Turbine - Gas Fired
Lake Cogeneration, Ltd.
Umatilla, Florida
July 11, 2006

Run	Time	Oxygen		NOx Er			Heat Input	
Number		%	ppm	ррт 15% О2	lbs/hr	lbs/MMBTU	scfm	MMBTUH HHV
25 MW	-			· · · · · · · · · · · · · · · · · · ·				
1	0712-0728	15.51	17.87	19.54	20 25	0 0720	4542	231.2
2	0737-0753	15.50	13.08	19.76	20.35	0.0723	4515	279.6
3	0801-0817	15.53	13.60	20.43	21.10	0.0753	4535	230.8
Average	_	15 51	13.13	19.91	20.57	0.0734	4531	230.5
30 <u>MW</u>								
1	0827-0842	15.26	19.38	20 26	24 07	0 0746	5208	322.5
2	0852-0908	15.27	19.49	20.10	23.90	0.0740	5210	322.6
3	0917-0933	15.27	19.42	20.09	23.90	0.0740	5218	323.1
Average		15.27	19.60	20.15	23.96	0.0742	5212	322.7
5 MW								
1	0942-0958	14.99	21.68	21.66	29.00	0.0798	5368	363.3
2	1006-1022	14.97	21.58	21.47	28.80	0.0791.	5877	363.9
3	1030-1046	14.99	21.71	21.69	29.10	0.0799	5889	364.6
verage		14.98	21.66	21.61	23.97	0.0796	5878	364.0

Natural Gas Fd-Factor = 8710 MMBTU/dscf Heat Input HHV = (gas flow)(1032 dry Btu/cf)(60 min/hr)/10E6 Ibs/hr = ppm(2.595 x 10^E-9)MW (20.9/20.9-%O2)(Fd)(Heat Input HHV) MW NOx = 46 SOURCE TEST REPORT
FOR
COMBINED CYCLE COMBUSTION TURBINE – UNIT 2
WITH AUXILIARY DUCT BURNERS

COMPLIANCE EVALUATION
FOR
NATURAL GAS FIRING
OXIDES OF NITROGEN, CARBON MONOXIDE
AND VISIBLE EMISSIONS

TITLE V PERMIT 0694801-005-AV

LAKE COGEN LIMITED LUMATILLA, FLORIDA

JULY 12, 2006

## PREPARED FOR:

CAITHNESS TETON OPERATING SERVICES, LLC 9790 GATEWAY DRIVE, SUITE 220 RENO, NEVADA 89521

#### PREPARED BY:

AIR CONSULTING AND ENGINEERING, INC. 2106 NW 67TH PLACE, SUITE 4 GAINESVILLE, FLORIDA 32653 (352) 335-1889

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#### **APPENDICES**

APPENDIX A--FDEP TITLE V PERMIT NUMBER 0694801-005-AV

APPENDIX B--EMISSION TEST RESULTS

APPENDIX C-- DATA LOGGER AND STRIP COPIES

APPENDIX D--VISIBLE EMISSION DATA

APPENDIX E--QUALITY ASSURANCE

APPENDIX F--PRODUCTION DATA AND FUEL ANALYSIS

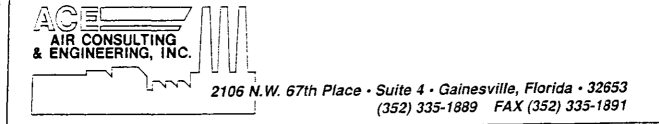
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## REPORT CERTIFICATION

To the best of my knowledge, all applicable field and analytical procedures comply with the Florida Department of Environmental Protection requirements and all test data and plant operating data are true and correct.

Dagmar Fick, Staff Engineer

8/3/2006 Date

## **EXECUTIVE SUMMARY**

The annual compliance test results for the Unit 2 Combustion Turbine meet all mass emission requirements listed in the Florida Department of Environmental Protection (FDEP) Permit Number 0694801-005-AV. All tests were conducted on natural gas firing only. The Unit is limited to 42.5 MW generation by General Electric.

Pollutant	Source	Actual Emissions	Total Plant Allowable Emissions
NO <sub>v</sub>		39.6 lbs/hr, 24 ppm,d @ 15%O <sub>2</sub>	82.7 lbs/hr, 25ppm <sub>v</sub> d @ 15% O <sub>2</sub>
	DB	-0.16 lbs/hr, 0 lbs/MMBTU	13.0 lbs/hr, 0.1 lbs/MMBTU
	CT & DB	39.4 lbs/hr	100.7 lbs/hr
СО	CT	22.2 lbs/hr, 25 ppm <sub>v</sub> d	54.6 lbs/hr, 23 ppm,d
	DB	3.85 lbs/hr, 0.1 lbs/MMBTU	36.0 lbs/hr, 0.2 lbs/MMBTU
	CT & DB	25.0 lbs/hr	90.6 lbs/hr

Emission results are provided in Table 1.

No visible emissions were detected from gas turbine or gas turbine plus duct burner at full load.

 ${\rm SO}_2$  emissions based on fuel analysis were 9.51E-03 lbs/hr at 42.4 MW.

## 1.0 INTRODUCTION

On July 12, 2006 Air Consulting and Engineering, Inc. performed annual compliance testing for Carbon Monoxide (CO), Oxides of Nitrogen (NO<sub>x</sub>), Oxygen content (O<sub>2</sub>) and Visible Emissions (VE) on the Unit 2 Combustion Turbine (CT) at Lake Cogen Limited in Umatilla, Florida.

The United States Environmental Protection Agency (EPA) Methods 20 (NO $_x$ ), 3A (O $_2$ ), 10 (CO), and 9 (VE) were used to conduct the tests.

Unit 2 Turbine was tested at full load and at full load with Duct Burners (DB) operating at maximum capacity.

Mr. Jim Miller of Lake Cogen coordinated the tests and Mr. Garry Kuberski of the Florida Department of Environmental Protection (FDEP) observed a portion of the testing.

#### 2.0 SUMMARY AND DISCUSSION OF RESULTS

Results of the emission tests are summarized in Table 1 showing full load conditions with and without duct burners.

The power output of the combustion turbine was 42.4 megawatts (MW) with and without duct burners. Inlet Air Temperature and Water Flow Rates were  $58.7^{\circ}$  F and 43.1 GPM for CT operation only and  $58.6^{\circ}$  F and 42.7 GPM for CT plus Duct Burner Operations. The  $NO_x$  water to fuel ratio averaged 1.104 without duct burners and 1.107 with duct burners on (see Appendix F for Plant Data).

The contribution of  $NO_x$  and CO emissions of the gas fired duct burners was determined by performing a test series with and without duct burner firing. The difference in emission rates is attributed to the duct burner contribution. This differential is difficult to obtain accurately as the turbine firing condition must be identical during the two test series, which is difficult to achieve. Correct evaluation of the DB contribution is also made difficult due to the low ratio of the DB/CT heat input. The current test results show the DB  $NO_x$  contribution as slightly negative (-0.004 lbs/MMBTU). This apparent difficulty is attributable to the small increase in water to fuel ratio between testing the CT and CT/DB. The increase would reduce  $NO_x$  levels while increasing CO levels. It is also noticed that there was a slight decrease in turbine load during DB firing.

Duct burner emissions were calculated using the following formula:

lbs/MM8TU DB = (lbs/hr CT+DB) - (lbs/hr CT)DB Heat input MM8TUH (HHV)

Mass emissions of  $NO_x$  and CO were determined by multiplying the fuel factor (8710) derived lbs/MMBTU value by the heat input in terms of higher heating value. All values were bias-corrected (see Appendix B, Emission Test Results).

Visible emissions with and without duct burners averaged 0.0 percent opacity for the highest six-minute period of each one-hour test (see Appendix D for VE data).

Compete emission summaries with data logger entries and strip chart copies are presented in Appendices B and C.

Table 1. Emission Summary
Unit 2 Combustion Turbine - Gas Fired
Lake Cogeneration, Ltd.
Umatilla, Florida
July 12, 2006

Run	Time	Охуцеп		NO	x Emisslo	ns	C	Q Emissic	ons	CT Gas Flow	CT Heat	Inout	CT + DB Heat Input
Number	er	%	ppm	ррт 15% О2	lbs/hr	lbs/MMBTU	ppm	lbs/hr	lbs/MMBTU		MMBTUH. HHV	MMBTUH LHV	MMBTUH HHV
Full Load	CT only at	42.4 MW										<del></del>	
1	1200-1308	14.41	27.03	24.57	39.61	0 0905	23.18	20.67	0.0472	7076	437.7	395.9	NA
2	1324-1432	14.38	27.22	24.65	39.81	0.0908	25.61	22.79	0.0520	7085	438.3	396.4	NA
3	1445-1553	14.45	26.50	24.25	39.30	0.0893	26.52	23.09	0.0544	7109	439 8	397.8	NA
Average		14.41	26.92	24.49	39.57	0.0902	25.10	22.18	0.0512	7090	439,9	396.7	NA
Full Load	CT at 42.4	MW with D	uct Burne	<u>er</u>									
1	1621-1729	13.75	26.64	21.99	38.80	0.0810	29.72	26.34	0.0550	7103	439.4	397.5	479.0
2	1745-1854	13.78	27.13	22.47	39.62	0.0828	28.67	25.75	0.0538	7099	439.1	397.2	478.7
3	1906-2013	13.80	27.24	22.63	39.80	0.0834	29.19	26.00	0.0544	7091	438.6	396.8	477.5
Average		13.78	27.00	22.36	39.41	0.0824	29.19	26.03	0.0544	7098	439.1	397.2	478.4

Natural Gas Fd-Factor = 8710 MMBTU/dscf MW CO = 28 lbs/lb-mole Heat Input HHV = (gas flow)(1031 dry Btu/cl)(60 min/hr)/10E6 lbs/hr = ppm(2.595 x 10^E-9)MW (20.9/20.9-%O2)(Fd)(Heat Input HHV)

SO2 Emissions (Subpart GG NSPS) =

9.51E-03 lbs/hr CT

Allowable Emissions
NOx =25 ppmvd @ 15%O2
CO = 28 ppmvd
DB NOx = 0.1 lbs/MMBTU
DB CO = 0.2 lbs/MMBTU

MW NOx = 46 lbs/lb-mole

Duct Burne	r.		······		
Run	Gas Flow dscfm	HHY MMBTUH	LHV MMBTUH	NOx Contr. Ibs/MMBTU	CO Contr. lbs/MMBTU
1	641	39.65	35.87	-0.020	0.1
2	640	39.59	35.81	-0.005	U.1
3	628	38.87	35.16	0.013	0.1
Average	636	39.37	35.61	-0.004	0.1

## LAKE COGEN, LTD.

NCP Dade Power, LLC., General Partner

39001 Golden Gem Dr. • Umatilla FL 32784 Tel (352) 669-3288 • Fax (352) 669-3138

December 11, 2006

Mr. Al Linero, PE Florida Department of Environmental Protection Division of Air Resource Management 2600 Blair Stone Road, MS 5505 Tallahassee, FL 32399-2400

(850) 921-9536

RE: Lake Cogeneration LP (Lake Cogen); Facility ID No. 0694801; Lake County, Florida; Air Construction Permit Application to Modify Two GE LM-6000 Combustion Turbine Units

Dear Mr. Linero:

Attached are an original and one copy of a completed construction permit application in which the Lake Cogeneration facility requests approval to perform an uprate on its two current GE LM-6000 Combustion Turbine units. GE would perform the proposed uprate that will result in enhanced unit operation. The basic components of the uprate include; replacement of the low pressure turbine with a more efficient design and to modify the CT unit to allow cooling of the combustion process with a water injection process that has been designed by GE.

GE has demonstrated this process to be very successful for those facilities it has already modified, including our Pasco Cogen facility located in Dade City, Florida. We believe that the enhancement will allow the two units at Lake Cogen to perform more efficiently while still virtually achieving the same current emission standards. As you will note in our application, what is being proposed is to maintain the current emission concentrations with a slightly higher heat input rate and a slight increase in pounds per hour of NOx and CO. The project is willing to offset the increase in NOx and CO emissions by accepting a lower annual emissions cap. The lowered cap will also ensure the PSD trigger level is not reached.

The project believes that this uprating of the CTs can be performed without the necessity of modifying the emissions monitoring and data recovery programs currently in place at Lake Cogen. The benefits seen by the uprating include more efficient use of the fuel fired by the facility. In terms of actually performing the modification, Lake Cogen is proposing to perform the modification on one unit at a time.

At the Department's convenience, Lake Cogen is prepared to meet with you and discuss this proposal further and go over the permit application. We believe that the performance of this modification will not only enhance the ability for Lake Cogen to perform better, it will also allow the facility to produce electricity with reduced emissions per MMBtu fuel fired.

I will look forward to hearing back from you at your earliest convenience. My telephone number is (775) 850-2248 and my e-mail is tgrace  $\widehat{a}$  caithnessenergy.com

For Lake Cogeneration

Sincerely,

-

Thomas A. Grace, CHMM

Manager, Environmental Services

W/ attachment

Cc: J. Miller, w/a

J. Delgado, w/o

T. DeRocher, w/o

K. Hoffman, w/o

S. Osbourne, w/a, at Golder Associates

File: 274-2010.3

## LAKE COGENERATION L.P.

<u>, D</u>

Lake County Umatilla, Florida

Facility ID No. 0694801

Title V Permit 0694801-005-AV

Submittal of Construction Permit Application Request to Modify Units 1 and 2 with GE SPRINT Uprate

From:

Friday, Barbara

Sent:

Friday, January 05, 2007 9:37 AM

To:

'jmiller@caithnessenergy.com'; 'sosbourn@golder.com'; Kozlov, Leonard;

'tgrace@caithnessenergy.com'

Cc:

Cascio, Tom

Attachments: LakeCogenerationL.P.0694801-008-AC.pdf

Tracking:

Recipient Delivery

'jmiller@caithnessenergy.com' 'sosbourn@golder.com'

Kozlov, Leonard

Delivered: 1/5/2007 9:37 AM

'tgrace@caithnessenergy.com'

Cascio, Tom

Delivered: 1/5/2007 9:37 AM

From:

System Administrator

To:

Kozlov, Leonard

Sent:

Subject:

Friday, January 05, 2007 9:37 AM Delivered: Delivery Status Notification (Success)

#### Your message

To:

'jmiller@caithnessenergy.com'; 'sosbourn@golder.com'; Kozlov, Leonard; 'tgrace@caithnessenergy.com'

Cc:

Ćascio, Tom

Subject:

Sent:

1/5/2007 9:37 AM

was delivered to the following recipient(s):

Kozlov, Leonard on 1/5/2007 9:37 AM

From:

Exchange Administrator

Sent:

Friday, January 05, 2007 9:37 AM

To:

Friday, Barbara

Subject:

Delivery Status Notification (Relay)

Attachments:

ATT921646.txt; Untitled Attachment





ATT921646.txt Untitled Attachment

(285 B)

This is an automatically generated Delivery Status Notification.

Your message has been successfully relayed to the following recipients, but the requested delivery status notifications may not be generated by the destination.

sosbourn@golder.com

From:

Exchange Administrator

Sent:

Friday, January 05, 2007 9:37 AM

To:

Friday Barbara

Subject:

Delivery Status Notification (Relay)

Attachments:

ATT921701.txt; Untitled Attachment





ATT921701.txt Untitled Attachment

(379 B)

This is an automatically generated Delivery Status Notification.

Your message has been successfully relayed to the following recipients, but the requested delivery status notifications may not be generated by the destination.

jmiller@caithnessenergy.com
tgrace@caithnessenergy.com

From:

Osbourn, Scott [Scott\_Osbourn@golder.com] Friday, January 05, 2007 10:16 AM Read:

Sent:

Subject:

Your message

To:

 ${\bf Scott\_Osbourn@golder.com}$ 

Subject:

was read on 1/5/2007 10:16 AM.

From:

To:

Sent:

Kozlov, Leonard Friday, Barbara Friday, January 05, 2007 10:47 AM

Subject:

Read:

## Your message

To:

'jmiller@caithnessenergy.com'; 'sosbourn@golder.com'; Kozlov, Leonard; 'tgrace@caithnessenergy.com'

Cc:

Ćascio, Tom

Subject:

1/5/2007 9:37 AM Sent:

was read on 1/5/2007 10:47 AM.

From:

Thomas Grace [tgrace@caithnessenergy.com] Friday, Barbara Friday, January 05, 2007 11:03 AM Read:

To: Sent:

Subject:

Your message

To:

tgrace@caithnessenergy.com

Subject:

was read on 1/5/2007 11:03 AM.



# Florida Department of Environmental Protection

Bob Martinez Center 2600 Blairstone Road Tallahassee, Florida 32399-2400 Governor

Charlie Crist

Jeff Kottkamp Lt. Governor

Michael W. Sole Secretary - Designee

January 5, 2007

Electronic Mail - Received Receipt Requested

Mr. James Miller, Plant Manager (jmiller@caithnessenergy.com) Lake Cogeneration L.P. 39001 Golden Gem Drive Umatilla, Florida 32784

Re: Lake Cogeneration L.P.
DEP File No. 0694801-008-AC
Uprate of GE LM-6000 Combustion Turbine Units
Request for Additional Information

#### Dear Mr. Miller:

Thank you for your air construction permit application received on December 12, 2006, requesting a modification to add "SPRINT" spray inter-cooling technology to the two existing gas turbines at the Lake Cogeneration L.P. Plant. However, we have deemed your application incomplete due to the following items needing further clarification:

- 1. In your cover letter, you state that the proposed modifications will be performed "one unit at a time." Please provide a schedule for the planned new construction activities.
- 2. In the Purpose of Application section, you checked the box titled "Air construction permit and Title V permit renewal, incorporating the proposed project." We are aware that there is an ongoing Title V permit renewal project currently being processed by the Department's Central District. Therefore, you need to withdraw this second renewal permit request.
- 3. On page 17 of the application you refer to attachment LC-EO1-L3, Design Information and Stack parameters. This attachment appears to be missing please provide a copy.
- 4. On page 22 of the application you state that "The lb/hr rate is expected to increase slightly from 85.5 to 87 lb/hr, while natural gas firing." Please provide the detailed computations verifying this conclusion.
- 5. On page 23 of the application you state that "The lb/hr rate is expected to increase slightly from 103.5 to 105.0 lb/hr, while natural gas firing." Please provide the detailed computations verifying this conclusion.
- 6. It appears that this project is subject to new NSPS Subpart KKKK for stationary combustion turbines that became effective on July 6, 2006. If you concur, please revise the application to reflect these applicable regulations.

- 7. Attachment LC-B1-AC of the application includes tables of historical pollutant emissions and estimated future potential to emit the pollutants. Please relate this information to the PSD "baseline actual to projected actual applicability test" as described in Rule 62-212.400, F.A.C.
- 8. Attachment PC-F1-E6 of the application contains the statement "CO is expected to increase slightly from 56.0 lb/hr to 57.5 lb/hr." Please provide the detailed computations verifying this conclusion.

When we receive this information, we will continue processing your application. We are available to discuss the details of our request for additional information. Rule 62-4.050(3), F.A.C., requires that all applications for a Department permit must be certified by a professional engineer registered in the State of Florida. This requirement also applies to responses to Department requests for additional information of an engineering nature. Permit applicants are advised that Rule 62-213.420(1)(b), F.A.C., requires applicants to respond to requests for information within 90 days, unless the applicant has requested in writing, and has been granted, additional time within 90 days. If you have any questions, please contact Tom Cascio at 850-921-9526.

Sincerely,

A. A. Linero, P.E. Program Administrator

Permitting South Section

## AAL/tbc

Cc: Scott Osbourn, Golder Associates, Inc. (<u>SOsbourn@golder.com</u>)
Len Kozlov, P.E., Central District Office (<u>Leonard.Kozlov@dep.state.fl.us</u>)

Thomas A. Grace, Lake Cogeneration L.P. (tgrace@caithnessenergy.com)