

RECEIVED

March 12, 1999

MAR 1 7 1999

BUREAU OF AIR REGULATION

Al Linero, P.E. State of Florida Department of Environmental Protection 2600 Blair Stone Road Tallahassee, FL 32399-2400

Re: Submittal of Application For Air Construction Permit FPL Fort Myers Plant

Dear Al:

07/0002-005-AC

Enclosed for your use please find four (4) copies of an application for an Air Construction permit to modify the Fort Myers facility. As we have discussed, this application concerns the installation of inlet foggers at the existing simple-cycle combustion turbines at the plant.

If you should have any question regarding this submittal, please do not hesitate to contact me at (561) 691-7058.

Very truly yours,

Richard Piper

Repowering Licensing Manager Florida Power and Light Company

Cc: Ken Kosky

Golder Associates

RECEIVED

MAR 17 1999

BUREAU OF AIR REGULATION

APPLICATION FOR AIR PERMIT INSTALLATION OF DIRECT WATER SPRAY FOGGING SYSTEMS FORT MYERS PLANT

Prepared For:

Florida Power & Light, Inc. 700 Universe Blvd. Juno Beach, Florida 33408

Prepared By:

Golder Associates Inc. 6241 NW 23rd Street, Suite 500 Gainesville, Florida 32653

> March 1999 9737572Y/F1

DISTRIBUTION:

6 Copies - Florida Power & Light, Inc. (4 signatures, 2 photocopy signatures) 2 Copies - Golder Associates Inc.

PART I APPLICATION FOR AIR PERMIT LONG FORM

Department of Environmental Protection

DIVISION OF AIR RESOURCES MANAGEMENT

APPLICATION FOR AIR PERMIT - LONG FORM

See Instructions for Form No. 62-210.900(1)

I. APPLICATION INFORMATION

This section of the Application for Air Permit form identifies the facility and provides general information on the scope and purpose of this application. This section also includes information on the owner or authorized representative of the facility (or the responsible official in the case of a Title V source) and the necessary statements for the applicant and professional engineer, where required, to sign and date for formal submittal of the Application for Air Permit to the Department. If the application form is submitted to the Department using ELSA, this section of the Application for Air Permit must also be submitted in hard-copy.

Identification of Facility Addressed in This Application

Enter the name of the corporation, business, governmental entity, or individual that has ownership or control of the facility; the facility site name, if any; and the facility's physical location. If known, also enter the facility identification number.

Facility Owner/Company Name:	Florida Power & Light Company
2. Site Name: Fort Myers Plant	
3. Facility Identification Number: 071	10002 [] Unknown
4. Facility Location Information: Street Address or Other Locator: City: Fort Myers	County: Lee Zip Code: 33905
5. Relocatable Facility? [] Yes [x] No	6. Existing Permitted Facility? [x] Yes [] No
Application Processing Information (DEP	Use)
1. Date of Receipt of Application:	March 17, 1999
2. Permit Number:	0710002-005-AC
3. PSD Number (if applicable):	
4. Siting Number (if applicable):	

1

DEP Form No. 62.210.900(1) - Form Effective: 03-21-96

2/24/99 9737572Y/F1/PSD-AI

Owner/Authorized Representative or Responsible Official

2.	Owner/Autho	orized Representative or	Responsible Offici	al Mailing Address:	
rga S	anization/Firn Street Address	n: FPL Fort Myers Plant s: P.O. Box 430			
	Cit	y: Fort Myers	State: FL	Zip Code: 33905	
3.	Owner/Autho	orized Representative or	r Responsible Offici	ial Telephone Numbers:	
	Talanhana:	(0.44) (0.02, 4.20.0)	Fax: ((941) 693-4333	
	Telephone:	(941) 693-4200			
4.	Owner/Authors I, the unders source addredefined in R	orized Representative of signed, am the owner or essed in this Application and 62-210.200, F.A.C.,	authorized represe of for Air Permit or of the Title V sour	ial Statement: entative* of the non-Title the responsible official, o	as

* Attach letter of authorization if not currently on file.

Date

Signature

Scope of Application

This Application for Air Permit addresses the following emissions unit(s) at the facility. An Emissions Unit Information Section (a Section III of the form) must be included for each emissions unit listed.

Emissions Unit ID		Descr	sions Unit	Туре		
Unit #	Unit ID					
1R	003	Combustion	Turbine	No.	1	AC1B
2R	004	Combustion	Turbine	No.	2	AC1B
3R	005	Combustion	Turbine	No.	3	AC1B
4R	006	Combustion	Turbine	No.	4	AC1B
5R	007	Combustion	Turbine	No.	5	AC1B
6R	008	Combustion	Turbine	No.	6	AC1B
7R	009	Combustion	Turbine	No.	7	AC1B
8R	010	Combustion	Turbine	No.	8	AC1B
9R	011	Combustion	Turbine	No.	9	AC1B
10R	012	Combustion	Turbine	No.	10	AC1B
11R	013	Combustion	Turbine	No.	11	AC1B
12R	014	Combustion	Turbine	No.	12	AC1B

See individual Emissions Unit (EU) sections for more detailed descriptions.

Multiple EU IDs indicated with an asterisk (*). Regulated EU indicated with an "R".

Permit

Purpose of Application and Category

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

Effective: 03-21-96

Check one (except as otherwise indicated):

Category I: All Air Operation Permit Applications Subject to Processing Under Chapter 62-213, F.A.C.

This	Application for Air Permit is submitted to obtain:
[] Initial air operation permit under Chapter 62-213, F.A.C., for an existing facility which is classified as a Title V source.
[Initial air operation permit under Chapter 62-213, F.A.C., for a facility which, upon start up of one or more newly constructed or modified emissions units addressed in this application, would become classified as a Title V source.
	Current construction permit number:
[] Air operation permit renewal under Chapter 62-213, F.A.C., for a Title V source.
	Operation permit to be renewed:
[] Air operation permit revision for a Title V source to address one or more newly constructed or modified emissions units addressed in this application.
	Current construction permit number:
	Operation permit to be renewed:
[] Air operation permit revision or administrative correction for a Title V source to address one or more proposed new or modified emissions units and to be processed concurrently with the air construction permit application. Also check Category III.
	Operation permit to be revised/corrected:
[] Air operation permit revision for a Title V source for reasons other than construction or modification of an emissions unit. Give reason for the revision e.g., to comply with a new applicable requirement or to request approval of an "Early Reductions" proposal.
	Operation permit to be revised:
	Reason for revision:

Category II: All Air Construction Permit Applications Subject to Processing Under Rule 62-210.300(2)(b),F.A.C.

11	is Application for Air Permit is submitted to obtain:	
[] Initial air operation permit under Rule 62-210.300(2)(b), F.A.C facility seeking classification as a synthetic non-Title V source.	C., for an existing
	Current operation/construction permit number(s):	<u> </u>
[] Renewal air operation permit under Rule 62-210.300(2)(b), F.A non-Title V source.	A.C., for a synthetic
	Operation permit to be renewed:	
[] Air operation permit revision for a synthetic non-Title V source revision; e.g.; to address one or more newly constructed or mo	
	Operation permit to be revised:	
	Reason for revision:	
C	ategory III: All Air Construction Permit Applications for All Emissions Units.	Facilities and
	ategory III: All Air Construction Permit Applications for All	Facilities and
Tŀ	ategory III: All Air Construction Permit Applications for All Emissions Units.	
Tŀ	ategory III: All Air Construction Permit Applications for All Emissions Units. ais Application for Air Permit is submitted to obtain: [] Air construction permit to construct or modify one or more em	
Tŀ	ategory III: All Air Construction Permit Applications for All Emissions Units. nis Application for Air Permit is submitted to obtain: (] Air construction permit to construct or modify one or more emfacility (including any facility classified as a Title V source). Current operation permit number(s), if any:	issions units within a
TT []	ategory III: All Air Construction Permit Applications for All Emissions Units. nis Application for Air Permit is submitted to obtain: (] Air construction permit to construct or modify one or more emfacility (including any facility classified as a Title V source). Current operation permit number(s), if any: 071002-001-AV] Air construction permit to make federally enforceable an assum	ned restriction on the

Application Processing Fee	
Check one:	
[] Attached - Amount:	[x] Not Applicable.
Construction/Modification Information	
1. Description of Proposed Project or Alteration	ons:
Installation of direct water spray inlet fogging s permit pursuant to Chapter 62-213 F.A.C., a per discussion.	
2. Projected or Actual Date of Commencemen	t of Construction :
3. Projected Date of Completion of Constructi	ion:
Professional Engineer Certification	
Professional Engineer Name: Kennard F. Ko Registration Number: 14996	osky
2. Professional Engineer Mailing Address: Organization/Firm: Golder Associates Inc. Street Address: 6241 NW 23rd Street, Sui City: Gainesville	
City. Gamesvine	State: FL Zip Code: 32653-1500
3. Professional Engineer Telephone Numbers: Telephone: (352) 336-5600	Fax: (352) 336-6603

6

4. Professional Engineer's Statement:

I, the undersigned, hereby certify, except as particularly noted herein*, that:

- (1) To the best of my knowledge, there is reasonable assurance that the air pollutant emissions unit(s) and the air pollution control equipment described in this Application for Air Permit, when properly operated and maintained, will comply with all applicable standards for control of air pollutant emissions found in the Florida Statutes and rules of the Department of Environmental Protection; and
- (2) To the best of my knowledge, any emission estimates reported or relied on in this application are true, accurate, and complete and are either based upon reasonable techniques available for calculating emissions or, for emission estimates of hazardous air pollutants not regulated for an emissions unit addressed in this application, based solely upon the materials, information and calculations submitted with this application.

If the purpose of this application is to obtain a Title V source air operation permit (check here [] if so), I further certify that each emissions unit described in this Application for Air Permit, when properly operated and maintained, will comply with the applicable requirements identified in this application to which the unit is subject, except those emissions units for which a compliance schedule is submitted with this application.

If the purpose of this application is to obtain an air construction permit for one or more proposed new or modified emissions units (check here [X] if so), I further certify that the engineering features of each such emissions unit described in this application have been designed or examined by me or individuals under my direct supervision and found to be in conformity with sound engineering principles applicable to the control of emissions of the air pollutants characterized in this application.

If the purpose of this application is to obtain an initial air operation permit or operation permit revision for one or more newly constructed or modified emissions units (check here [] if so), I further certify that, with the exception of any changes detailed as part of this application, each such emissions unit has been constructed or modified in substantial accordance with the information given in the corresponding application for air construction permit and with all provisions contained in such permit.

^{*} Attach any exception to certification statement.

Application Contact

1. Name and Title of Application Contact:

Mr. Richard G. Piper, Repowering Licensing Manager

2. Application Contact Mailing Address:

Organization/Firm: FPL Environmental Services Dep.

Street Address: 700 Universe Blvd.

City: Juno Beach

State: FL 2

Zip Code: 33408

3. Application Contact Telephone Numbers:

Telephone: (561) 691-7058

Fax: (561) 691-7070

Application Comment

Existing gas turbines Nos. 1 through 12 will be installed with direct water spray fogging systems that will reduce the turbine inlet air temperature. The temperature reduction will improve the heat rate and increase power due to the cooler-denser inlet air. The net emissions change from this project will not result in an increase of any regulated pollutant greater than the PSD significant emission rates. Therefore, PSD review does not apply to proposed project. Refer to Part II for discussion.

II. FACILITY INFORMATION

A. GENERAL FACILITY INFORMATION

Facility Location and Type

1.	Facility UTM Coord	dinates: East (km): 42	2.3 Nor	th (km): 2952.9
2.	Facility Latitude/Lo Latitude (DD/MM	ongitude: /SS): 26 / 41 / 49	Longitude: (DD/MN	M/SS): 81 / 46 / 55
3.	Governmental Facility Code: 0	4. Facility Status Code:	5. Facility Major Group SIC Code:	6. Facility SIC(s):

7. Facility Comment (limit to 500 characters):

The existing Fort Myers plant currently consists of 2 Fossil Fuel Fired-Steam Generators (FFFSG) and 12 simple cycle gas turbines. FFFSG Unit 1 and 2 are fired with No. 6 Residual Oil and the 12 gas turbines (GT Units 1-12) are fired with No. 2 Distillate Oil. Air construction permit (DEP File No. 0710002-004-AC) was recently issured to repower FFFSG with 6 gas-fired combustion turbines. Refer to Part II for discussion.

Facility Contact

Name and Title of Facility Contact: Mr. Bernie Tibble, Environmental Specialist	
Facility Contact Mailing Address: Organization/Firm: FPL Fort Myers Plant Street Address: P.O. Box 430 City: Fort Myers State	te: FL Zip Code: 33905
3. Facility Contact Telephone Numbers: Telephone: (941) 693-4390 Fax: (941) 693-433	333

9

DEP Form No. 62.210.900(1) - Form Effective: 03-21-96

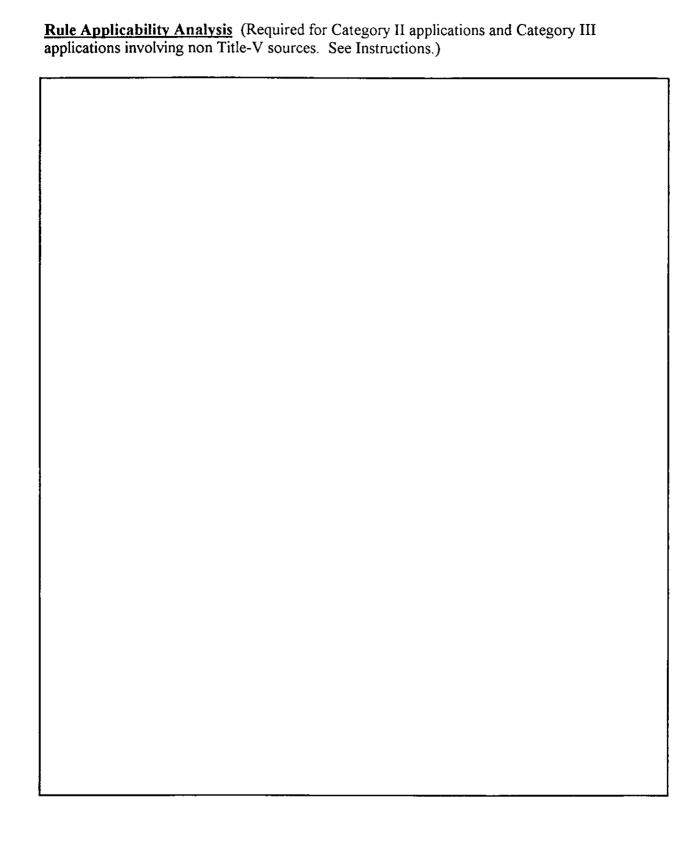
Facility Regulatory Classifications

1.	Small Business Stationary Source [] Yes		1] No	[] Unknown
2.	Title V Source? [x] Yes	[] No		
3.	Synthetic Non-Title V Source? [] Yes	[x] No		
4.	Major Source of Pollutants Othe [X] Yes	er th [n Hazardous Air Pollutant] No	ts (I	HAPs)?
5.	Synthetic Minor Source of Pollu [] Yes			Other than HAPs?] No		
6.	Major Source of Hazardous Air [] Yes			tants (HAPs)?] No		
7.	Synthetic Minor Source of HAP [] Yes] No		
8.	One or More Emissions Units St	ubje [t to NSPS?] No		
9.	One or More Emissions Units St	_		t to NESHAP?] No		
10.	Title V Source by EPA Designa [] Yes] No		
11.	Facility Regulatory Classification After the repowering project is of			•		-

10

DEP Form No. 62.210.900(1) - Form Effective: 03-21-96

B. FACILITY REGULATIONS



11

DEP Form No. 62-210.900(1) - Form Effective: 03-21-96

2/24/99 9737572Y/F1/PSD-FI <u>List of Applicable Regulations</u> (Required for Category I applications and Category III applications involving Title-V sources. See Instructions.) Facility emissions covered under existing Title V permit, no additional facility or emission unit applicable requirements as a result of the proposed change.

C. FACILITY POLLUTANTS

Facility Pollutant Information

1. Pollutant Emitted	2. Pollutant Classification

D. FACILITY POLLUTANT DETAIL INFORMATION

Facility Pollutant Detail Information:

1. Pollutant Emitted:			
2. Requested Emissions Cap:	(lb/hr)	(tons/yr)	
3. Basis for Emissions Cap Code:			
4. Facility Pollutant Comment (limit	to 400 characters):		

Facility Pollutant Detail Information:

1. Pollutant Emitted:			
2. Requested Emissions Cap:	(lb/hr)	(tons/yr)	
3. Basis for Emissions Cap Code:			
4. Facility Pollutant Comment (limit	to 400 characters):		•

E. FACILITY SUPPLEMENTAL INFORMATION

Supplemental Requirements for All Applications

1.	Area Map Showing Facility Location: [] Attached, Document ID: [x] Not Applicable []	Waiver Requested
2.	Facility Plot Plan: [] Attached, Document ID: [x] Not Applicable []	Waiver Requested
3.	Process Flow Diagram(s): [x] Attached, Document ID(s): Part II [] Not Applicable []	Waiver Requested
4.	Precautions to Prevent Emissions of Unconfined Particular [] Attached, Document ID: [x] Not Applicable [Matter: Waiver Requested
5.	Fugitive Emissions Identification: [] Attached, Document ID: [x] Not Applicable []	Waiver Requested
6.	Supplemental Information for Construction Permit Application [] Attached, Document ID: [x] Not Applicable	atio	on:
Ado	ditional Supplemental Requirements for Category I Ap	plic	cations Only
7.	List of Proposed Exempt Activities: [] Attached, Document ID: [] Not Applicable		
8.	List of Equipment/Activities Regulated under Title VI: [] Attached, Document ID: [] Equipment/Activities On site but Not Required to be [] Not Applicable	e Iı	ndividually Listed
9.	Alternative Methods of Operation: [] Attached, Document ID: [] Not Applicable		
10.	Alternative Modes of Operation (Emissions Trading): [] Attached, Document ID: [] Not Applicable		

15

DEP Form No. 62-210.900(1) - Form Effective: 03-21-96

 11. Identification of Additional Applicable Requirements: [] Attached, Document ID: [] Not Applicable
12. Compliance Assurance Monitoring Plan: [] Attached, Document ID: [] Not Applicable
13. Risk Management Plan Verification:
Plan Submitted to Implementing Agency - Verification Attached Document ID:
[] Plan to be Submitted to Implementing Agency by Required Date
[] Not Applicable
14. Compliance Report and Plan [] Attached, Document ID: [] Not Applicable
Compliance Statement (Hard-copy Required) Attached, Document ID: Not Applicable

PART II SUPPORTING INFORMATION

Part II

Application for Air Permit Installation of Direct Water Spray Fogging Systems Fort Myers Plant

Introduction

Florida Power & Light Company is proposing to install direct water spray fogging systems in the inlet ducts of the existing 12 simple cycle combustion turbines at the Fort Myers Plant. The purpose of the inlet foggers to provide adiabatic inlet air cooling which increase turbine output and decreases heat rate. The project is part of increasing capacity in a cost effective manner.

Description

The direct inlet fogging systems achieve adiabatic cooling using water to form fine droplets (fog). The fog is produced by injection grids placed in the turbine inlet duct that use nozzles that produce a fine spray. The small fog particles (about 10 to 20 microns) extract the latent heat of vaporization from the gas stream when the water droplet is converted to gas. Heat is removed at a rate of 1,075 Btu/lb of water. The result of the fogging is a cooler more moisture laden air stream. Figure 1 presents a schematic of a typical fogging system.

The amount of heat removed is highly dependent upon the ambient air conditions. The two most important parameters are the dry bulb temperature and relative humidity. As moisture is added to the inlet air by the fogging, the vaporization of the fog droplets cools the air toward the wet-bulb temperature. For the proposed project, the design condition is 95°F and 50 percent relative humidity. The resultant wet bulb temperature, based on psychrometric charts is 79°F. At 100 percent saturation the inlet cooling system would result in a 16 °F decrease of the turbine inlet air.

While adiabatic cooling is most efficient for dry climates, adiabatic cooling in Florida can be an effective means of inlet air cooling during the late morning to evening hours. This period is typically 8 to 10 hours per day from about 10 a.m. to 8 p.m. In the early morning hours

and evening hours, the typical relatively humidity in Florida is 70 to 90 percent depending on the climatic conditions. Because of the highly variable nature of ambient air conditions, the annual average inlet cooling was assumed to be 8°F. This average was reviewed against a 30 year record of meteorological data for Fort Myers and found to be representative of the range in conditions that occur over an annual period. This includes cooling associated with the typical mid-afternoon summer days and early morning/evening periods that occur yearround. The typical mid-afternoon cooling for Fort Myers would be 13°F and would occur in August with a mid-afternoon temperature of 91 °F and 60 percent relative humidity. During January, the mid-afternoon cooling would be about 10 °F. The typical cooling that would occur in the early morning hours of evening hours with temperatures of about 80°F and a relative humidity of 80 percent would be 5°F. This cooling also assumes that the gas stream can be 100 percent saturated. The ambient air conditions that are modified by the fogging system occur naturally but are more frequent with the fogging system. For example, the average minimum temperatures for the months of November through April range from 52.5°F to 61.7°F with relative humidities ranging from 88 to 90 percent. The amount of adiabatic cooling would range from only 1 to 2°F and therefore fogging would not be practical.

Turbine Performance and Emission Estimates

The effect of decreasing the turbine inlet air through the use of fogging will be to increase the mass flow of air that can go through the turbine which allows higher heat input and power output. The combustion turbine is also more efficient since the heat rate decreases with decreasing temperature. For the GE Model PG7821 combustion turbines at the Fort Myers plant, an 8°F average decrease in temperature would result in a 2.8 percent increase in power and an associated 1.1 percent decrease in heat rate. Thus, while power increases, the production of power is more efficient with concomitant lower emissions per MW-hr generated. The increase in heat rate as a function of temperature decrease is a linear function and for the Fort Myers turbines would be 2 mmBtu/hr/°F. The data were determined using GE supplied data (see Attachment A).

Because the turbine is operating on its original power curve, the emission characteristics do not change from what would normally occur at that temperature and relative humidity. An evaluation of emissions from the fogging tests conducted at the FPL Putnam plant did not result in any statistically significant differences in emission rates (see Attachment B). The increase in emissions of criteria pollutants associated with fogging were determined using emission limits contained in the Title V Permit for the facility and AP-42 emission factors where no limits are provided. Table 1 presents a summary of the operating conditions and emission increases resulting from fogging. The annual emissions were determined by multiplying the heat input increase times the emissions rate in lb/mmBtu for the number of hours of proposed for the turbines. For the Fort Myers turbines, a maximum of 500 hours of operation for each turbine was used as the basis for annual emission estimates.

Regulatory Applicability

A modification is defined in Rule 62-210.200 Florida Administrative Code (F.A.C.) as any physical change in, or a change in the method of operation of, or addition to a facility which would result in an increase in the actual emissions of any air pollutant subject to regulation under the Clean Air Act. A modification to a major source of air pollution, such as the Fort Myers Plant, may be subject to review under the Department's Prevention of Significant Deterioration (PSD) rules codified in Rule 62-212.400 F.A.C.

The proposed installation of direct water spray fogging systems is a modification according to Rule 62-212.200 (188) F.A.C., since annual emissions will potentially increase as a result of the increased power and heat input. This has been confirmed by the Department in its December 31, 1998 correspondence to FPL.

Based on the available data, it is concluded that the emission rate does not change as a result of inlet fogging. Therefore, increase in annual potential emissions can be conservatively determined through the use of increases in heat input associated with the use of the fogging systems. For the 12 combustion turbines the maximum potential annual increase in emissions is estimated as follows:

Summary of Maximum Annual Emissions - All Units - 12 CTs at 500 hours/year

Pollutant	Tons/Year
PM	1.82
NO _x	33.50
SO ₂	24.24
CO	2.30
VOC	0.82

These maximum potential emission rates are less than the significant emission rates in Table 62-212.400-2 in Rule 62-212.400 F.A.C. and therefore PSD would not apply.

FPL proposes that the amount of fogging allowed by the Department be based on a cumulative amount of operating hours for the 12 combustion turbines. This would amount to 6,000 hours of operation. As described previously, the emission rates would not be affected.

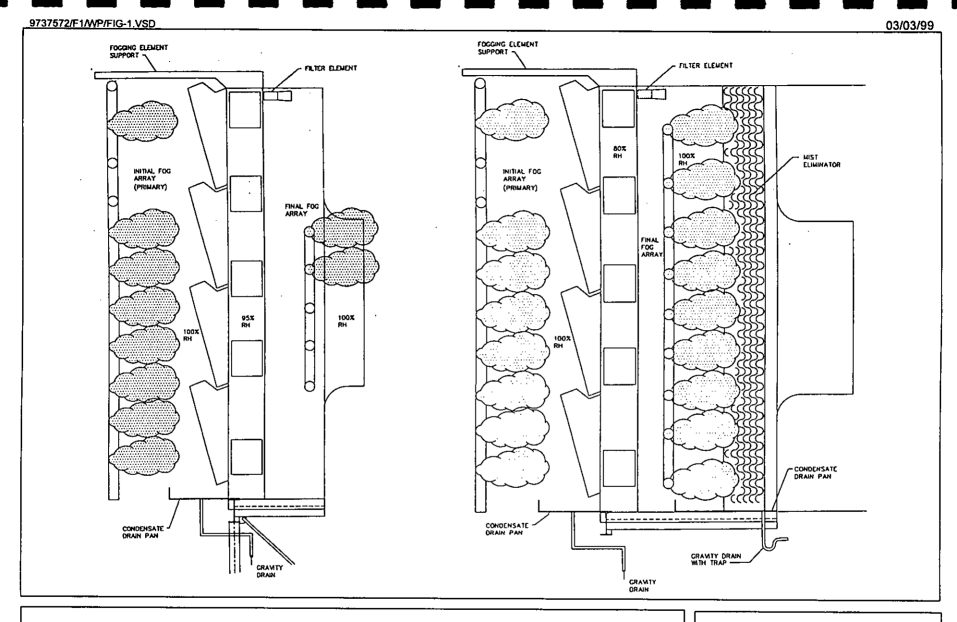


Figure 1. Illustrative Fogging System Schematic Florida Power & Light, Inc.

Source: Caldwell Energy and Environmental, Inc.



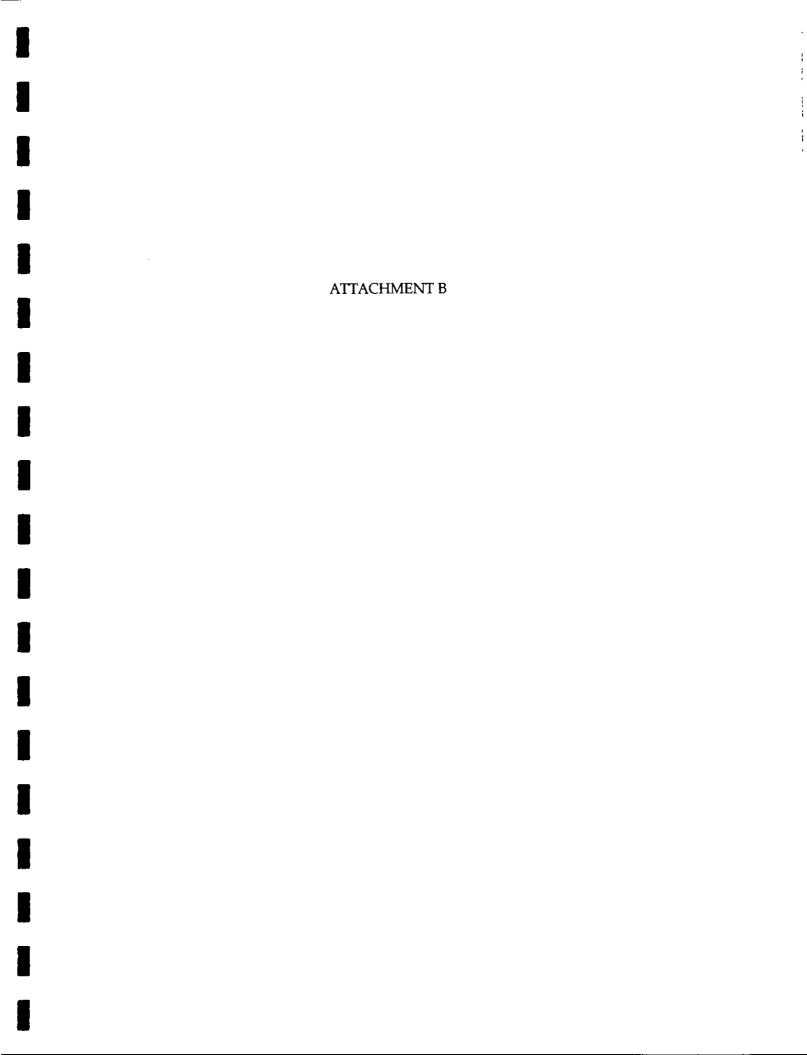
ATTACHMENT A

Attachment A

The following data were obtained from performance curves in the range that fogging would be most effective.

Plant Site: Turbine Model:	Fort Myers Plant; GTs Nos. 1-12 GE Model PG7821					
Turbine Inlet Temperature (°F) Difference (°F)	80	59 21				
Heat Input (mmBtu/hr) Difference (mmBtu/hr)	766	807 40.338				
Rate (mmBtu/hr/ °F) ^a		1.92				

Note: ^a heat input difference divided by temperature difference.



Golder Associates Inc.

6241 NW 23rd Street, Suite 500 Gainesville, FL 32653-1500 Telephone (352) 336-5600 Fax (352) 336-6603



December 15, 1998

9737572A/1

Florida Power & Light Company 700 Universe Blvd. P.O. Box 14000 Juno Beach, Florida 33408

Attention: Mr. John Hampp, Environmental Specialist

RE:

Putnam Inlet Fogging Emission Tests

Analysis of Data

Dear John:

Golder Associates Inc. has evaluated the emissions data taken during August 25 and 26, 1998 to determine the potential effect of inlet fogging on emission rates of nitrogen oxides (NO_x) and carbon monoxide (CO). The data were obtained at the Putnam Plant using various inlet fogging conditions while operating the unit at nearly constant heat input. The heat input during testing on August 25, 1998 varied by less than 1.5 percent while heat input during testing on August 26, 1998 varied by about 2.5 percent. The data evaluated represented 178 individual 3 minute readings using continuous emission monitoring equipment. There were 72 data points when the inlet foggers were not operating (i.e., "off") while there were 106 data points where the various foggers were operating (i.e., "on").

The data were evaluated using the procedures in Appendix C to 40 CFR Part 60; Determination of Emission Rate Change. The data were also evaluated in terms of the potential effect of inlet fogging. Tables 1.1a and 1.1b present the results of Appendix C evaluation for NO_x and CO, respectively for the data recorded on August 25, 1998. Tables 1.2a and 1.2b present the results of Appendix C evaluation for NO_x and CO, respectively for the data recorded on August 26, 1998. Taken together, the analysis suggests that NO_x concentrations may decrease slightly while CO may increase slightly with the operation of inlet foggers. However, the trend was not always consistent and the differences are small (i.e., up to a few ppm). Other factors also likely played a role in the variability of the data such as the response in continuous emission monitoring equipment, fuel input, ambient temperature and combustion turbine operation variability. Such changes, which cannot be completely accounted for in the data, would make it inappropriate to develop a specific relationships regarding emission rates at this time. Please call if you have any questions.

Sincerely,

GOLDER ASSOCIATES INC.

Kennard F. Kosky, P.E.

Principal

KFK/arz

G:\DATA\DP.PROJECTS\97\9737\9737572A\01\01-LTR.DOC

Table 1.1a Florida Power And Light (FP&L) Test data for the Combustion Turbine Inlet Air Cooling System with Direct Water Spray Inlet Fogging (8/25/98) NO_x Statistical Analysis (Unit 1GT2 - Putnam Plant, Palatka, Fl.)

Hour Range	Fogger on/off	n	v (n-1)	Mean	Std Dev	t	95% C.I.	Upper C.I.	Lower C.I.
1345-1421	off (baseline)	13	12	87.8	0.98	1.782	0.485	88.3	87.4
1424-1521	on	20	19	86.5	1.33	1.729	0.514	87.0	85.9
1524	off	1	0	-	-	-	-		
1527-1533	on	3	2	89.0	0.35	2.92	0.592	89.6	88.4
1536-1539	off	2	1	88.5	0.78	1.86	1.023	89.5	87.4

Legend: n= sample size, v = sample size -1, t=t distribution

Table 1.1b Florida Power And Light (FP&L) Test data for the Combustion Turbine thlet Air Cooling System with Direct Water Spray Inlet Fogging (8/25/98) CO Statistical Analysis (Unit 1GT2 - Putnam Plant, Palatka, Fl.)

Hour Range	Fogger on/off	n	v (n-1)	Mean	Std Dev	t	95% C.I.	Upper C.I.	Lower C.I.
1345-1421	off (baseline)	13	12	75.9	2.90	1.782	1.433	77.4	74.5
1424-1521	on	20	19	81.0	1.43	1.729	0.554	81.5	80.4
1524	off	1	0	-	-	-	-		
1527-1533	on	3	2	78.0	2.00	2.92	3.372	81.4	74.6
1536-1539	off	2	1	79.5	2.12	1.86	2.790	82.3	76.7

Legend: n= sample size, v = sample size -1, t=t distribution

Table 1.2a Florida Power And Light (FP&L) Test data for the Combustion Turbine Inlet Air Cooling System with Direct Water Spray Inlet Fogging (8/26/98) NO_x Statistical Analysis (Unit 1GT2 - Putnam Plant, Palatka, Fl.)

Hour Range	Fogger on/off	n	v (n-1)	Mean	Std Dev	t	Z	95% C.1.	Upper C.I.	Lower C.I.
1103-1227	off (baseline)	29	28	89.1	0.7	1.701	-	0,236	89.4	88.9
1230-1430	on	41	_	90.5	1.3	-	1.645	0.334	90.8	90.2
1433-1539	off	23		96.8	1.3	1.717		0.466	97.3	96.4
1542-1745	on	42		92.4	2.2		1.645	0,561	93.0	91.9
1748-1800	off	5	4	97.7	0.4	2.132	-	0.429	98.1	97.3

Legend: n = sample size, v = sample size -1, t = t distribution, z = z distribution (used when sample size is >30)

Table 1.2b Florida Power And Light (FP&L) Test data for the Combustion Turbine Inlet Air Cooling System with Direct Water Spray Inlet Fogging (8/26/98) CO Statistical Analysis (Unit 1GT2 - Putnam Plant, Palatka, Fl.)

Foager on/off	n	v (n-1)	Mean	Std Dev	t		95% C.I.	Upper C.I.	Lower C.I.
	29	28	72.6	2.3	1.701	-	0.728	73.3	71.9
,		_	70.9	1.9	-	1.645	0.494	71.4	70.4
	-		67.2	1.9	1.717		0.688	67.9	66.5
				3.3		1.645	0.828	70.4	68.7
	5	4			2.132	-	0.853	64.3	62.5
	Fogger on/off off (baseline) on off on off on off	off (baseline) 29 on 41 off 23 on 42	off (baseline) 29 28 on 41 - off 23 on 42	off (baseline) 29 28 72.6 on 41 - 70.9 off 23 67.2 on 42 69.5	off (baseline) 29 28 72.6 2.3 on 41 - 70.9 1.9 off 23 67.2 1.9 on 42 69.5 3.3	off (baseline) 29 28 72.6 2.3 1.701 on 41 - 70.9 1.9 - off 23 67.2 1.9 1.717 on 42 69.5 3.3	off (baseline) 29 28 72.6 2.3 1.701 - on 41 - 70.9 1.9 - 1.645 off 23 67.2 1.9 1.717 on 42 69.5 3.3 1.645	off (baseline) 29 28 72.6 2.3 1.701 - 0.728 on 41 - 70.9 1.9 - 1.645 0.494 off 23 67.2 1.9 1.717 0.688 on 42 69.5 3.3 1.645 0.828	off (baseline) 29 28 72.6 2.3 1.701 - 0.728 73.3 on 41 - 70.9 1.9 - 1.645 0.494 71.4 off 23 67.2 1.9 1.717 0.688 67.9 on 42 69.5 3.3 1.645 0.828 70.4

Legend: n= sample size, v = sample size -1, t=t distribution, z = z distribution (used when sample size is >30)

Table 1. Emission Estimates of the Fort Myers Simple Cycle Combustion Turbines with Inlet Air Cooling System with Direct Water Spray Inlet Fogging (No. 2 Fuel Oil Combustion)

	1101-278-2			
Performance Basis	Units	Emissions		Comments
Tomporeture Degrees	°F (1)			
Temperature Decrease	[[(1)	8		
Power Increase		2.83%		GE Curves
Heat Rate Decrease		1.06%		GE Curves
Heat Input Increase		2.08%		GE Curves
Heat Input Change	mmBtu/ °F	2		GE Curves
Hours/year		500	(2)	
 	11111			<u>.</u>
Pollutants	Units	Emissions (3)		Comments
PM	lb/MMBtu	0.038		AP-42 Section 3.1
1	TPY	0.030		per machine
ł	['' '	0.13		per machine
NO _x	lb/MMBtu	0.698		AP-42 Section 3.1
****	TPY	2.79		per machine
	''' /	2.73		per macinite
SO ₂	lb/MMBtu	0.505		AP-42 Section 3.1 (S=0.5%)
	TPY	2.02		per machine
!	['' '	2.02		per macrime
co	lb/MMBtu	0.048		AP-42 Section 3.1
1	TPY	0.19		per machine
voc	lb/MMBtu	0.017		AP-42 Section 3.1
	TPY	0.07		per machine
				,

Legend - TPY: tons per year

⁽¹⁾ Temperature decrease is average annual temperature differential of ambient temperature to compressor inlet temperature utilizing inlet fogger.

⁽²⁾ Hours of fogger operation based on estimate of 8 hours per day and 75 days per year.

⁽³⁾ Emission factor references - Title V Permit No. 0710002-001-AV, EPA AP-42 Emission Factors Section 3.1 "Stationary Gas Turbines".