

BRADENTON HERALD

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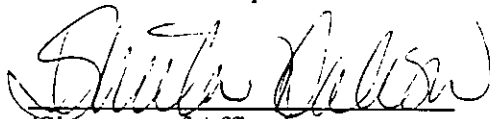
BUREAU OF AIR REGULATION

Bradenton Herald
Published Daily
Bradenton, Manatee, Florida

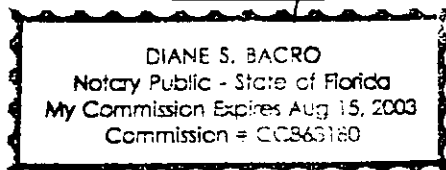
STATE OF FLORIDA
COUNTY OF MANATEE;

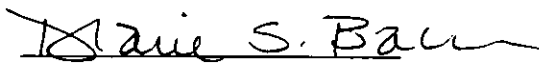
Before the undersigned authority personally appeared Sheila Dalesio, who on oath says that she is a Legal Advertising Representative of the Bradenton Herald, a daily newspaper published at Bradenton in Manatee County, Florida; that the attached copy of the advertisement, being a Legal Advertisement in the matter PUBLIC NOTICE in the Court, was published in said newspaper in the issues of JULY 15, 2002.

Affiant further says that the said publication is a newspaper published at Bradenton, in said Manatee County, Florida, and that the said newspaper has heretofore been continuously published in said Manatee County, Florida, each day and has been entered as second-class mail matter at the post office in Bradenton, in said Manatee County, Florida for a period of 1 year next preceding the first publication of the attached copy of advertisement; and affiant further says that she has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.


(Signature of Affiant)

Sworn to and subscribed before me this
15th Day of July, 2002




SEAL & Notary Public

Personally Known ☒ OR Produced Identification _____
Type of Identification Produced _____

PUBLIC NOTICE OF
INTENT TO ISSUE AIR
CONSTRUCTION PER-
MIT AND TITLE V AIR
OPERATION PERMIT
REVISION
Florida Department of
Environmental
Protection
Florida Power and
Light - Manatee Power
Plant, Manatee County
Florida
Draft Air Construction
Permit No. 0810010-
007-AC Construction
of Natural Gas
Infrastructure
Draft Title V Air
Operation Permit
Revision No. 0810010-
008-AV Concurrent
Revision to Add
Natural Gas as an
Authorized Fuel

The Florida Department of Environmental protection (permitting authority) gives notice of its intent to issue an Air construction Permit and a Title V Air Operation Permit Revision to Florida Power and Light (applicant) for the Manatee Power Plant located at 19050 State Road 62 in Parrish, Manatee County, Florida. The applicant's authorized representative and responsible official is Mr. Paul Plotkin, Plant General Manager. The applicant's address is Florida Power and Light, Manatee Power Plant, 19050 State Road 62, Parrish, FL 34219. The new Gulfstream Natural Gas Pipeline began commercial operation in June of 2002. The project brings natural gas that is compressed near Mobile Alabama and conveyed through an underwater pipeline on the continental shelf to markets in Florida. The new pipeline instantly increases the total natural gas transportation capacity into Florida from approximately 1.5 to 2.5 billion standard cubic feet, excluding other proposed pipeline projects. The pipeline enters Florida in Manatee County at a location that is particularly convenient to the FPL Manatee Plant. Florida Power and Light (FPL) proposed to take advantage of the new pipeline by constructing the necessary infrastructure to supply natural gas to existing electric utility steam generating Units 1 and 2. These existing units include low NOX burners, which incorporate air and fuel staging to reduce emissions of nitrogen oxides when firing either fuel oil or natural gas. FPL predicts that the project will not result in net actual annual emissions increases above the past actual annual emissions from the units (averaged for 2000 to 2001). Therefore, FPL maintains that the project does not require review under the Prevention of Significant Deterioration (PSD) of Air Quality program. This procedure is available to operators of electric utility steam generating units in accordance with federal regulations and the Department's rules.

partment deter-
at the addition
ral gas is not
to cause an
e. in actual
emissions from
ant. Natural gas
lean burning fuel
contains little ash
fur. Emissions of
monoxide,
on oxides, partic-
gen matter, sulfur
e matter, and volatile
ide, and compounds
anic compounds
expected to
crease when firing
atural gas as com-
red to firing fuel oil.
he draft permits
authorize the construc-
on of the infrastruc-
ure to supply natural
gas to existing Units 1
and 2 and establishes
emissions standards
for opacity, particulate
matter, and nitrogen
oxides that are consis-
tent with Rule 62-296-
405, F.A.C., which
applies to large boilers.
The draft permits also
establish monitoring
and reporting require-
ments to verify that the
gas project was not
subject to PSD. The
Department notes that
FPL is among the high-
est users of natural
gas in the country and
strongly encourages
FPL to actually fire the
newly available natural
gas in Manatee Units 1
and 2.
The permitting author-
ity will issue the Air
Construction Permit
and the PROPOSED
Title V Air Operation
and Permit Revision
subsequent FINAL Title
V Air Operation Permit
Revision, in accor-
dance with the condi-
tions of the Draft Air
Construction Permit
and the Draft Title V Air
Operation Permit
Revision unless a
Revision received in
response with the
accordance with the
following procedures
results in a different
decision or significant
change of terms or
conditions.
The permitting author-
ity will accept written
comments concerning
the proposed Draft Air
Construction action for a
period of 14 (fourteen)
days from the publica-
tion of this Public
Notice. The permitting
authority will accept
written comments con-
cerning the proposed
Draft Title V Air
Operation Permit
Revision. Issuance
action for a period of
30 (thirty) days from
the date of publication
of this Notice. Written
comments should be
provided to the
Department's Bureau
of Air Regulation at
2600 Blair Stone Road,
Mail Station #5505,
Tallahassee, FL 32399-
2400. Any written com-
ments filed shall be
made available for
public inspection. If
written comments
received result in sig-
nificant changes, the
permitting authority
shall issue revised
draft permits and
require, if applicable,
another

A person whose sub-
stantial interests are
affected by the pro-
posed permitting deci-
sion may petition for
an administrative hear-
ing in accordance with
Sections 120.569 and
120.57 of the Florida
Statutes (F.S.). The
petition must contain
the information set
forth below and must
be filed (received) in
the Department's
Office of General
Counsel at 3900
Commonwealth
Boulevard, Mail Station
#35, Tallahassee,
Florida, 32399-3000.
Petitions filed by any
persons other than
those entitled to writ-
ten notice under
Section 120.60(3), F.S.,
must be filed within 14
(fourteen) days of the public
notice or within 14
(fourteen) days of
receipt of the notice of
intent, whichever
occurs first. Under
Section 120.60 (3)F.S.,
however, any person
who asked for notice
of agency action may
file a petition within 14
(fourteen) days of
receipt of that notice,
regardless of the date
of publication. A
Petitioner shall mail a
copy of the petition to
the applicant at the
address indicated
above, at the time of
filing. The failure of any
person to file a petition
within the applicable
time period shall con-
stitute a waiver of that
person's right to
request an administra-
tive determination
(hearing) under
Sections 120.569 and
120.57, F.S., or to inter-
vene in this proceeding
and participate as a
party to it. Any subse-
quent intervention will
be only at the approval
of the presiding officer
upon the filing of a
motion in compliance
with Rule 28-106.205
of the Florida
Administrative Code
(F.A.C.).
A petition that disputes
the material facts on
which the permitting
authority's action is
based must contain
the following informa-
tion: (a) The name and
address of each
agency affected and
each agency's file or
identification number,
if known; (b) The name,
address and telephone
number of the peti-
tioner, name address and
telephone number of
the petitioner's repre-
sentative, if any, which
shall be the address
for service purposes
during the course of
the proceeding; and an
explanation of how the
petitioner's substantial
rights will be affected
by the agency determi-
nation; (c) A statement
of how and when the
petitioner received
notice of the agency
action or proposed
action; (d) A state-
ment of all disputed
issues of material fact,
if there are none, the
petition must so state;

(e) A concise state-
ment of the ultimate
facts alleged, as well
as the rules and
statutes which entitle
petitioner to relief; (f) A
statement of the spe-
cific rules or statutes
the petitioner contends
require reversal or
modification of the
agency's proposed
action and (g) A state-
ment of the relief
sought by the petitioner,
stating precisely the
action the petitioner
wished the agency to
take with respect to
the agency's proposed
action.
A petition that does
not dispute the materi-
al facts upon which the
permitting authority's
action is based shall
state that no such
facts are in dispute
and otherwise shall
contain the same infor-
mation as set forth
above, as required by
Rule 28-106.301, F.A.C.
Because the adminis-
trative hearing process
is designed to formu-
late final agency
action, the filing of a
petition means that the
permitting authority's
final action may be dif-
ferent from the posi-
tion taken by it in this
notice of intent.
Persons whose sub-
stantial interests will
be affected by any
such final decision of
the permitting author-
ity on the application
have the right to peti-
tion to become a party
to the proceeding, in
accordance with the
requirements set forth
above.
Mediation is not avail-
able for this proceed-
ing.
In addition to the
above, pursuant to 42
United States Code
(U.S.C.) Section
7661d(b)(2), any per-
son may petition the
Administrator of the
EPA within 60 (sixty)
days of the expiration
of the Administrator's
45 (forty-five) day
review period as estab-
lished at 42 U.S.C.
Section 7661d(b)(1), to
object to issuance of
any permit revision.
Any petition shall be
based only on objec-
tions to the permit revi-
sion that were raised
with reasonable speci-
ficity during the 30
(thirty) day public com-
ment period provided
in this notice, unless
the petitioner demon-
strated to the
Administrator of the
EPA that it was imprac-
ticable to raise such
objections within the
comment period or
unless the grounds for
such objection arose
after the comment
period. Filing of a peti-
tion with the
Administrator of the
EPA does not stay the
effective date of any
permit properly issued
pursuant to the provi-
sions of Chapter 62-
213, F.A.C. Petitions
filed with the
Administrator of EPA
must meet the require-
ments of 42 U.S.C.
Section 7661d(b)(2)
and must be filed with
the Administrator of
the EPA at: U.S.
401 M Street, S.W.,
Washington, D.C.

A complete project file
is available for public
inspection during nor-
mal business hours,
8:00 a.m. to 5:00 p.m.,
Monday through
Friday, except legal
holidays, at:
Permitting Authority:
Bureau of Air
Regulation
Florida Department of
Environmental
Protection, 111 S.
Magnolia Drive, Suite
4, Tallahassee, FL
32301
Phone: 1-850-488-0114
Affected District Office
Southwest District
Office, Florida
Department of
Environmental
Protection, 3804
Coconut Palm Drive,
Tampa, FL 33619-8218
Phone: 813-744-6100
The complete project
file includes the
Technical Evaluation
and Determination,
Draft Air Construction
Permit, the Draft Title V
Air Operation Permit
Revision, the applica-
tion, and the informa-
tion submitted by the
responsible official,
exclusive of confiden-
tial records under
Section 403.111, F.S.
Interested persons
may contact permit
engineer at the above
address, or call 850-
488-0114, for addition-
al information
7/15/2002