## **BEST AVAILABLE COPY**

## THE HERALD

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JUL 1 7 2006

PAIREAU OF AIR REQUIRTION

The Herald **Published Daily** Bradenton, Manatee, Florida

STATE OF FLORIDA **COUNTY OF MANATEE**;

Before the undersigned authority personally appeared Sandy Riley, who on oath says that she is a Legal Advertising Representative of The 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 of PUBLIC NOTICE OF INTENT TO ISSUE AIR PERMITS in the Court, was published in said newspaper in the issues of. 7/11/06

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.

Sworn to and subscribed before me this 11 ta Day of July, 2006

> DIANE S. BACRO Notary Public State of Florida My comm. exp. 08-15-2007 Comm. No. DD 206531

Jane S. Bac

SEAL & Notary Public

Personally Known OR Produced Identification

Type of Identification Produced

PUBLIC NOTICE OF INTENT TO ISSUE AIR
PERMITS

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

DRAFT Title V Permit Revision No. 0810010-011-AV Draft Air Construction Permit Modification

Operation Permit Revision, In accor-dance with the condi-tions of the Draft Air Construction Permit Construction REVISED DRAFT Title V Air Permit Revision unless a response received in accordance with the following procedures results in a different decision or significant change of terms or conditions.

conditions.
The Department will accept written comments concerning the proposed Draft PSD Permit Modification issuance action for a period of 14 (fourteen) period of 14 (rourteen)
days from the date of
publication of this
Notice. Written comments should be provided to the
Department's Bureau
of Air Regulation, 2600
Blair Stone Road, Mail
Station #5505. #5505, Florida Station #5505,
Tallahassee, Florida
32399-2400. Any written comments filed
shall be made available for public inspection. If written comments received result
in a significant change
in this Draft Air
Construction Permit,
the Department shall
issue a Revised Draft
PSD Permit
Modification and Station

issue a Revised Draft Rule 28-106301, F.A.C.
PSD Permit Modification and require, if applicable, another Public Notice.
The Department will accept written comments concerning the DRAFT Title V Air action may be different to the position may be different to the position taken. accept written comments concerning the DRAFT Title V Air Operation Permit Revision for a period of thirty (30) days from the date of publication of this Public Notice. Written comments must be post-marked and all facsimile com-ments must be received by the close of business (5:00 pm), on or before the end of on or before the end of this 30-day period, by the Department at 2600 Blair Stone Road, Mail Station #5505. Tallahassee, Florida 32399-2400 or facsimi-le (850/922-6979). As part of his or her compart of his or her coni-ments, any person may also request that the Department hold a public meeting on this permitting action. If the Department deter-mines there is suffi-cient interest for a pub-lic meeting it will pub-

lic meeting, it will pub-lish notice of the time,

Revision and subsequent FINAL Title V Air Operation Permit Permit Permit be affected by the agency determination; dance with the condiand when the petition-er received notice of the agency action or proposed action; (d) A statement of disputed issues of material fact. If there are none, the petition

must so state:

(e) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle petitioner to relief;
(f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action; and,
(g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with must so state;

cisely the action petitioner wishes the agency to take with respect to the agency's proposed action. A petition that does not dispute the material facts upon which the

Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C. from the position taken by it in this notice of intent. Persons whose substantial interests will be affected by any such final decision of the Department on the application(s) have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above. Mediation is not available for this proceed

ing.
In addition to the In addition to the above, pursuant to 42 United States Code (U.S.C.) Section 7661d(b)(2), any person 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 established at 42 U.S.C. Section 7661d(b)(1), to object to issuance of any permit revision. date, and location on the Department's offi-cial web site for notices at http://tlho-ra6.dep.state.fl.us/onw and in a newspaper of object to issuance of any permit revision. Any petition shall be based only on objections to the permit revision that were raised with reasonable specificity during the 30 (thirty) day public comment period provided in this notice, unless the petitioner demonstrates to the Administrator of the EPA that it was impracticable to raise such general circulation in the area affected by the permitting action. For additional information, contact the For additional information, contact the
Department at the
above address or
phone number. If written comments or comments received at a
public meeting result in
a significant change to
the DRAFT Title V Air ten comments or comments received at a public meeting result in a significant change to the DRAFT Title V Air Operation Permit Revision, the DRAFT Title V Air Operation Permit Toperation Permit Revision and require, if applicable, another Public Notice. All compensations with the text of the permit properly issued pursuant to the province.

## **Best Available Copy**

(PSD-FL-328A) FPL Manatee Power Plant - Manatee

County Department Environmental Protection (Department) gives Department) gives son may petition for and must be filed with notice of its intent to issue an Air Construction (PSD) Sections 120.569 and Construction (PSD) Sections 120.569 and 401 M Street, S.W., Permit Modification and a Title V Air Statutes (F.S.). The Department of the Permit Petition must contain A complete project file Congration Permit Detition must contain A complete protect file Revision to Florida Power & Light forth below and must inspection during northe Manatee Power Plant, located at 19050 State Road 62 in Parrish, Manatee County, Florida. The Commany and mailing address are: Mr. Paul Plotkin, #35, Tallahassee, Manager, Florida Power & Light (Florida 23299-3000 Regulation Manager, Florida Power & Light (242; Fax: 850/245- Suite 4 Company, 700 Universe Boulevard, by mny persons other 32399-2400 Power & Light
Company, 700
Universe Boulevard,
Juno Beach, FL 33408.
The existing FP&L
Manatee Plant consists of two 800
megawatts (MW) residual fuel oil and natural gas-fired steam electric generators and the

rice generators and the receipt of the notice of nominal 1,150 MW natural gas-fired Combined Cycle Unit 3. Public Notice was previously provided on February 21, 2006 to issue a DRAFT Title V Operation Permit Revision to incorporate (fourteen) days of receipt of that notice of agency action may file a petition within 14 (fourteen) days of receipt of that notice of agency action may file includes the Statement of Basis, Draft Permits, the underlying PSD Permit for Unit 3.

The PSD Permit will be modified ton of the underlying PSD Permit for Unit 3.

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The TSD Permit will be the underlying PSD Permit for Unit 3.

The TSD Permit will be the permit will recently constructed nominal 1,150 MW natof the underlying PSD Permit for Unit 3. The PSD Permit will be

modified to allow excess emissions from the CT/HRSG sets for a period of eight rather than six hours during the cold startup of the 470 MW steam turbine electric generator (STEG) that receives steam from the four associated CT/HRSG sets. Such cold startups of a STEG are tups of a STEG are infrequent and typically years apart for baseloaded combined cycle units. The previously noticed DRAFT Title V Operation Permit will be further revised to incorporate Unit 3 in a manner that reflects the longer startup period for the STEG.

After startup, Unit 3 exhibits very tow emissions as a result of

skinbits very low elimissions as a result, of using inherently clean natural gas, dry low NOx/CO combustors, and a selective catalytic reduction (SCR)

system.
The Department will

A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative hear-

2303). Petitions filed Tallahassee, Florido by any persons other those entitled to written notice under Section 120.60(3), F.S., must be filed within 14 (fourteen) days of publication of the public notice or within 14 (fourteen) days of receipt of the notice of 13051N. Telecom Pintent whichever is 2399-2400

Ph. 850-488-0114

Fax: 850-922-6979

Environmental Environmental Control of the Protection Control of the Protection Southwest District Office Temple Terrace, Florido Southwest District Control of the Protection Pintent Whichever I remain Terrace, Florido Southwest District Control of the Protection Pintent P

Florida Code Administrative (F.A.C.).

A petition that disputes the material facts on which the Department's action is based must contain the following informa-

the

to request an administrative determination (hearing) under Sections 120.569 and 120.57, F.S., or to intervene in this proceeding

and participate as a party to it. Any subsequent intervention will

be only at the approval of the presiding officer upon the filling of a motion in compliance with Rule 28-106.205

tion; (a) The name and each (a) The name and address of each agency affected and each agency's file or identification number, if known;

(b) The name, address and telephone number of the petitioner; name address and telephone number of the petition-er's representative, if any, which shall be the The Department with any, which shall be the Construction Permit address for service Modification and the PROPOSED Title V Air Operation Permit on; and an explanation

ments filed will be sions of Chapter by made available for public inspection.

A person whose sub-ladministrator of EPA must meet the requirements of 42 U.S.C. Section 7661d(b)(2) and must be filed with

Southwest District Office 13051N. Telecom Pkwy