

Florida Department of Environmental Protection

Jennifer Carroll Lt. Governor

Rick Scott

Governor

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

Herschel T. Vinyard Jr. Secretary

October 4, 2011

Electronically Sent - Received Receipt Requested

Mr. Brad Williams, Regional Plant General Manager Florida Power & Light Company Environmental Services Department P.O. Box 14000 Juno Beach, Florida 33408-0420

Re: Florida Power & Light Company (FPL) Martin Plant

Project No. 0850001-027-AC

Combined Cycle Combustion Turbine 3A - Excess Emissions Authorization For Dry Low-NO_X

Tuning

Dear Mr. Williams:

The Department has reviewed your request received September 27th, for authorization of excess emissions while conducting Dry Low-NO_X (DLN) tuning on combustion turbine 3A, which is recommended by the equipment manufacturer following a major overhaul. The DLN tuning is scheduled to occur no sooner than November 20, 2011. Similar requests have previously been granted for other units at both the FPL Martin and Sanford Plants. The Department authorizes excess emissions due to DLN tuning provided:

- The operator adheres to best operational practices to minimize emissions;
- The operator minimizes the duration of excess emissions for the duration of DLN tuning, which shall be completed in approximately 12 hours;
- The operator notifies the Department's Southeast District Office for each day that DLN tuning is performed; and,
- The owner or operator submits a report summarizing the hourly NO_X emissions during the DLN tuning.

To avoid the need for future authorizations of this sort, it is recommended that FPL request a revision to the excess emissions provisions contained in the Title V and/or air construction permits for the Martin Plant, to include provisions for excess emissions due to DLN tuning, at the earliest opportunity.

Nothing in this action waves any federal requirements of the applicable New Source Performance Standards (NSPS) for this unit.

The Department will consider the above-noted action final unless a timely petition for an administrative hearing is filed pursuant to Sections 120.569 and 120.57, of the Florida Statutes (F.S.). Mediation under Section 120.573, F.S., will not be available for this proposed action.

A person whose substantial interests are affected by the proposed decision may petition for an administrative hearing in accordance with Sections 120.569 and 120.57, F.S. The petition must contain the information set forth below and must be filed (received) in the Department's Office of General Counsel, MS #35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000. Petitions filed by the applicant or any of the parties listed below must be filed within 14 (fourteen) days of receipt of this notice. Petitions filed by any other person must be filed within 14 (fourteen) days of receipt of this proposed action. A petitioner must mail a copy of the petition to the applicant at the address indicated

Mr. Brad Williams October 4, 2011 FPL Martin Plant Unit 3A Page 2 of 3

above, at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, F.A.C.

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

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

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

Any party to this order has the right to seek judicial review of it under Section 120.68, F.S., by the filing of a Notice of Appeal, under Rule 9.110 of the Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Boulevard, Mail Station #35, Tallahassee, Florida, 32399-3000; and, by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within thirty days from the date this notice is filed with the Clerk of the permitting authority.

Executed in Tallahassee, Florida.

Jeffery F. Koerner, Program Administrator Office of Permitting and Compliance

Division of Air Resource Management

JFK/jkh/tbc

Mr. Brad Williams October 4, 2011 FPL Martin Plant Unit 3A Page 3 of 3

CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies the	at this authorization	on was sent by
electronic mail (or a link to these documents made available electronical	lly on a publicly ac	ccessible
server) with received receipt requested before the close of business on _	10-4-11	to the
persons listed below.		

Mr. Brad Williams, Florida Power & Light Company: (brad.williams@fpl.com)

Mr. John Hampp, Florida Power & Light Company: (john.hampp@fpl.com)

Mr. Lennon Anderson, DEP Southeast Office: (lennon.anderson@dep.state.fl.us)

Ms. Lynn Scearce, DEP OPC Reading File: (lynn.scearce@dep.state.fl.us)

Clerk Stamp

FILING AND ACKNOWLEDGMENT FILED, on this date, pursuant to §120.52(7), Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

(Date

Scearce, Lynn

From:

Hampp, John [John.Hampp@fpl.com]

To:

Scearce, Lynn

Sent:

Tuesday, October 04, 2011 5:01 PM

Subject:

Read: 0850001-027-AC, Martin Power Plant, Letter of Authorization, 10-4-11

Your message was read on Tuesday, October 04, 2011 5:00:59 PM (GMT-05:00) Eastern Time (US & Canada).

Scearce, Lynn

From:

Microsoft Exchange

To:

brad.williams@fpl.com; john.hampp@fpl.com

Sent:

Tuesday, October 04, 2011 4:46 PM

Subject:

Relayed: 0850001-027-AC, Martin Power Plant, Letter of Authorization, 10-4-11

Delivery to these recipients or distribution lists is complete, but delivery notification was not sent by the destination:

brad.williams@fpl.com

john.hampp@fpl.com

Subject: 0850001-027-AC, Martin Power Plant, Letter of Authorization, 10-4-11

Sent by Microsoft Exchange Server 2007

Memorandum

Florida Department of Environmental Protection

TO:

Jeff Koerner, Office of Permitting and Compliance

THROUGH:

Jon Holtom, Power Plant Group 9 #-

FROM:

Tom Cascio

DATE:

October 4, 2011

SUBJECT:

Authorization Letter for Excess Emissions During Dry Low-NO_X (DLN) Tuning

Project No. 0850001-027-AC

Florida Power & Light Company's (FPL) Martin Power Plant

Combustion Turbine No. 3A

Attached for your review is a letter authorizing excess emissions to FPL while conducting DLN tuning on combustion turbine 3A at the FPL Martin Power Plant. The tuning is recommended by the manufacturer following a major overhaul. Excess emissions will not exceed approximately 12 hours for the duration of the DLN tuning. FPL wants to conduct the tuning beginning no sooner than November 20, 2011. Similar requests have been granted for other units at both the FPL Martin and Sanford Power Plants. I recommend your approval and signature of the attached authorization letter.

Attachments