MEMORANDUM

To:

Trina Vielhauer and
Al Linero Cary
Tom Cascio

Through:

From:

Tom Cascio

Date:

August 14, 2007

Subject:

Draft Air Construction Permit No. 0850102-012-AC

Indiantown Cogeneration Plant

Indiantown Cogeneration, L.P. owns and operates the Indiantown Cogeneration Plant, a facility that generates electricity for sale and exports steam to the Louis Dreyfus Citrus Processing Plant. The facility includes one high-pressure pulverized coal main boiler (PC boiler).

Changes in coal supplier logistics have mandated that the facility no longer treat the two coal piles as "active" (located in a building) and "inactive" (located outside), respectively, - both now are considered as having active status. Previously, the inactive coal pile was routinely covered. This practice is required by the facility's prevention of significant deterioration (PSD) air construction permit. This change has prompted the facility's management to request an air construction permit to remove the requirement to routinely cover the outside coal pile. Implementing this change will have no effect on particulate matter (PM) or any other air pollution emissions.

The application was received and deemed complete on July 11, 2007.

I recommend your signature and forwarding to Patty for clerking.

From:

Gibson, Victoria

To:

Harvey, Mary

Sent:

Tuesday, August 21, 2007 9:58 AM

Subject:

Read: Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT

Your message

To:

'Gary E. Willer, ICLP:'; 'Nick Laryea, ICLP:'; Hoefert, Lee; 'David A. Buff:'; 'Katy Forney, EPA Region 4:'; 'James Little, EPA Region 4:'

Cc:

Cascio, Tom; Adams, Patty; Gibson, Victoria

Subject:

Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT 8/20/2007 4:30 PM

Sent:

was read on 8/21/2007 9:58 AM.

From:

Cascio, Tom

To:

Harvey, Mary

Sent:

Tuesday, August 21, 2007 7:41 AM

Subject:

Read: Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT

Your message

To:

'Gary E. Willer, ICLP:'; 'Nick Laryea, ICLP:'; Hoefert, Lee; 'David A. Buff:'; 'Katy Forney, EPA Region 4:'; 'James Little, EPA Region 4:' Cascio, Tom; Adams, Patty; Gibson, Victoria

Cc:

Subject:

Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT 8/20/2007 4:30 PM

Sent:

was read on 8/21/2007 7:41 AM.

From:

Hoefert, Lee

To:

Harvey, Mary

Sent:

Tuesday, August 21, 2007 7:42 AM

Subject:

Read: Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT

Your message

To:

'Gary E. Willer, ICLP:'; 'Nick Laryea, ICLP:'; Hoefert, Lee; 'David A. Buff:'; 'Katy Forney, EPA Region 4:'; 'James Little, EPA Region 4:'

Cc:

Subject:

Cascio, Tom; Adams, Patty; Gibson, Victoria Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT

Sent:

8/20/2007 4:30 PM

was read on 8/21/2007 7:42 AM.

From:

Harvey, Mary

Sent:

Monday, August 20, 2007 4:30 PM

To:

'Gary E. Willer, ICLP:'; 'Nick Laryea, ICLP:'; Hoefert, Lee; 'David A. Buff:'; 'Katy Forney, EPA

Region 4:"; 'James Little, EPA Region 4:"

Cc:

Cascio, Tom; Adams, Patty; Gibson, Victoria

Subject:

Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT

Attachments: 0850102.012.AC.D pdf.zip

Tracking:

Recipient

Read

'Gary E. Willer, ICLP:'
'Nick Larvea, ICLP:'

Hoefert, Lee

Read: 8/21/2007 7:42 AM

'David A. Buff:'

'Katy Forney, EPA Region 4:'
'James Little, EPA Region 4:'

Cascio, Tom

Read: 8/21/2007 7:41 AM

Adams, Patty

Gibson, Victoria

Read: 8/21/2007 9:58 AM

Dear Sir/Madam:

Please send a "reply" message verifying receipt of the attached document(s); this may be done by selecting "Reply" on the menu bar of your e-mail software and then selecting "Send". We must receive verification of receipt and your reply will preclude subsequent e-mail transmissions to verify receipt of the document(s).

The document(s) may require immediate action within a specified time frame. Please open and review the document(s) as soon as possible.

The document is in Adobe Portable Document Format (pdf). Adobe Acrobat Reader can be downloaded for free at the following internet site: http://www.adobe.com/products/acrobat/readstep.html.

The Bureau of Air Regulation is issuing electronic documents for permits, notices and other correspondence in lieu of hard copies through the United States Postal System, to provide greater service to the applicant and the engineering community. Please advise this office of any changes to your e-mail address or that of the Engineer-of-Record.

Thank you,

From:

To:

Sent:

Subject:

Buff, Dave [DBuff@GOLDER.com] undisclosed-recipients Monday, August 20, 2007 4:41 PM Read: Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT

Your message

To:

DBuff@GOLDER.com

Subject:

was read on 8/20/2007 4:41 PM.

From: Sent:

Forney.Kathleen@epamail.epa.gov Monday, August 20, 2007 4:41 PM

To:

Harvey, Mary

Cc:

Little.James@epamail.epa.gov

Subject:

Re: FW: Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT

Thanks we got it. :-)

Katy R. Forney Air Permits Section EPA - Region 4 61 Forsyth St., SW Atlanta, GA 30024

Phone: 404-562-9130 Fax: 404-562-9019

> "Harvey, Mary" <Mary.Harvey@dep .state.fl.us>

> 08/20/2007 04:32 PΜ

Kathleen Forney/R4/USEPA/US@EPA, James Little/R4/USEPA/US@EPA

CC

Tο

Subject FW: Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT

Hi Katy - I fogot to unzipped the other folder.

Thanks, Mary

From: Harvey, Mary

Sent: Monday, August 20, 2007 4:30 PM

To: 'Gary E. Willer, ICLP:'; 'Nick Laryea, ICLP:'; Hoefert, Lee; 'David A. Buff:'; 'Katy

Forney, EPA Region 4:'; 'James Little, EPA Region 4:' Cc: Cascio, Tom; Adams, Patty; Gibson, Victoria

Subject: Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT

Dear Sir/Madam:

Please send a "reply" message verifying receipt of the attached document(s); this may be done by selecting "Reply" on the menu bar of your e-mail software and then selecting "Send". We must receive verification of receipt and your reply will preclude subsequent e-mail transmissions to verify receipt of the document(s).

From:

Willer, Gary [GaryWiller@Cogentrix.com] Harvey, Mary

To:

Sent:

Subject:

Monday, August 20, 2007 4:37 PM Read: Indiantown Cogeneration Plant - Facility #0850102-012-AC-DRAFT

Your message

To:

GaryWiller@cogentrix.com

Subject:

was read on 8/20/2007 4:37 PM.



Florida Department of Environmental Protection

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

Jeff Kottkamp Lt. Governor

Michael W. Sole Secretary

August 20, 2007

Electronically sent - Received Receipt requested.

Mr. Gary E. Willer, General Manager: GaryWiller@Cogentrix.com Indiantown Cogeneration, L.P. P.O. Box 1799
13303 SW Silver Fox Lane Indiantown, Florida 34956

Re: DEP File No. 0850102-012-AC Indiantown Cogeneration Plant

Dear Mr. Willer:

Enclosed is one copy of the Draft Air Construction Permit to modify the coal pile operation at the Indiantown Cogeneration Plant in Indiantown, Martin County. The Department's Intent to Issue Air Construction Permit and the Public Notice of Intent to Issue Air Construction Permit are also included.

The Public Notice must be published one time only as soon as possible in a newspaper of general circulation in the area affected, pursuant to the requirements of Chapter 50, Florida Statutes. Proof of publication, such as a newspaper affidavit, must be provided to the Department's Bureau of Air Regulation office within seven days of publication. Failure to publish the notice and provide proof of publication within the allotted time may result in denial of the permit.

Please submit any written comments you wish to have considered concerning the Department's proposed action to A.A. Linero, Program Administrator, at the letterhead address. If you have any questions regarding this matter, please contact Tom Cascio at (850) 921-9526 or Mr. Linero at (850) 921-9523.

Trina L. Vielhauer, Chief Bureau of Air Regulation

TLV/aal/tbc

Enclosures

DEP File No. 0850102-012-AC Indiantown Cogeneration, L.P. Page 3 of 3

Executed in Tallahassee, Florida.

Trina L. Vielhauer, Chief Bureau of Air Regulation

CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies that this Intent to Issue Air Construction Permit (including the Public Notice and the Draft permit) and all copies were sent electronically (with Received Receipt) before the close of business on <u>8/30/07</u> to the persons listed:

Gary E. Willer, ICLP: GaryWiller@Cogentrix.com Nick Laryea, ICLP: NicholasLaryea@Cogentrix.com

Lee Hoefert, P.E., Southeast District Office: lee.hoefert@dep.state.fl.us

David A. Buff: dbuff@golder.com

Katy Forney, EPA Region 4: forney.kathleen@epa.gov James Little, EPA Region 4: little.james@epa.gov

Clerk Stamp

FILING AND ACKNOWLEDGMENT FILED.

on this date, pursuant to §120.52, Florida Statutes, with the designated Department Clerk, receipt of

which is hereby acknowledged.

In the Matter of an Application for Permit by:

Indiantown Cogeneration, L.P. P.O. Box 1799
13303 SW Silver Fox Lane Indiantown, Florida 34956

DEP File No. 0850102-012-AC Indiantown Cogeneration Facility Coal Pile Operation Martin County, Florida

Authorized Representative:

Mr. Gary E. Willer, General Manager

INTENT TO ISSUE AIR CONSTRUCTION PERMIT

The Department of Environmental Protection (Department) gives notice of its intent to issue an air construction permit, copy of Draft Air Construction Permit attached, for the proposed project as detailed in the application specified above for the reasons stated below.

Indiantown Cogeneration, L.P. applied on July 11, 2007, to the Department for an air construction permit to modify the coal pile operation at its facility in Indiantown, Martin County.

The Department has permitting jurisdiction under the provisions of Chapter 403, Florida Statutes (F.S.), Florida Administrative Code (F.A.C.) Chapters 62-4, 62-210, and 62-212. The above action is not exempt from permitting procedures. Department has determined that an air construction permit is required.

The Department intends to issue this air construction permit based on the belief that reasonable assurances have been provided to indicate that operation of these emission units will not adversely impact air quality, and the emission units will comply with all appropriate provisions of Chapters 62-4, 62-204, 62-210, 62-212, 62-296 and 62-297, F.A.C.

Pursuant to Section 403.815, F.S., and Rule 62-110.106(7)(a)1., F.A.C., you (the applicant) are required to publish at your own expense the enclosed Public Notice of Intent to Issue Air Construction Permit. The notice shall be published one time only in the legal advertisement section of a newspaper of general circulation in the area affected. Rule 62-110.106(7)(b), F.A.C., requires that the applicant cause the notice to be published as soon as possible after notification by the Department of its intended action. For the purpose of these rules, publication in a "newspaper of general circulation in the area affected" means publication in a newspaper meeting the requirements of Sections 50.011 and 50.031, F.S., in the county where the activity is to take place. If you are uncertain that a newspaper meets these requirements, please contact the Department at the address or telephone number listed below. The applicant shall provide proof of publication to the Department's Bureau of Air Regulation, at 2600 Blair Stone Road, Mail Station #5505, Tallahassee, Florida 32399-2400 (Telephone: 850/488-0114; Fax 850/921-9533). You must provide proof of publication within seven days of publication, pursuant to Rule 62-110.106(5) & (9), F.A.C. No permitting action for which published notice is required shall be granted until proof of publication of notice is made by furnishing a uniform affidavit in substantially the form prescribed in section 50.051, F.S. to the office of the Department issuing the permit. Failure to publish the notice and provide proof of publication may result in the denial of the permit pursuant to Rules 62-110.106(9) & (11), F.A.C.

The Department will issue the final permit with the attached conditions unless a response received in accordance with the following procedures results in a different decision or significant change of terms or conditions.

The Department will accept written comments concerning the proposed permit issuance action for a period of 14 days from the date of publication of the enclosed Public Notice. Written comments should be provided to the Department's Bureau of Air Regulation at 2600 Blair Stone Road, Mail Station #5505,

DEP File No. 0850102-012-AC Indiantown Cogeneration, L.P. Page 2 of 3

Tallahassee, Florida 32399-2400. Any written comments filed shall be made available for public inspection. If comments received result in a change in the proposed agency action, the Department shall revise the proposed permit and require, if applicable, another Public Notice.

The Department will issue the permit with the attached conditions unless a timely petition for an administrative hearing is filed pursuant to sections 120.569 and 120.57, F.S., before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below.

A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative proceeding (hearing) under sections 120.569 and 120.57 of the Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station #35, Tallahassee, Florida, 32399-3000. Petitions filed by the permit applicant or any of the parties listed below must be filed within fourteen days of receipt of this notice of intent. Petitions filed by any persons other than those entitled to written notice under section 120.60(3), F.S., must be filed within 14 days of publication of the public notice or within fourteen days of receipt of this notice of intent, whichever occurs first. Under section 120.60(3), however, any person who asked the Department for notice of agency action may file a petition within 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 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 (in a proceeding initiated by another party) 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 when and how the petitioner received notice of the agency decision; (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, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; 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 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.

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 Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above. Mediation is not available in this proceeding.

PUBLIC NOTICE OF INTENT TO ISSUE AIR CONSTRUCTION PERMIT

STATE OF FLORIDA

DEPARTMENT OF ENVIRONMENTAL PROTECTION

DEP File No. 0850102-012-AC

Indiantown Cogeneration Facility
Coal Pile Operation
Martin County

The Department of Environmental Protection (Department) gives notice of its intent to issue an air construction permit to Indiantown Cogeneration, L.P., to modify the coal pile operation located at its facility in Martin County. A review under the rules for the Prevention of Significant Deterioration of Air Quality (PSD) and a determination of best available control technology (BACT) were not required. The applicant's name and address are Indiantown Cogeneration, L.P., 13303 SW Silver Fox Lane, Indiantown, Florida 34956.

The facility includes one high-pressure pulverized coal (PC) main boiler with electrical power output of approximately 330 megawatts, and two identical auxiliary boilers used for supplying steam to the steam host during times when the PC boiler is offline, as well as during PC boiler startup and shutdown periods. In addition, the facility has a variety of ancillary equipment needed to support operations as a coal-fired cogeneration plant.

Changes in coal supplier logistics have mandated that the facility no longer treat the two coal piles as "active" (located in a building) and "inactive" (located outside), respectively, – both now are considered as having active status. Previously, the inactive coal pile was routinely covered. This practice is required by the facility's prevention of significant deterioration (PSD) air construction permit. This change has prompted the facility's management to request an air construction permit to remove the requirement to routinely cover the outside coal pile. Implementing this change will have no effect on particulate matter (PM) or any other air pollution emissions. Further, the change will not cause or contribute to a violation of the ambient air quality standards and increment.

The Department will issue the Final Air Construction Permit unless a response received in accordance with the following procedures results in a different decision or significant change of terms or conditions.

The Department will accept written comments and requests for a public meeting concerning the proposed permit issuance action for a period of 14 days from the date of publication of this Public Notice of Intent to Issue Air Construction Permit. Written comments should be provided to the Department's Bureau of Air Regulation at 2600 Blair Stone Road, Mail 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 the proposed agency action, the Department shall revise the proposed permit and require, if applicable, another Public Notice.

The Department will issue the permit with the attached conditions unless a timely petition for an administrative hearing is filed pursuant to sections 120.569 and 120.57 of the Florida Statutes (F.S.), before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below. Mediation is not available in this proceeding.

A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative proceeding (hearing) under sections 120.569 and 120.57, F.S. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station #35, Tallahassee, Florida 32399-3000. Petitions filed by the permit applicant or any of the parties listed below must be filed within 14 days of receipt of this notice of intent. Petitions filed by any persons other than those entitled to written notice under section 120.60(3), F.S., must be filed within 14 days of publication of the public notice or within 14 days of receipt of this notice of intent, whichever occurs first. Under section 120.60(3), F.S., however, any person who asked the Department for notice of agency action may file a petition within 14 days of receipt of that notice, regardless of the date of

(Public Notice to be Published in the Newspaper)

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 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 in a proceeding initiated by another party 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 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 petitioner received notice of the agency decision; (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, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action; (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; 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 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.

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 Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

A complete project file is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at:

Department of Environmental Protection Bureau of Air Regulation 111 S. Magnolia Drive, Suite 4 Tallahassee, Florida 32301 Telephone: 850/488-0114

Fax: 850/921-9533

Department of Environmental Protection Southeast District Office 400 North Congress Avenue West Palm Beach, Florida 33416-5425

Telephone: 561/681-6600

Fax: 561/681-6755

The complete project file includes the permit application, draft air construction permit, and the information submitted by the responsible official, exclusive of confidential records under Section 403.111, F.S. Interested persons may contact the Department's reviewing engineer for this project, Tom Cascio at MS 5505, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, or Tom.Cascio@dep.state.fl.us, or call 850/921-9526 for additional information. Key documents may also be viewed at:

www.dep.state.fl.us/Air/permitting/construction.htm and clicking on Indiantown Cogeneration Plant in the power plant category.



Florida Department of Environmental Protection

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

Jeff Kottkamp Lt. Governor

Michael W. Sole Secretary

Month, Day, Year

Electronically Sent - Received Receipt Requested.

Mr. Gary E. Willer, General Manager: GaryWiller@Cogentrix.com Indiantown Cogeneration, L.P. P.O. Box 1799
13303 SW Silver Fox Lane Indiantown, Florida 34956

Re: DEP File No. 0850102-012-AC Indiantown Cogeneration Plant

Coal Pile Operation

Dear Mr. Willer:

The Florida Department of Environmental Protection has reviewed your application to make a minor modification to prevention of significant deterioration (PSD) air construction permit No. PSD-FL-168. This air construction permit (0850102-012-AC) revises the language of one specific condition of the previously issued permit. Changes in coal supplier logistics have mandated that the facility no longer treat the two coal piles as "active" (located in a building) and "inactive" (located outside), respectively, – both now are considered as having active status. Previously, the inactive coal pile was routinely covered. This practice is required by the facility's PSD air construction permit. This change has prompted the facility's management to request an air construction permit to remove the requirement to routinely cover the outside coal pile. Implementing this change will have no effect on particulate matter (PM) or any other air pollution emissions.

MODIFICATION OF AIR CONSTRUCTION PERMIT NO. PSD-FL-168

One specific condition in Air Construction Permit No. PSD-FL-168 is hereby modified as shown below.

<u>Double_underline</u> denotes additions and strikethrough (strikethrough) indicates deletions.

Sentence three in Specific Condition 10. is modified as follows:

Inactive Outdoor coal storage piles shall be shaped, compacted, and oriented to minimize wind erosion, and covered.

A copy of this letter shall be filed with the referenced permit and shall become part of the permit. Any party to this permitting decision (order) has the right to seek judicial review of it under Section 120.68 of the Florida Statutes, by filing a notice of appeal under Rule 9.110 of the Florida Rules of Appellate Procedure with the clerk of the Department of Environmental Protection in the Office of General Counsel, Mail Station #35, 3900 Commonwealth Boulevard, 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 must be filed within thirty days after this order is filed with the clerk of the Department.

Executed in Tallahassee, Florida.

Joseph Kahn, Director Division of Air Resource Management

CERTIFICATE OF SERVICE

modification was sent electronically (with Received Reto the person(s) listed below:	-	•
Gary E. Willer, ICLP: <u>GaryWiller@Cogentrix.com</u> Nick Laryea, ICLP: <u>NicholasLaryea@Cogentrix.com</u> Lee Hoefert, P.E., Southeast District Office: <u>lee.hoefer</u> David A. Buff: <u>dbuff@golder.com</u> Katy Forney, EPA Region 4: <u>forney.kathleen@epa.gov</u> James Little, EPA Region 4: <u>little.james@epa.gov</u>		
	Clerk Stamp FILING AND ACKNOWLEDGMENT FILED, on this date, pursuant to §120.52, Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.	
	(Clerk)	(Date)

PERMITTEE: Indiantown Cogeneration, L. P. Permit Number: PSD-FL-168 Project: Indiantown Cogeneration Project

SPECIFIC CONDITIONS:

- 7. NH₃ (Ammonia) Slip from exhaust gases shall not exceed 50 ppmv.
- 8. Visible Emissions (VE) from each baghouse exhaust shall not exceed 10% opacity (six minute average). No VE during lime silo loading operations (i.e., less than 5% opacity). VE from the ash handling baghouse shall not exceed a particulate limit of 0.010 grains/acf and VE of 5% opacity.
- 9. The auxilliary boiler, rated at up to 358 MMBtu/hr (Natural Gas and propane) and 342 MMBtu/hr (No. 2 fuel oil), shall be limited to a maximum of 5000 hours/year with up to 1000 hrs/yr firing No. 2 fuel oil with 0.05% sulfur, by weight, and the balance firing natural gas or propane. The maximum annual emissions will be as follows when firing No. 2 fuel oil for 1000 hrs/yr:

EMISSION LIMITATION

Pollutant	lbs/hr	tons/year
NO _X	68.0	34
SO ₂	18.0	9
PM	1.4	0.70
PM ₁₀	1.4	0.70
CO	48.0	24
VOC	0.620	0.31
Be	4.0 x 10 ⁻⁵	2.0×10^{-5}
Нд	5.2×10^{-4}	2.6×10^{-4}
Pb	3.6×10^{-2}	1.8×10^{-2}
As	6.8 x 10 ⁻³	3.4×10^{-3}

10. Particulate emissions from the coal, and limestone handling facilities shall be controlled by enclosing all conveyors and conveyor transfer points (except those directly associated with the coal stacker/reclaimer for which an enclosure is operationally infeasible). Fugitive emission shall be tested as specified in Specific Condition No. 19. Inactive coal storage piles shall be shaped, compacted, and oriented to minimize wind erosion, and covered? Water sprays or chemical wetting agents and stabilizers shall be applied to uncovered storage piles, roads, handling equipment, etc. during dry periods and as necessary to all facilities to maintain an opacity of less than or equal to 5 percent. When adding, moving or removing coal from the coal pile an opacity of 20% is allowed. The lime handling system including the lime silos shall be maintained at a negative pressure while operating and the exhaust vented to a control system. The fly ash handling system (including transfer and silo storage) shall