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STATE OF FLORIDA

COUNTY OF BROWARD/PALM BEACH/MIAMI-DADE

Before the undersigned authority personally appeared James H. Croteau who on oath says that he/she is a duly authorized representative of the Classified Department of the Sun-Sentinel, daily newspaper published

in Broward/Palm Beach/Miami-Dade County, Florida, that the attached copy of advertisement, being, a Public Notice in the matter of Intent to Issue Title V Air Operation Permit in the paper December 1, 2008 Affiliant further says that the said Sun-Sentinel is a newspaper published in said Broward/Palm Beach/ Mlami-Dade County, Florida, and that the said newspaper has heretofore been continuously published in said Broward/Palm Beach/Miami-Dade County, Florida, each day, and has entered as second class matter at the post office in Fort Lauderdale, in said Broward County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant says that he/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 said newspaper.

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(Signature of Notary Public)

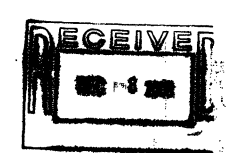
(Signature of Affiant) <u>December 1, 2008</u>



(Name of Notary typed, printed or stamped)_ Personally or Produced Identification Known RECEIVED DEC 11 2008

BUREAU OF AIR REGULATION





PLACE COPY OF LE

PUBLIC NOTICE OF INTENT TO: SSUE TITLE V AIR OPERATION PERMI Florida Department of Environmental Protection Division of Air Resource Management, Bureau of Air Regulation

Draft/Proposed Permit No. 0110036-007-AV Florida Power and Light Company, Port Everglades Plan Broward County, Florida

pplicant: The applicant for this project is Florida Power and Light Company, T pplicants responsible official and mailing address are: Mr. Rudy Sanchez: Ris eneral Manager, Florida Power and Light Company, Port Everglades Plant, 81 isenhower Boulevard, in Fort Lauderdale, Florida, 33316.

ellth Location. The applicant operates the existing Port Everglades Plant, which ated in Broward County at 8100 Elsenhower Boulevard, in Fort Lauderdale, Florida.

Project: The applicant applied on July 2, 2008 to the Department for a Title air-operation permit renewal. This is a renewal of Title V air operation permit N 0110036-006-AV. The existing facility consists of four fossil fuel steam generate and twelve simple cycle combustion turbines as described below.

Fossil fuel fired steam generators Unit 001 and Unit 002 are each 225 megawatt (M rossi fuel fired steam generators. This control and only our are early 225 integrated in cleictric) steam generators. The emissions units are fired on a variable combinati of No. 6 fuel oil, No. 2 fuel oil, natural gas, propane, and on-specification used oil fir Florida Power and Light operations. When firing fuel oil, the maximum heat for each boiler is 2300 minBtu per hour; and when firing natural gas or propane; maximum heat input for each boiler is 2400 mmBtu per hour. Each emissions u consists of a boiler that drives a turbine generator. Enissions are controlled with a NO, burners, and electrostatic precipitators for particulate matter (PM) control. Ea unit is equipped with a 344-foot stack.

Fossil fuel fired steam generators Unit 003 and Unit 004 are each 402 MW (electric) ster generators. The emissions units are fired on a variable combination of No. 6 fuel oil, 12 fuel oil, natural gas, propane, and on-specification used billifrom FPL operations. Writing fuel oil, the maximum heat input for each boiler is 4000 mmBtu per hour, and whing natural gas or propane, the maximum heat input for each boiler is 4180 mmBtu, hour. Each emissions unit consists of a boiler which drives a turbine generator. Emissic are controlled with low NOx burners and electrostatic precipitators for PM control. Each property of the property of unit is equipped with a 344-foot stack.

Emissions unit 005 consists of 12 simple cycle gas turbines (GT1 through GT manufactured by the Pratt & Whitney Company, with a total capacity rated at 504 M and 8424 mmBtu/hr. The emissions units are fired on any combination of No: 2 fuel and natural gas. Each turbine unit consists of two turbine engines which drive a turb generator. Emissions, are uncontrolled. Each unit is equipped with a 44-foot stack. Turbines are regulated collectively as one emission unit. Also included in this permit miscellaneous unregulated/insignificant emissions units and/or activities.

Permittirig Authority: Applications for Title V air operation permits are subject review in accordance with the provisions of Chapter 403, Florida Statutes (F, and Chapters 82-4, 62-210, 62-213, and 62-214, of the Florida Administrative Cc (FA.C.). The proposed project is not exempt from air permitting requirements a Title V air operation permit is required to operate the facility. The Bureau of Regiglation is the Permitting Authority responsible for making a permit determination this project. The Permitting Authority's physical address is 111 South Magn. Drive, Suite #4, Tallahassee, Florida. The Permitting Authority's mailing address 2600 Blair Stone Road, MS #5505, Tallahassee, Florida 32399-2400. The Permitt Authority's telephone number is 850/488-0114.

Project File: A complete project file is available for public inspection during normal business hours of 8:00 a.m. to 5:00 p.m.; Monday through Friday (exclegal holidays), at the address indicated above for the Permitting Authority, complete project file includes the Draft/Proposed Permit, the Statement of Basis, application, and the information submitted by the applicant, exclusive of confidence ords under Section 403.111. ESS interested persons may view the Draft/Propose Permit by Visiting the following website: http://www.dep.state.ft.us/air/eprodur apds/default.asp and entering the permit number shown above. Interested persons may contact the Remnitting Authority's project review engineer for addition mormation at the address or phone number listed above.

Notice of Intent to Issue Air Permit: The Permitting Authority gives notice of intent to issue an air permit to the applicant for the project described above, applicant has provided reasonable assurance that continued operation of exis equipment will not adversely impact air quality and that the project will comply all appropriate provisions of Chapters 62-4, 62-204, 62-219, 62-212, 62-213, 214, 62-296 and 82-297, FAC. The Permitting Authority will issue a Final Trit permit in accordance with the conditions of the Draft/Proposed permit unless a time petition for air administrative hearing is filled under Sections 120-59 and 120.57, or unless public comment received in accordance with this notice results in a difference of the permit of the permit unless public comment received in accordance with this notice results in a difference of the permit of the permitting authority.

decision of a significant change of terms or conditions:

Comments: The Permitting Authority will accept written comments concerning draft/proposed Title V air operation permit for a period of 50 days from the dat publication of the Public Notice. E written comments must be received by the clot business (5:00 p.m.), on or before the end of this 30-day period by the Permit Authority at the above address. EAs part of his or her comments, any person may request that the Permitting Authority held a public meeting on this permitting act Elf the Permitting Authority determines there is sufficient interest for a public meet in will publish, notice of the time, date, and location in the Florida Administra. Weekly, (FAW), Elf.a. public meeting is requested within the 30-day comment pe and conducted by the Permitting Authority, any otal and written comments received written comments or comments received written comments or comments received at a public meeting result significant change to the draft/proposed Title V air operation permit, the Permit Authority shall issue a revised draft/proposed Title V air operation permit, the Permit Parts of the renewal permit may be split if comments are received in the Title V and Titl portion of the draft/proposed permit. All comments are received in the Title Draft of the draft/proposed permit. All comments are received and a public inspection. Eror additional information, contact the Permitting Authority a above address or phone number.

Petitions: A person whose substantial interests are affected by the proposed perm decision may petition for an administrative hearing in accordance with Sections 120 and 120.57, ES. The petition must contain the information set torth below and must filled with freceived by the Department's Agency Clerk in the Office of General Co of the Department of Environmental Protection at 3900 Commonwealth Soulevard, Station #355, Tallafasses, Florida 32399-3300. Petitions filed by any persons other those entitlecto written notice under Section 120.60(3), FS. must be filled within 14 dare publication of the Public Notice or receipt of a written notice, whichever occurs first. Dection 120.60(3), FS., however, any person who asked the Permitting Authority for nof agency action may file a petition within 14 days of receipt of that notice, regardle the date of publication. A petitioner shall mail a copy of the petition to the applicant address indicated above, at the time of filling. The failure of any person to file a petition that the appropriate time period shall constitute a waiver of that person's right to recan administrative determination (hearing) under Sections 120.569 and 120.57; S., interveire in this proceeding and participate as a party to it. Any subsequent interve (in a proceeding initiated by agother; party) with the oppropriate of the person of the preson of the preson that disputes the material facts on which the Permittion Authorities of Authorities. Petitions: A person whose substantial interests are affected by the proposed person

A petition that disputes the material facts on which the Permitting Authority's a based must contain the following information: (a) The name and address of agency affected and each agency's file or identification number, if known; (b) name, address and telephone number of the petitioner; the name address elephone number of the petitioner; if any, which shall be the address revice purposes during the course of the proceeding; and an explanation of the petitioner's substantial rights will be affected by the agency determination; statement or when and how the petitioner' received notice, of the agency active proposed decision; (d) A statement of all disputed issues of material fact. If are none, the petition must so indicate; (e) A concise statement of the ultimate alleged, including the specific facts the petitioner contends warrant revers modification of the agency's proposed action; (f) A statement of the specific or statutes the petitioner contends require reversel or modification of the agency active proposed action including an explanation of how the alleged facts relate to specific rules or statutes; and, (g) A statement of the relief sought by the petit es or statutes; and, (g) A statement of the relief sought by the petit stating precisely the action the petitioner wishes the agency to take with respet the agency's proposed action. A petition that does not dispute the material, upon which the Permitting Authority's action is based shall state that no such are in dispute and otherwise shall contain the same information as set forth above required by Rule 28-106.301, FA.C.

Because the administrative hearing process is designed to formulate final a action, the filing of a petition means that the Permitting Authority's final action in different from the position faken by it in this Public Notice of intent to Issue Air P Persons whose substantial interests will be affected by any such final decision Permitting Authority on the application have the fight to petition to become a pethe proceeding, in accordance with the requirements set forth above.

Mediation: Mediation is not available for this proceeding.

EPA Review. EPA has agreed to treat the Draft/Proposed Title V air operation as a Proposed Title V air operation permit and to perform its 45-day review proby the law and regulations concurrently with fibe public comment period. Alt EPAs 45-day review period will be performed concurrently with the public conperiod, the deadline for submitting a critizen petition to polect to the EPA Administriation of the deadline for submitting a critizen petition to polect to the EPA Administriation of the A5-day review period is performed after the comment period has ended. The Final Title V air operation permit will be issuer the conclusion of the 45-day EPA review period so long as no adverse comicare received that results in a different decision or significant change of ten conditions. The status regarding EPAs 45-day review of this project and the de for submitting-a, citizen petition can be found at the following website adult to the conditions of the A5-day review of this project and the deformance of the A5-day review of this project and the deformance of the A5-day review of this project and the deformance of the A5-day review of this project and the deformance of the A5-day review of this project and the deformance of the A5-day review of this project and the deformance of the A5-day review of this project and the deformance of the A5-day review of this project and the deformance of the A5-day review of this project and the deformance of the A5-day review of this project and the A5-day review of the A

http://www.eba.gov/region4/air/permits/Florida.htm.

Objections: Finally, pursuant to 42.United States Gode (U.S.C.) Section 7661c any person may petition the Administrators of the EPA within 60 days of the expired of the Administrators 45-day review period as established at 42.U.S.C. S. 7661d(b)(1), to object to the issuance of any.Title V air operation permit. Any pahall be based only on objections to the Permit that were raised with reast specificity during the 30-day public comment period provided in the Public Nunless the petitioner demonstrates to the Administrator of the EPA that I impracticable to raise such objections within the comment period friling of a petition the Administrator of the EPA does not stay the effective date of any permit prisaued pursuant to the provisions of Chapter 62-213, FAC. Petitions filed whom the Administrator of EPA must meet the requirements of 42 U.S.C. Section 7661 and must be filed with the Administrator of EPA must meet the requirements of 42 U.S.C. Section 7661 and must be filed with the Administrator of EPA must meet the requirements of 42 U.S.C. Section 7661 and must be filed with the Administrator of EPA must meet the requirements of PA at U.S. EPA, 401 M Street, Washington, D.C. 20460. For more information regarding EPA review and objections are provided in the PA at U.S. EPA, 401 M Street, Washington, D.C. 20460. For more information regarding EPA review and objections are provided in the PA at U.S. EPA and U.S. EPA Region 4 web site at http://www.eba.gov/region/fair/permits/Floride