

Department of Environmental Protection

Lawton Chiles Governor Southwest District
3804 Coconut Palm Drive
Tampa, Florida 33619
NOTICE OF PERMIT AMENDMENT

Virginia B. Wetherell Secretary

CERTIFIED MAIL

Mr. Patrick A. Ho, P.E.
Manager, Environmental Planning
Tampa Electric Company
Post Office Box 111
Tampa, FL 33601-0111

Dear Mr. Ho:

Re: Permit Amendment F.J. Gannon Station

Fly Ash Silos No. 1 and 2

DEP File Processing No.: 0570040-003-AO

Current DEP File No.: A029-250137 & A029-250140

These permit amendments are at the request of Ms. Laura A. Rector, Engineer, Environmental Planning, Tampa Electric Company. The amendments are as follows:

Permit Number A029-250137, Silo No. 1

Change description from:

For the operation of F.J. Gannon Station Units 5 and 6 Fly Ash Silo No. 1 (silo No. 1) with baghouse and pugmill. Fly ash that is collected in the hoppers of the electrostatic precipitators of Units 5 and 6 is pneumatically conveyed to a 25 foot diameter, 50 foot high silo. The fly ash in the silo is gravity fed by chute into enclosed tanker trucks or to a pugmill where it is "conditioned" by wetting with water and gravity fed by chute into open bed trucks. The fly ash is then transported to an off-site consumer.

Change description to:

For the operation of F.J. Gannon Station Units 5 and 6 Fly Ash Silo No. 1 (silo No. 1) with baghouse and pugmill. Fly ash that is collected in the hoppers of the electrostatic precipitators of Units 5 and 6 is pneumatically conveyed to a 25 foot diameter, 50 foot high silo. The fly ash in the silo is gravity fed by chute into enclosed tanker trucks or to a pugmill where it is "conditioned" by wetting with water and gravity fed by chute into open bed trucks. In addition, fly ash from F.J. Gannon Station Units 1-4 Fly Ash Silo No. 2 (silo No. 2) may be routed via gravity flow to the pugmill where it is "conditioned" by wetting with water and gravity fed into open bed trucks. The fly ash is then transported to an off-site consumer.

"Protect, Conserve and Manage French's Environment and Limital Resources"

For the operation of F.J. Gannon Station Units 1-4 Fly Ash Silo No. 2 (silo No. 2) with baghouse. Fly ash that is collected in the hoppers of the electrostatic precipitators of Units 1-4 is pneumatically conveyed to a 30 foot diameter, 45.5 foot high The fly ash in the silo is gravity fed by tubing into enclosed tanker trucks for transport to an off-site consumer. Change description to: For the operation of F.J. Gannon Station Units 1-4 Fly Ash Silo No. 2 (silo No. 2) with baghouse. Fly ash that is collected in the hoppers of the electrostatic precipitators of Units 1-4 is pneumatically conveyed to a 30 foot diameter, 45.5 foot high The fly ash in the silo is gravity fed by tubing into enclosed tanker trucks for transport to an off-site consumer. addition, fly ash from silo No. 2 may be routed to the pugmill at F.J. Gannon Station Silo No. 1 where it is "conditioned" by wetting with water and gravity fed into open bed trucks. The fly ash is then transported to an off-site consumer. A person whose substantial interests are affected by this permit amendment may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. petition must contain the information set forth below and must be filed (received) in the Office of General Counsel, Douglas Building, Mail Station 35, 3900 Commonwealth Blvd., Tallahassee, Florida 32399-3000; within 14 days of receipt of this permit amendment. Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within this time period shall constitute a waiver of any right such person may have to request an administrative proceeding (hearing) under Section 120.57, Florida Statutes. The petition shall contain the following information; (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department's Permit File Number and the county in which the project is proposed; (b) A statement of how and when each petitioner received notice of the Department's action or proposed action; (c) A statement of how each petitioner's subsequent interests are affected by the Department's action or proposed (d) A statement of the material facts disputed by petitioner, if any;

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Change description from:

Permit Number A029-250140, Silo No. 2

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- (e) A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action;
- (f) A statement of which rules or statutes petitioner contends require reversal or modification of the Department's action of proposed action; and
- (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the department's action or proposed action.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this permit amendment. Persons whose substantial interests will be affected by any decision of the Department with regard to the permit amendment have a right to petition to become a party to the proceeding. The petition must conform to the requirements specified above and be filed (received) within 14 days of receipt of this permit amendment, in the Office of General Counsel at the above address of the Department. to petition within the allotted time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, Florida Statutes, and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 62-5.207, Florida Administrative Code.

This permit amendment is final and effective on the date filed with the Clerk of the Department unless a petition is filed in accordance with the above paragraphs or unless a request for an extension of time in which to file a petition is filed within the time specified for filing a petition and conforms to Rule 17-103.070, Florida Administrative Code.

Upon timely filling of a petition or a request for an extension of time this permit amendment will not be effective until further Order of the Department. When the Order (Permit Amendment) is final, any party to the Order has the right to seek judicial review of the Order pursuant to Section 120.68, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellant Procedure, with the Clerk of the Department in the Office of General Counsel, Douglas Building, Mail Station 35, 3900 Commonwealth Blvd., 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 30 days from the date the Final Order is filed with the Clerk of the Department.

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This amendment letter or a copy of this amendment letter must be attached to and becomes a part of air operating permits number AO29-250137 & AO29-250140. If you have any questions, please contact George Richardson in the Air Permitting Section at (813)744-6100, Ext. 105.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

W.C. Thomas, P.E.
District Air Program
Administrator
Southwest District

cc: Environmental Protection Commission of Hillsborough County

CERTIFICATE OF SERVICE

P 079 947 243

esignated Deputy Department Clerk hereby tice of Permit Amendment and all copies and mail before the close of business on sted persons.

Mr. Patrick A. Ho, P.E. Manager, Environmental Planning Tampa Electric Company Post Office Box 111 Tampa, FL 33601-0111

ING AND ACKNOWLEDGEMENT

irsuant to Paragraph 120.52(11), Florida ignated Deputy Department Clerk, receipt of Ledged.

Clerk 9-18-96
Date

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