Tel 850.444.6111



August 14, 2014

Mr. Jeff Koerner, P.E.
Florida Department of Environmental Protection
Division of Air Resources Management
2600 Blair Stone Road
Mail Station #5505
Tallahassee, Florida 32399-2400

Via Email and Certified Mail - 9171 9690 0935 0070 9828 90

Dear Mr. Koerner:

RE: SCHOLZ ELECTRIC GENERATING PLANT TITLE V PERMIT NO. 0630014-013-AV PROOF OF PUBLICATION

Please find enclosed Gulf Power's "Proof of Publication" for the above-referenced permit application to renew the Scholz Title V permit. The Public Notice was published on August 11, 2014 in the legal advertisement section of a newspaper of general circulation pursuant to Section 403.815, F.S. and Rules 62-110.106 and 62-210.350, F.A.C.

As required by the Notice and because the permit is being processed as a combined draft/proposed permit, a copy of the Proof of Publication is also being transferred by electronic mail to Ms. Anna Oquendo at EPA Region 4.

Please call me at (850) 444-6153 regarding any questions or concerns.

Sincerely,

Susan B. Kennedy, Q.E.P.

Senior Environmental Affairs Specialist

Cc (email):

Ms. Ana Oquendo, EPA Region 4 - oquendo.ana@epamail.eop.gov

Mr. Jonathon Holtom, P.E., FDEP

Mr. Greg Terry, Gulf Power Mr. Dwain Waters, Gulf Power Mr. Alan McLane, Scholz Plant Mr. Roger Danley, Scholz Plant PUBLIC NOTICE OF INTENT TO ISSUE AIR

Florida Department of Protection Management, Office of Permitting and Compliance Draft/ Proposed Permit No. 0630014-013-AV Guit Power Company, Scholz Electric Gener-Jackson County, Flor-

Applicant: The applicant for this project is Gulf Power Company. The applicant's responsible official and mailing address are: Mr. Michael Burroughs, Burroughs, Vice-President, Power Generation, Gulf Power Company, Scholz Electric Generating Plant, Energy Place, Florida 32520-0100.

Facility Location: The applicant operates the isting Scholz Electric Generating Plant Jackson County at 1460 Gulf Power Road, Sneads, Florida,

Project: The applicant applied on May 19, 2014 to the Department for a Title V air operation permit renewal for the above referenced facility. This is a re-newal of Title V air operation permit 0630014-010-AV existing facility consists of two coal fired steam generators (boilers). The two boilers, Units 1 and 2, are Acid Rain affected units with NOX imits established under Phase I, SO2 require-ments established unments established un-der Phase II, and are currently meeting NOX limits established pursuant to the provisions of a multi-state Phase II NOX averaging plan. Also, the two boilers are regulated under the Air fule (CAIR) and 40 CFR 63. Subpart sion Standards for Hazardous Air Pollutants: Coal and Oil-Fired Electric Utility Steam Generating Units. In order to comply with the requirements of Subpart UUUUU when they become applica-ble on April 15, 2015, coal-fired operations at the Scholz Electric Generating Plant Pul-verized coal is the primary fuel for the boil-

Halifax Media Group

PUBLISHERS OF THE NEWS HERALD Panama City, Bay County, Florida **Published Daily**

State of Florida **County of Bay**

Before the undersigned authority appeared Lynda Speights, who on oath says that she is Legal Advertising Representative of The News Herald, a daily newspaper published at Panama City, in Bay County, Florida; that the attached copy of advertisement, being a Legal Advertisement # 33385 in the matter of PUBLIC NOTICE- Gulf Power Company in the Bay County Court, was published in said newspaper in the issue of

August 11, 2014

Affiant further says that The News Herald is a direct successor of the Panama City News and that this publication, together with its direct predecessor, has been continuously published in said Bay County, Florida, each day (except that the predecessor, Panama City News, was not published on Sundays), and that this publication together with its said predecessor, has been entered as periodicals matter at the post office in Panama City, in said Bay County, FlorIda, for a period of 1 year next preceding the first publication of the attached copy of advertisement; and affiant further says that he or 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

State of Florida

Sworn and subscribed before me this 11th day of August , A.D., 2014, by Lynda Speights, Legal Advertising Representative of The News Herald, who is personally

known to me or has produced N/A as identification



Notary Public, State of Florida at Large

ers. Distillate fuel oil is used as a startup and flame stabilization fuel for the boilers, and both units are group 1 dry bottom, wall-fired boilers, with a heat input limit of MMBtu/hr when pulverized coal 12.4 MMBtu/hr firing coal and firing distillate fuel oil. n addition, reciprocating internal combustion engines subject to reg-ulation pursuant to 40 CFR 63, Subpart ZZZZ National Emissions Standards for Hazardous Air Pollutants for Stationary Reciprocat-ing Internal Combus-tion Engines, are used to provide power emergency and non-emergency trical generators and flood control pumps.

Permitting Authori Applications for Title Authority: air operation permits for facilities that contain Acid Rain units are subject to review in accordance with the pro-visions of Chapter 403, Florida Statutes (F.S.) and Chapters 62-4, (F.S.) 62-4 and Chapters 62-210, 62-213 62-214, of the Florida Administrative Code (FA.C.). The proposed project is not exempt from air permitting requirements and a Title V air operation permit is required to operate the facility. The Office of Permitting and Comof Permitting and Com-pliance in the Division of Air Resource Man-agement is the Permitt-ing Authority respon-sible for making a per-mit determination for this project. The Per-mitting. mitting Authority's physical address is: 2600 Blair Stone Road, Tallahassee. Permitting mailing ad-2600 Blair Authority's dress is: MS Tallahassee. #5505 32399-2400. Florida The Permitting Authority's telephone number is 850/717-9000.

Project File: Project File: A com-plete project file is available for public inavailable for public inspection during the
normal business hours
of 8:00 a.m. to 5:00
p.m. Monday through
Friday (except legal
holidays), at the address indicated above for the Permitting Au-thority. The complete project file includes the the Statement of Basis the application, and the information submitted on the applicant, exclusive of confidential records under 403.111, FS Interested persons may view the draft proposed permit by visiting the ollowing mission/apds/ default asp and enter-ng the permit number shown above. cersons contact the Permitting Authority's project in new engineer for addi-tional information at the address or phone numper listed above

Notice of Intent to Issue Permit: The Per-mitting Authority gives

notice of its intent to it sue a renewed Title all operation permit to the applicant for the project described project described above. The applicant has provided reasonable assurance that con tinued operation of the existing equipment will not adversely impact air quality and that the project will comply with all appropriate provisions of Chapters 62-4, 62-204, 62-210, 62-212, 52-213, 62-214, 62-296 and 62-297, FAC. The Permitting Authority will issue a final permit in accordance with the conditions of the tinued operation of the conditions of the permit draft/proposed unless a response re-ceived in accordance with the following procedures results in a dif-ferent decision or a significant change of terms or conditions

Comments:

mitting Authority will accept written comwill ments concerning the draft/proposed Title V air operation permit for a period of 30 days from the date of publi-cation of the Public Nocation of the Public Notice. Written comments must be received by the close of business (5:00 p.m.), on or before the end of this 30-day period by the Permitting Authority at the above address. As part of his or her comments, any person may ments, any person may also request that the Permitting Authority hold a public meeting on this permitting ac-tion. If the Permitting Authority Authority determines there is sufficient interest for a public meet-ing, it will publish no-tice of the time, date, and location in the Florda Administrative Regida Administrative Register (FAR). If a public meeting is requested within the 30-day comment period and conducted by the Permitting Authority, any oral and written comments received during the public meeting will also be considered by the Permitting Authority. If imply received written Permitting Authority fimely received written comments or ments received com public meeting result in a significant change to draft permit. Authority Permitting shall issue draft/proposed cermit and require, if applica-ble, another Public No-All comments for public inspec-For additional inabie formation, contact the Permitting Authority at the above address or phone number.

Petitions: A person whose substantial interests are affected by the preposed permitting decision may petition hearing in accordance with Sections 120,569 and 120,57, FS. Petitions field by any persons other than those entitled to written noice under Section 120 60(3) FS must be filed within 14 days Public Notice or receipt of a written notice whichever occurs first.

person who asked the Permitting Authority for notice of agency action may file a petition within 14 days of receipt of that notice, regardless of the date of publication. A petitioner shall mall a copy of the petition to the applicant at the address indicated above, at the time of filing. A petition for administrative hearing must contain the information set forth below and must be filed (received) with the Agency Clerk in the Office of General Counsair, the information set forth below and must be filed (received) with the Agency Clerk in the Office of General Counsair, the Information set forth below and must be filed (received) with the Agency Clerk in the Office of General Counsair, the Information for a graph should be a supported that person in 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.FS, 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, FAC.

A petition that disputes A petition that disputes the material facts on which the Permitting Authority'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 agency's file or identification number, if known; (b) The name, address, any email address, telephone number and any facsimile number of the petitioner; the name, address, any emails tioner; the name, address, any email address, telephone number, and any fac-simile number of the petitioner's representative, if any, which shall be the address for services purposes during ce purposes during the course of the prothe course of the proceeding and an axplanation of how the
petitioner's substantial
interests will be affacted by the agency
determination. (c) A
statement of when and
how each petitioner received notice of the
agency action or proposed decision. (d) A
statement of all disputed issues of material fact. If there are
mone, the petition must
so indicate. (e) A concise statement of the
altimate facts alleged
including the specific
facts the petitioner conleading the specific
facts the petitioner conleading the specific
facts the petitioner of the
agency's proposed acstatement of the
agency's proposed acstatement of the
specific rules or
statement of the
specific rules or
specific rules contends record reven-cal or hoodication of the agency's proposed incident and a second and a sec

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 Permiting Authority's action is based shall state that no such facts are in dispute and otherwise shall contain the earne information are set forth above, as required by Rulle 28-106.301 FAC.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Permitting Authority's final action may be different from the position taken by it in this written notice of intent to issue Air Permit 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.

Mediation: Mediation is not available in this proceeding.

EPA Review: EPA has agreed to freat the draft proposed Title V air operation permit as a proposed Title V air operation permit and to perform its 45-day review provided by the law and regulations concurrently with the public comment period provided that the applicant also transmits an electronic copy of the required proof of publication directly to EPA at the following email address: oquendo ana@epa.gov. Although EPA's 45-day review period will be performed concurrently with the public comment period, the deadline for submitting a citizen petition to object to the EPA administrator will be determined as if EPA's 45-day review period is performed after the public comment period has ended. The final Title V air operation permit will be issued after the conclusion of the 45-day EPA review period so long as no adverse comments are received that result in a different decision or significant decision or significant conditions. The status regarding EPA's 45-day review of this project and the deadline for submitting a citizen perition can be found at the following website a d d r s s s http://www.apa.gov/region.4/ar/perms.forda.htm.

Objections: Finally pursuant to 42 United States Code (U.S.C.) Section 7601d(b)(2) any person may passent and the EPA with 80 Mays of the Administrator's 45 day receive person 54 day petition shall be

based only cit objections to the permit that were raised with research to the permit that were raised with research to the permit that were raised with research to the administrator of the EPA that it was impracticable to raise such objections within the comment period or unless the grounds for such objection arose after the comment period or unless the grounds for such objection arose after the comment period or unless the grounds for such objection arose after the comment period. Filling of a petition with the Administrator of the EPA does not stay the effective date of any permit properly issued pursuant to the provisions of Chapter 62-213. FAC Petitions filed with the Administrator of EPA must meet the requirements of 42 U.S.C. Section 7661d(b)(2) and must be filed with the Administrator of the EPA at U.S.EPA, 401 M Street, S.W. Washington, D.C. 20460. For more information regarding EPA review and objections, visit EPA's Region 4 web site at http://www.epa.gov/region4/air/permits/florida.rtm.