From: Sheplak, Scott

Tuesday, February 03, 2009 5:14 PM Sent:

To: 'Kathleen Forney'

Subject: Public Notice notification for Draft/Proposed CAIR projects

We have received proof of publication for the following projects:

1050004-021-AV

Lakeland, McIntosh

They published on 1/24/2009 therfore Day 45 = 3/9 (end of the USEPA Region 4 review period).

1010017-011-AV

Progress Energy, Anclote

They published on 1/26/2009 therfore Day 45 = 3/11 (end of the USEPA Region 4 review period).

1030011-013-AV

Progress Energy, Bartow

They published on 1/28/2009 therfore Day 45 = 3/13 (end of the USEPA Region 4 review period).

1030013-005-AV

Progress Energy, Bayboro

They published on 1/28/2009 therfore Day 45 = 3/13 (end of the USEPA Region 4 review period).

1030012-006-AV

Progress Energy, Higgins

They published on 1/28/2009 therfore Day 45 = 3/13 (end of the USEPA Region 4 review period).

0110036-008-AV

FP&L, Port Everglades

They published on 1/29/2009 therfore Day 45 = 3/14 (end of the USEPA Region 4 review period).

Permit File Scanning Request from Elizabeth

Priority: □-ASAP (Public Records Request, etc.)			☑-Place in Normal Scanning Queue				
Facility ID	Project#	Туре	PSD #	Submittal Date	Batch #		
1030013	∞5	ACAV		SEP 3 0 2010			
				- 0 2010			
Return File to BAR		☐ Amendment ☐ Application ☐ OGC ☐ Proposed					
				2-3-09			
Document Date Document Date							

BEST AVAILABLE COPY

St. Petersburg Times Published Daily

St. Petersburg, Pinellas County, Florida

STATE OF FLORIDA COUNTY OF Pinellas

} s.s.

Before the undersigned authority personally appeared B. Harn who on eath says that he/she is Legal Clerk of the St. Petersburg Times a daily newspaper published at St. Petersburg, in Pinellas County Florida; that the attached copy of advertisement, being a Legal Notice in the matter RE: BAYBORO POWER PLANT AIR PERMIT 1030013-005-AV was published in said newspaper in the issues of Neighborhoods Times, 1/28/2009.

Affiant further says the said St. Petersburg Times is a newspaper published at St. Petersburg in said Pinellas County, Florida and that the said newspaper has heretofore been continuously published in said Pinellas County, Florida each day and has been entered as second class mail matter at the post office in St. Petersburg, in said Pinellas County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement, and affiant further says that he yield 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.

B. Hann

Signature of Affiant

Sworn to and subscribed before me this 28th day of January A.D.2009

Signature of Notary Public

Personally known X or produced indentification

Type of indentification produced



LEGAL NOTICE

IEGAL NOTICE

PUBLIC NOTICE OF INTENT TO ISSUE AIR PERMIT MODIFICATION

Fonda Ospartment of Environmental Protection
Division of Air Resource Management: Bureau of Air Regulation
Orat/Proposed Air Permit No.; 102013-005-AV
Progress Enurgy, Bayboro Power Plant
Pineltas County, Florida;

Applicant. The applicant for this project is Florida Power Corporation dos Progress Energy. The applicant's authorized representative and mailing address is. Ms. Brenda Brickhouse, Director, Environmental Services Section, Progress Energy, Baytono Power Plant, PO, Box 14042, IC-44, St. Petersburg, Florida 33733-4042.

Facility Location: Progress Energy operates the existing Progress Energy, Boyboro Power Plant, which is located at 13th Avenue and 2nd Street South, St. Petersburg, Florida.

Project: The applicant has submitted a complete and certified Clean Air Interstate Rule (CAIR) Part Form and has requested its incorporation into the existing Tide V air operation permit.

This existing facility consists of four combustion turbines manufactured by Pratt & Whitney enodel number FT4C-1UF) and are designated as Beyooro Peaking Units #1, #2, #3 and #4.

Permitting Authority: Applications for Title V air operation permits are subject to review in accordance with the provisions of Chapter 403. Florida Statutes (F.S.) and Chapters 62-4: 62-210, 62-213 and 82-296-470 of the Florida Administrative Code (F.A.C.). The proposed project is not example from air, permitting producements and a Title V air operation permit is required to operate the facility.) The Bureau of Air Required to the Permitting Authority approach as the facility of the State State (F.S.) and Authority applyacial address is: 111 South Nagnojal Drive. Suite #4 Talanassee, Florida. The Permitting Authority's making address is: 2000 Blair Stone Road, MS #5505, Talanassee, Florida 32398-2400. The Permitting Authority's feleptions number is \$50/488-0114.

Project File: A complete project file is available for public hapaction during the normal business hours of 8:00 a.m. to 5:00 p.m., Monday through Finday (except legal holidays), at the address indicated above for the Permitting Authorny. The complete project file includes the Draft/Proposed Permit, the Statement of Basis, the application; and the information submitted by the applicant, exclusive of condidential records under Section 403.1117.FS, interested persons may view the Draft/Proposed Permit by visiting the following websits - http://www.dep.state.fl.us/str/eproducts/apsi

Notice of Intent to Issue Air Permit: The Permitting Authority gives notice of its Intent to issue an air permit to the applicant for the project described above. The applicant has provided reasonable assurance that operation of proposed equipment will not adversely impact air quality and that the project will comply with all appropriate provisions of Chapters 62-24, 62-204, 62-210, 62-212, 62-295 and 62-297, FA.C.: The Permitting Authority will issue a Final Permit in accordance with the conditions of the proposed Draft/Proposed Permit unless a timely petition for an administrative hearing is filled under Sections (20.56) and (20.57, FS. or unless public comment received in accordance with this notice results in a different decision or a significant change of terms or conditions.

Comments: The Permitting Authority will accept written comments concerning the Draft/Proposed (Title V air operation Permit for a period of 30 days from the date of publication of this Public Notice. Written comments must be received by the close of business (500 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 prison may also request that the Permitting Authority to determine the substitution of the permitting Authority of the time; date, and bostion of the Permitting Authority of elements for a public meeting, it will publish notice of the time; date, and bostion on the princial web site for notices at Florida Administrative Weekly (FAW) at http://faw.dos.state.flux; and in a newspaper of general circulation in the area affected by the permitting action. For additional information, contact the Permitting Authority at the above address or photo number, it written comments or comments received or a public meeting result in a significant change to the Praft/Proposed Permit, the Permitting Authority shall issue a Pavised Permit and require. If applicable, another Public Notice, All comments filled will be made available for public hispection.

Petitions: A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative hearing in accordance with Sections 120.596 and 3.20.57. ES. The petition representative interests are affected by the proposed permitting decision may petition for an administrative hearing in accordance with Sections 120.596 and 3.20.57. ES. The petition represents the interests are affected by the Department's Agency Clerk in the Office of General Course of the Department of Environmental Protection at 3900 Commonwealth Soulivard, Mail Station 933, fallowing according a 2399-3000. Persons liked by any persons other than those entitled to vertice indicate under Section 120.60(3). ES, must be face within 14 days of publication of this Public Notice or facetpet of a written notice, whichever occurs first. Under Section 120.60(3). ES, however, any 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 perillorer 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 filia a certition within the appropriate time period shall constitute a waiver of that persons right to requirest an administrative determination hearingly under Sections 120.569 and 120.57. ES, or to intervers in this proceeding inflicted by another parryl will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, EA.C.

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 gigency 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, the name address and telephone number of the petitioner, the name address and telephone number of the petitioner, the name address and telephone number of the petitioner, the name address and telephone number of the petitioner, the name address and telephone number of the petitioner is expected by the address to service purposes during the course of the proceeding; and an explanation of how the petitioner of the period to the petitioner of the period to the petitioner contends warrant reversal or modification of the gency's proposed action. (I) A statement of the petitioner contends every reversal or modification of the agency's proposed action. (I) A statement of the petitioner contends every reversal or modification of the agency's proposed action. (I) A statement of the petitioner undersolve reversal or modification of the agency's proposed action. (I) A statement of the petitioner was the petitioner or the petitioner of the petitioner of the agency and an explanation of how the alleged facts relate to the specific rules or statutes, and (I) A statement of the relation following an explanation of how the alleged facts relate to the specific rules or statutes, and (I) A statement of the relation. A petition that does not dispute the material facts on 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, FA.C.

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 Public 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 for this proceeding

EPA hexison: EPA has agreed to treat the Draft/Proposed Title V air operation permit as a Proposed Title V air operation permit and to perform its 15-day seview provided by the law and regulations concurrently with the public comment period. Although EPAS 45-day review period will be performed concurrently with the public comment period. The EPA Administrator will be determined as if EPAS 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 to long as no adverse comments are received that results in a different declaration or significant change of termins or conditions. The status regarding EPAS 45-day review to this project and the deadline for submitting a citizen-petition can be found at the following website address: http://www.epa.gov/regions/atr/permits/Flonda.htm.

Objections: Finally, pursuant to 42 United States Code (U.S.C.) Section 7851 (bt(2), any person may petition the Administrator of the EPA within 50 days of the expiration of the Administrator 45-day review period as established at 42 U.S.C.) Section 7651 (fb)(1), to object to the issuance of any Title V air operation permit. Any petition shall be based only on objections to the Permit that were raised with reasonable specificity during the 20-day public comment period provided in the Public Notice, unless the petitions demonstrates to the Administrator of the EPA that it was impracticable to raise such objections within the comment iperiod or unless the grounds for such objection arcse after the comment period. Filing of a petition, with the Administrator of the EPA does not say the effective date of any permit properly issued pursuant to the provisions of Chapter 52-213, F.A.C., Petitions filled with the Administrator of EPA does not say the effective date of any permit properly date of the EPA and it is such as the effective date of the effective of the EPA and it is such as the effective date of the effective of the EPA and it is such as the effective date of the effective e

1/28/09

D'SKAMENI D'SKAMENI

From:

Bradley, Chris [Chris.Bradley@pgnmail.com]

Sent:

Monday, February 02, 2009 5:34 PM

To: Cc: Sheplak, Scott

Subject:

McDaniel, Kim
Bayboro - Affidavit of publication of the Public Notice of Intent to Issue the CAIR proposed/Draft Permit

Attachments:

Document.pdf



Good afternoon Scott -

Scanned affidavit of publication of the Public Notice of Intent to Issue the CAIR proposed/Draft Permit for Bayboro Power Plant is attached. This was published in the St. Petersburg Times on Wednesday, January 28, 2009. The original will follow shortly in the US mail.

If you have any questions, please contact me.

Best regards

Chris Bradley

Sr. Environmental Specialist

Technical Services/EHSS Section-POG

Progress Energy Florida, Inc.

Telephone: 727.820.5962

Fax: 727.820.5229

E-mail: Chris.Bradley@pgnmail.com

----Original Message-----From: Bradley, Chris

Sent: Monday, February 02, 2009 2:52 PM

To: Bradley, Chris

Subject:

This document was digitally sent to you using an HP Digital Sending device.



July 21, 2008

Ms. Trina Vielhauer, Bureau Chief Bureau of Air Regulation Division of Air Resource Management Florida Department of Environmental Protection, 26 Blair Stone Road, MS 5500 Tallahassee, Florida 32399-2400

RE Comments of Draft/Proposed Air Permit Projects
Florida Power Corporation dba Progress Energy Florida. Inc.

Dear Ms. Vielhauer:

Please find below the comment on the Draft/Proposed Air Permit Projects regarding the inclusion of the provisions and requirements of the Clean Air Interstate Rule (CAIR) into the following Air Permit Projects and the associated facilities.

Project Permit No.	Site Facility Name	Project Permit No.	Site Facility Name
0010001-008-AV	U OF FL COGEN PLANT	1030013-005-AV	BAYBORO POWER PLANT
0170004-020-AV	CRYSTAL RIVER POWER PLANT	1050223-014-AV	TIGER BAY COGEN PLANT
0550003-006-AV	AVON PARK	1050234-017-AV	HINES ENERGY COMPLEX
0970014-015-AV	INTERCESSION CITY PLANT	1210003:006-AV	SUWANNEE RIVER PLANT
1010017-011-AV	ANCLOTE POWER PLANT	1270020-003-AV	TURNER PLANT
1030011-013-AV	BARTOW PLANT	1270028-008-AV	DEBARY FACILITY
1030012-006-AV	HIGGINS PLANT		

Comment: On July 11, 2008, the D.C. Circuit issued an opinion vacating CAIR. Accordingly, Florida Power Corporation dba Progress Energy Florida, Inc. (PEF) requests that the CAIR Part for each of the facilities listed above with their respective project permit numbers not be submitted by the Florida Department of Environmental Protection (FDEP) to the EPA in proposed form, and not finalized at this time. Once the D.C. Circuit Court's ruling is final, PEF requests that this permit revision process be terminated, either by withdrawing the draft permit, returning our application or treating it as withdrawn. In the event the D.C. Circuit Court's ruling

is reheard or overturned on appeal, PEF and the FDEP can discuss how best to continue the permit-revision process, and whether the Statement of Basis or Permit requires additional language.

Thank you for your assistance in this matter. In addition, if you have any questions or would like the comment on the Draft/Proposed Air Permits submitted in an alternative format, please contact me at (727) 820-5962 or at Chris Bradley@pgnmail.com.

Sincerely,

Chris Bradley

Senior Environmental Specialist

bcc: Wilson Hicks, Plant Manager - UF Co-Gen

Reggie Anderson, Plant Manager - Debary & Turner Power Plants

Mark Tylec, EHSS-UF Co-Gen, Debary & Turner Power Plants

Larry Hatcher, Plant Manager - Crystal River Power Plant

Cyndy Wilkinson, EHSS - Crystal River Power Plant

Julie Turner, Plant Manager - Intercession City & Avon Park Power Plants

Gus Schafer, EHSS - Intercession City, Avon Park, Higgins & Bayboro Power Plants

Rufus Jackson, Plant Manager - Anclote Power Plant

Suzanne Hamilton, EHSS - Anclote Power Plant

Thomas Lawery, Plant Manager - P.L. Bartow, Higgins & Bayboro Power Plants

Terese Sanchez, EHSS - P.L. Bartow Power Plant

Martin Drango, P.E., Plant Manager - Hines Energy Complex & Tiger Bay Co-Gen

Tommy Oneal, EHSS - Hines Energy Complex

Tony Flavors, EHSS - Tiger Bay Co-Gen

Cary Hamilton, Plant Manager - Suwannee River Plant

Ralph Ross, EHSS - Suwannee Power Plant

From:

Holtom, Jonathan

Sent:

Tuesday, July 22, 2008 8:25 AM

To:

Cascio, Tom; Sheplak, Scott; Tart, Cecily

Subject:

FW: Comments of Draft/Proposed Air Permit Projects, Florida Power Corporation dba Progress Energy

Florida, Inc.

Attachments: Document pdf

Please keep a copy of these comments for each of the Progress Energy projects you have worked on. This is the comment that will allow us to take more than the rule required 30 days to send the Proposed CAIR permit to EPA.

-Jon

From: Vielhauer, Trina

Sent: Tuesday, July 22, 2008 7:54 AM

To: Holtom, Jonathan

Subject: FW: Comments of Draft/Proposed Air Permit Projects, Florida Power Corporation dba Progress Energy Florida,

Inc.

From: Bradley, Chris [mailto:Chris.Bradley@pgnmail.com]

Sent: Monday, July 21, 2008 5:19 PM

To: Vielhauer, Trina

Cc: Walker, Elizabeth (AIR); McDaniel, Kim; Meyer, Dave

Subject: Comments of Draft/Proposed Air Permit Projects, Florida Power Corporation dba Progress Energy Florida, Inc.

Good afternoon Ms. Vielhauer.

Please find attached correspondence pertaining to DARM Air Permitting Projects specific to power generating plants owned/operated by Florida Power Corporation dba Progress Energy Florida, Inc. (PEF). These DARM permitting projects address the inclusion of the CAIR provisions and requirements into the Title V permits.

If you have any questions regarding the attached correspondence, please feel free to contact me. The original of this document has been forwarded to DARM via the U.S. Postal Service.

Best regards,

Chris Bradley

Sr. Environmental Specialist

Technical Services/EHSS Section-POG

Progress Energy Florida, Inc. Telephone: 727.820.5962

Vnet No: 230.5962 Cell: 727.409.2477 Fax: 727.820.5229

E-mail: Chris.Bradley@pgnmail.com

Clean Air Interstate Rule (CAIR) Part

For more information; see instructions and refer to 40 CFR 96 121, 96 122, 96 221, 96 222; 96 321 and 96 322, and Rule 62 296 470, F.A.C.

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In column "a" enter the unit ID# for every CAIR unit at the CAIR source. In columns "b," "c,"	Unit ID#	Unit will hold nitrogen oxides (NOx) allowances in accordance with 40 CFR 96:106(c)(1)	Unit will hold sulfur dioxide (SO ₂) allowances in accordance with 40 CFR 96.206(c)(1)	Unit will hold NOx Ozor Season allowances, in accordance with 40 CFR 96:306(c)(1)	Expecte Commen Commerc	ed ice cial	New Units Expected Monitor Certification Deadline
and "d," indicate to which CAIR program(s) each unit is subject by placing an "X" in the column(s).	E.U001	X	X	X.		<i>50</i> (0)	
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DEP Form No. 62-210.900(1)(b) - Form Effective: 3/16/08

1)

-file-

From:

Meyer, Dave [Dave.Meyer@pgnmail.com]

Sent:

Thursday, June 12, 2008 4:46 PM

To:

Sheplak, Scott

Cc:

Bradley, Chris

Subject:

(Archived w/ Attachments) CAIR Form Administrative Correction

Attachments: Document pdf

Hi Scott,

Thank you very much for your call concerning the CAIR part form. When Progress Energy completed the forums it was our understanding that columns c was asking if the unit was an acid rain unit. As many of our older combustion turbines are not in the acid rain program, we did not check this box "c". Based on your call and the regulation cited under column c, it appears that this column should have been checked for the older combustion turbines. These older turbines are in the CAIR program and subject to the CAIR rules.

Accordingly, I have updated the first page of the CAIR part form and have attached it to this e-mail. I would very much appreciate your updating our records with the attached sheets as an administrative correction.

Thank you very much for your attention to this matter. If you have any questions, please feel free to contact me at 727-820-5295. Best regards, Dave

Dave Meyer P.E.

Senior Environmental Specialist

Progress Energy Florida, Inc.

Environmental Services Section

299 - First Avenue North PEB PEF - 903

Saint Petersburg, FL 33701

Office

(727) 820-5295

Internal

8 230-5295

Fax

(727) 820-5229

الم

(727) 415-4652

E-mail: dave.meyer@pgnmail.com