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MIAMI-DADE-FLORIDA JAN 18 2007

STATE OF FLORIDA
COUNTY OF MIAMI-DADE BUREAU OF AIR REGULATION

Before the undersigned authority personally
appeared:

ORFINDA MORENO

who on oath says that he/she is

CUSTODIAN OF RECORDS

of The Miami Herald, a daily newspaper published at
Miami in Miami-Dade County, Florida; that the
attached copy of advertisement was published in said
newspaper in the issues of:

January 15, 2007

Affiant further says that the said The Miami Herald
is a newspaper published at Miami, in the said
Miami-Dade County, Florida and that the said
newspaper has heretofore been continuously published
in said Miami-Dade County, Florida each day and has
been entered as second class mail matter at the post
office in Miami, in said Miami-Dade 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 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
newspapers(s).

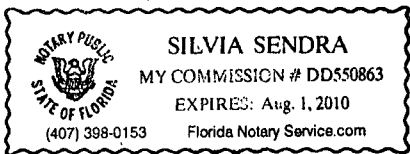
[Signature]
Sworn to and subscribed before me this
16th day of January 2007

My Commission

Expires: August 1, 2010

Silvia Sendra

[Signature]
Notary



**PUBLIC NOTICE OF
INTENT TO ISSUE
AIR
CONSTRUCTION
PERMIT
MODIFICATION**
STATE OF FLORIDA
DEPARTMENT OF
ENVIRONMENTAL
PROTECTION
DEP File No.
0250003-007-AC-
Florida Power & Light
Company
Turkey Point Fossil
Plant, Miami-Dade
County

The Department of
Environmental
Protection
(Department) gives
notice of its intent to
issue an air
construction permit
modification to
Florida Power & Light
Company (FPL) for
the Turkey Point
Fossil Plant located
east of Homestead
and Florida City and
next to Biscayne Bay
in Miami-Dade
County, Florida. The
applicant's mailing
address is: Florida
Power & Light
Company, 9700 SW
344th Street,
Homestead, Florida
33035.

This facility consists
of two oil and natural
gas fired conventional

steam electric
generating stations
(Units 1 and 2) and
three natural gas-
fueled combined-
cycle units (Units 3, 4,
and 8). Combined
Cycle Unit 8 is a
nominal 850 MW
megawatt (MW) unit
that recently
began operation. It
consists of four
combustion turbine/
heat recovery steam
generator (CT/HRSG)
sets and a nominal
470 MW steam
turbine electric
generator (STG).
Pollutants from Unit 8
are controlled by use
of inherently clean
natural gas, Dry Low
NOx/CO combustors,
and selective catalytic
reduction (SCR).

All physical
construction related
to Combined Cycle
Unit 8 is complete
and the unit is in
operation. A
Modification of the
current Unit 8 Air
Construction/PSD
Permit will be issued
to allow excess
emissions from
individual CT/HRSG
sets for a period of
eight rather than six
hours during future
cold startups of the
470 MW steam
turbine generator.
Such cold startups of
a STG are infrequent
and typically years
apart for base loaded
combined cycle units.

The modification
also clarifies that
Federal standard 40
CFR 60, Subpart Kb
(Standards of
Performance for
Volatile Liquid
Storage Vessels) is
not applicable to this
facility. However, the
Department will
require the applicant
to keep records to
substantiate the
exclusion criteria of
maximum true vapor
pressure (MVP) less
than 3.5 kilopascals
(kPa). Compliance
with this condition
may be demonstrated
by using the
information from the
respective Material
Safety Data Sheets
(MSDS) for the ultra
low sulfur fuel oil(s)
stored in the tanks.

The Department will
issue the Final Air
Construction Permit
Modification 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
construction permit
issuance action for a
period of fourteen
(14) days from the
date of publication of
this Public Notice of
Intent to Issue Air
Construction Permit
Modification. Written
comments should be
provided to the
Department's Bureau
of Air Regulation at
2600 Blair Stone
Road, Blair Station
#5505, Tallahassee,
FL 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
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
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) of
the Florida Statutes
must be filed within
fourteen 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 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 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.

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's determination; (c) A statement of
how and when
petitioner received
notice of the agency
action or proposed
action; (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 state-
ment of the specific
rules or statutes the
petitioner contends
require reversal or
modification of the
agency's proposed
action; 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.

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
Suite 4, III S. Magnolia
Drive
Tallahassee, Florida,
32301
Telephone:
850/488-0114
Fax: 850/922-6979

Miami-Dade County
Department of
Environmental
Resources
Management
33 Southwest Second
Avenue, Suite 900
Miami, Florida
33130-1540
Telephone:
305/372-6925
Fax: 305/372-6954

The complete
project file includes
the permit application,
draft air construction
permit modification,
technical evaluation,
and the information
submitted by the
responsible official,
exclusive of the
confidential records
under Section
403.111, F.S.
Interested persons
may contact the
Department's
reviewing engineer
for this project, Tom
Casco at MS 5505,
2600 Blair Stone
Road, Tallahassee,
Florida 32399-2400,
or Tom.Casco@
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 FPL
Turkey Point Unit 5 in
the power plant
category.