

Mitchell, Bruce

From: Friday, Barbara
Sent: Monday, December 29, 2003 12:08 PM
To: Walker, Elizabeth (AIR); Gracy Danois; Joel Huey; Kathleen Fomey
Cc: Mitchell, Bruce
Subject: New Posting #0310045

There is a new posting on Florida's website.

0310045011AV
JEA-NORTHSIDE GENERATING STATION/
ST. JOHNS RIVER POWER PARK

Final Permit Renewal

If you have any questions, feel free to contact me.

Thanks,
Barbara

Mitchell, Bruce

From: Friday, Barbara
Sent: Monday, December 29, 2003 12:08 PM
To: 'GianNB@jea.com'; 'robinson@coj.net'; Oven, Hamilton
Cc: Mitchell, Bruce
Subject: FINAL Title V Permit Renewal - JEA-Northside/St. Johns River Power Park #0310045-011-AV

Find attached the zip file for subject FINAL Permit Renewal for your files and information.

If I may be of further assistance, please feel free to contact me.

Barbara J. Friday
Planner II
Title V Section
Bureau of Air Regulation
(850)921-9524
Barbara.Friday@dep.state.fl.us

12/18/03

Dear Barbara

Once signed, please post the following permitting package located at:

o:BAR/Title V/Bruce/Permits.0310045.011.AV.Renewal.012.AC.JEA.SJRPP.NGS
0310045.011AV.Appendix.CAM.SJRPP.NGS
0310045.011AV.AppendixCP-1.Compliance.Plan
0310045.011AV.FD
0310045.011AV.Renewal.SOB
0310045f.011AV.Renewal.JEA.SJRPP.NGS
0310045G.011AV
0310045H.011AV.FINAL
0310045U.011AV.FINAL

As always, many thanks!

Bruce

Sheplak, Scott

From: Forney.Kathleen@epamail.epa.gov
Sent: Thursday, December 18, 2003 9:16 AM
To: Sheplak, Scott
Cc: Worley.Gregg@epamail.epa.gov; Danois.Gracy@epamail.epa.gov;
Forney.Kathleen@epamail.epa.gov; Huey.Joel@epamail.epa.gov
Subject: Comments on FL Utility Title V Renewal Permits

Scott,

Sorry I didn't get this to you yesterday, but better late than never, right? :-) I am also faxing EPA's congressional responses to you now.

FPL Manatee and Lakeland Electric:

1. Verify that the descriptions of the units listed in Appendix I-1 (insignificant activities) and Appendix U-1 (unregulated activities) include any applicable size thresholds (i.e., fuel oil tank sizes, emergency generator sizes, etc...) or content restrictions (i.e., halogenated vs. non-halogenated solvents.)
2. Verify that the permit condition titled DEP Method 9 has been included for the units which have visible emission limits and to which there are exceptions to the incorporation of EPA Method 9.

(1) - JEA Northside/SJRPP:

1. To make Appendix CP-1 a part of the permit, it needs to be cross-referenced in subsection H of the permit either by adding a sentence to condition H.25 or by adding a separate requirement.

FPL Riviera:

1. The Statement of Basis should include the monitoring justification language from the initial Title V's SOB, since the language was originally included to resolve an objection issue.
2. Verify that the permit condition titled DEP Method 9 has been included for the units which have visible emission limits and to which there are exceptions to the incorporation of EPA Method 9.
3. Verify that the descriptions of the units listed in Appendix I-1 (insignificant activities) and Appendix U-1 (unregulated activities) include any applicable size thresholds (i.e., fuel oil tank sizes, emergency generator sizes, etc...) or content restrictions (i.e., halogenated vs. non-halogenated solvents.)
4. There is a typo in Table 2-1. We understand the table is for informational purposes only; however, for clarity, we suggest that you make Table 2-1 consistent with condition A.22 by including Method 5F for PM testing instead of Method 5C.
5. Since one of the comments received during the public comment period expressed concerns about environmental justice (EJ), EPA has requested a set of EJ maps and will forward those to you when we receive them.

If you have any questions, feel free to contact me at 404-562-9130.

Thanks,
Katy Forney
Air Permits Section
EPA - Region 4