

2/20/04

Wayne,

Sorry for the confusion. Yesterday, I printed the amended PSD permit, PSD-FL-010C, which established certain initial testing requirements and when a PM mass test is required for these activities. I will send you answers on Monday regarding your questions, after completing the review of the amendment and the Title V permit. First cut is that the amendment was not incorporated into the permit except in reference to a "Revised Table 6", which has been "revised" more than once, it seems. Therefore, a revision will be the appropriate course of action to incorporate the conditions established in the amendment. Take care.

Bruce

-----Original Message-----

From: Wayne Walker [mailto:WLW@coj.net]
Sent: Friday, February 20, 2004 1:55 PM
To: Mitchell, Bruce
Subject: St. Johns River Power Park (0045)

Bruce,

I'm currently reviewing SJRPP's annual PM & VE compliance test report, and I have a question regarding EUs 022 & 023, the Limestone & Flyash Handling system, and the Coal Storage Yard & Transfer system. The identification of and requirements for these two EUs are spread out over Title V permits, revised Conditions of Certification, PSD permit amendments, permit attachments, and revised tables. Can you please tell me what exactly the VE testing requirements are for these two EUs? Table 2-1 used to call for annual VE testing for both EUs, but since it was dropped from "Subsection C. Relevant Documents" beginning with the 008-AV renewal, the exact testing requirements as stated in the 011-AV permit are not clear to me. So if you would, please let me know a) which emission points under these two EUs require VE testing, and b) what are the required testing frequencies for each point.

Thanks,
Wayne