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BUREAU OF AIR REGULATION

February 17, 2009

Ms. Trina Vielhauer
State of Florida Power & Light Department of Environmental Protection
Division of Air Resources Management
2600 Blair Stone Road, MS 5510
Tallahassee, FL 32399-2400

Dear Ms. Vielhauer:

Attached is the submittal of the Notice of Publication for the FPL Turkey Point Fossil Plant, Public Notice of Intent to Issue Title V Air Operation Permit Revision, which was published in the Miami Herald on Monday, February 9, 2009.\

Should you have any questions, or need any additional information, please contact me at your convenience.

Sincerely yours,

A handwritten signature in black ink, appearing to read 'Rudy M. Sanchez'.

Rudy M. Sanchez
General Manager
Turkey Point Fossil Plant

PUBLISHED DAILY
MIAMI-DADE-FLORIDA

STATE OF FLORIDA
COUNTY OF MIAMI-DADE

Before the undersigned authority personally
appeared:

SILVIA SENDRA


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:

February 9, 2009

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
newspaper(s).

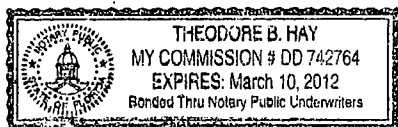

Sworn to and subscribed before me this
9th day of February 2009

My Commission

Expires: March 10, 2012

Theodore B. Hay


Notary



responsible for
making a permit
determination for this
project. The
Permitting
Authority's physical
address is: 111 South
Magnolia Drive, Suite
#4, Tallahassee,
Florida. The
Permitting
Authority's mailing
address is: 2600 Blair
Stone Road, MS
#5505, Tallahassee,
Florida 32399-2400.
The Permitting
Authority's telephone
number is
850/488-0114.

Project File: A
complete project file
is available 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 address
indicated above for
the Permitting
Authority. The
complete project file
includes the
draft/proposed
Permit, the
Statement of Basis,
the application, and
the information
submitted by the
applicant, exclusive
of confidential
records under
Section 403.111, F.S.
Interested persons
may view the
Draft/Proposed
Permit by visiting the
following website:
<http://www.dep.state.fl.us/air/products/defaults.asp>
and entering the
permit number shown
above. Interested
persons may contact
the Permitting
Authority's project
review engineer for
additional
information at the
address or phone
number listed above.

**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
proposed
operation of
proposed equipment
will not adversely
affect air quality and
that the project will
comply with all
appropriate
Sections of
Chapters 62-4,
62-204, 62-210,
62-212, 62-213,
62-214, and 62-297,
F.A.C. The Permitting
Authority will issue a
Final Permit in
compliance with the
conditions of the
proposed
draft/proposed
Permit unless a timely
administrative
hearing is filed under
Sections 120.569 and
120.57, F.S., unless
public comment
received in
accordance with this
notice is 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 (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 also
request that the
Permitting Authority
hold a public meeting
on this permitting
action. If the
determining Authority
publishes notice of
the time, date, and
location on the official
web site for notices at
Florida
Administrative
Weekly (FAW) at
<http://law.dos.state.fl.us/> 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
phone number. If
written comments or
comments received
result in a significant
change to the
draft/proposed
Permit, the
Permitting Authority
shall issue a Revised
Permit and require, if
applicable, another
Public Notice. All
comments filed will
be made available for
public inspection.

Facility Location:
Florida Power & Light
Company operates
the existing Turkey
Point Fossil Plant,
which is located in
Miami-Dade County
at 9700 SW 344th
Street, Homestead,
Florida, 33035.

Applicant: The
applicant for this
project is Florida
Power & Light
Company (FPL). The
applicant's
authorized
representative and
mailing address is:
Rudy M. Sanchez,
Plant Manager,
Florida Power & Light
Company, Turkey
Point Fossil Plant,
9700 SW 344th
Street, Homestead,
Florida, 33035.

Project: The
applicant has
submitted a complete
and certified Clean
Air Interstate Rule
(CAIR) Part Form and
has requested its
incorporation into the
existing Title V air
operation permit.
The existing facility
consists of the
following emissions
units:
• Two residual fuel
oil and natural
gas-fueled 440
megawatts (MW)
fossil fuel steam-
electrical generators
(Units 1 and 2) with
low-nitrogen oxides
(low NOx) burners
and mechanical
cyclone dust
collectors.
• Five fuel oil-fired
black start 2.75 MW
diesel peaking
generators
supporting Units 1
and 2;
• One natural
gas-fueled 1.150 MW
combined cycle unit
(Unit 5);
• One 4.2 million
gallon distillate fuel
oil tank that serves
Unit 5;
• One 22 cell
mechanical cooling
tower that serves Unit
5;
• Two 2.25 MW
emergency diesel
generators that serve
Unit 5; and
• Unregulated
and/or insignificant
emissions units and
activities.

The separate
collocated Turkey
Point Nuclear Plant
(Units 3 and 4) is
licensed by the
Nuclear Regulatory
Commission and
includes several
diesel-fueled
emergency
generators that are
addressed in a
separate Title V
permit (DEP File No.
0250003-004-AV).

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
62-295, 470 of the
Florida
Administrative Code
(F.A.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 Bureau of Air
Regulation is the
Permitting Authority.

Petitions: A person
whose substantial
interests are affected
by the proposed
permitting decision
may petition for an
administrative
hearing in
accordance with
Sections 120.569 and
120.57, F.S. The
petition must contain
the information set
forth below and must
be filed with (received
by) the Department's
Agency Clerk in the
Office of General
Counsel of the
Department of
Environmental
Protection at 3900
Commonwealth
Boulevard, Mail
Station #35,
Tallahassee, Florida
32399-3000.
Petitions filed by any
person other than
those entitled to
written notice under
Section 120.60(3),
F.S. must be filed
within 14 days of
publication of this
Public Notice or
receipt of a written

notice, whichever
occurs first. Under
Section 120.60(3),
F.S., 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
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
(Sections 120.569 and
120.57, F.S.), 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,
F.A.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 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 rights will
be affected by the
agency
determination; (c) A
statement of when
and how the
petitioner received
notice of the agency
action or proposed
decision; (d) A
statement of all
disputed issues of
fact or law, 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
statement of the
specific rules or
statutes the
petitioner contends
require reversal or
modification of the
agency's proposed
action including an
explanation of how
the alleged facts
relate to the specific
rules or statutes; and,
(g) A statement of the
relief sought by the
petitioner, stating
precisely the action
the 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 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, F.A.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 Review: 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 45-day
review provided by
the law and
regulations
concurrently with the
public comment
period. 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
change of terms or
conditions. The
deadline for objecting
to EPA's 45-day review
of this project and the
deadline for submitting
a citizen petition can be found
at the following
website address:
<http://www.epa.gov/region4/permits/Florida.htm>.

Objections: Finally,
pursuant to 42 U.S.C.
States Code (U.S.C.)
Section 7661d(b)(2),
any person may
petition the
Administrator of the
EPA within 60 days of
the expiration of the
45-day review period
as established at 42
U.S.C. Section
7661d(b)(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 30 day
public comment
period provided in
the Public Notice,
unless the petitioner
demonstrates 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.
Filing of a petition
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/permits/Florida.htm>.