

Florida Department of Environmental Protection Hazardous Waste Inspection Report

#### FACILITY INFORMATION:

**FPL Port West Properties** Facility Name: **On-Site Inspection Start Date:** 05/07/2010 **On-Site Inspection End Date:** 05/07/2010 ME ID#: 9966 EPA ID#: FLD000807792 **Facility Street Address:** 2455 Port West Blvd, West Palm Beach, Florida 33407-1214 **Contact Mailing Address:** 2455 Port West Blvd, Riviera Beach, Florida 33407-1214 County Name: Palm Beach **Contact Phone:** (561) 845-3344

#### NOTIFIED AS:

LQG (>1000 kg/month) Used Oil

#### **INSPECTION TYPE:**

Routine Inspection for LQG (>1000 kg/month) facility

Routine Inspection for Used Oil Transporter facility

#### **INSPECTION PARTICIPANTS:**

Principal Inspector: Chester H. Wendell, Inspector

Other Participants: Don Rawson, Area Environmental Coordinator

LATITUDE / LONGITUDE: Lat 26° 46' 6.5018" / Long 80° 6' 5.0991"

SIC CODE: 4931 - Trans. & utilities - electric and other services combined

TYPE OF OWNERSHIP: Private

#### Introduction:

FPL's Port West Properties is approximately 200 acres located in Riviera Beach and West Palm Beach. This facility has been here since 1970 and currently employs more than 700 people. The facility notified as a Large Quantity Generator (LQG) of hazardous waste, a Used Oil Transporter & Transfer Facility, and a Small Quantity Handler (SQH) of universal waste in March of 2010.

#### **Process Description:**

The facility consolidates CESQG wastes from other FPL sites and disposes the material as an LQG. Wastes are also generated at this site in the fleet management shop and the fabrication shop. In the regulated materials facility all wastes are accumulated and prepared for shipment to Veolia ES Technical Solutions, LLC.

#### New Potential Violations and Areas of Concern:

#### **Generator Checklist (LQG)**

Туре:	Area Of Concern
Rule:	262.34(c)(2)
Question Number:	6.280
Question:	If not, is the excess marked with the date the excess waste began accumulating? (The date must be within 3 days of the date of inspection (262.34(c)(2))
Explanation:	Satellite drum dated as to when accumulation began

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Inspection Date: 05/07/2010

# Corrective Action: Date satellite drums only when they have been filled to indicate when they must be moved to the 90 day storage area.

Туре:	Area Of Concern
Rule:	262.34(c)(1)(ii)
Question Number:	6.261
Question:	Are satellite containers marked with the words "Hazardous Waste" or other words that describe the contents?
Explanation:	Satellite containers were marked with the name of the contents, but not that they were used or hazardous.
Corrective Action:	Label the satellite drums with either "Hazardous Waste" or a more specific identification of the contents.

#### Attachments:

Satellite Drum



#### **Use and Management of Containers**

Туре:	Area Of Concern
Rule:	62-730.160(6)
Question Number:	8.70
Question:	Are records kept including:
Explanation:	Inspection log missing time of day.
Corrective Action:	Generate new inspection logs including time of day the inspection was performed.

#### Summary of Potential Violations and Areas of Concern:

**Potential Violations** 

No Violations

#### Areas of Concern

Rule NumberAreaGenerator Checklist (LQG)

FPL Port West Pro	operties Inspection Repo	rt	Page 3 of 4
Rule Number	Area	Date Cited	Explanation
262.34(c)(2)		05/07/2010	Satellite drum dated as to when accumulation began.
262.34(c)(1)(ii)		05/07/2010	Satellite containers were marked with the name of the contents, but not that they were used or hazardous.
Use and Managem	ent of Containers		
62-730.160(6)		05/07/2010	Inspection log missing time of day.

#### **Conclusion:**

The regulated materials facility appears to be an LQG of hazardous waste and a SQH of universal waste. Please make the suggested changes to the inspection logs and the labeling of the satellite drums within 30 days of this inspection in order to return to compliance.

Inspection Date: 05/07/2010

#### Signed:

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62 -740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C. The above noted potential items of non-compliance were identified by the inspector(s).

This is not a formal enforcement action and may not be a complete listing of all items of non-compliance discovered during the inspection.

Chester H. Wendell	Inspector		
PRINCIPAL INSPECTOR NAME	PRINCIPAL INSPECTOR TITLE		
Chester Wendell		5/7/2010	
PRINCIPAL INSPECTOR SIGNATURE		DATE	
Don Rawson	Area Environmental Coordinator		
REPRESENTATIVE NAME	REPRESENTATIVE TITLE		
Dovel M. Rowm	FPL Port West Properties	5/7/2010	
REPRESENTATIVE SIGNATURE	ORGANIZATION	DATE	

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Potential Violations" or areas of concern.



Florida Department of

**Environmental Protection** 

Hazardous Waste Inspection Report

ROB BAKER 5616161665

K LEADER

FRANK NESBINAL

JEFF WADE 954 599-0317

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Satellite Drum



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Rule:	62-730.160(6)
Question Number:	8.70
Question:	Are records kept including:
Explanation:	Inspection log missing time of day.
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#### Summary of Potential Violations and Areas of Concern:

**Potential Violations** 

No Violations

Areas of Concern

Inspection Date: 05/07/2010

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Chester H. Wendell PRINCIPAL INSPECTOR NAME	Inspector PRINCIPAL INSPECTOR TITLE	
Chesterwendel		5/7/2010
PRINCIPAL INSPECTOR SIGNATURE		DATE
Des Deuroes		
Don Rawson	Area Environmental Coordinator	
REPRESENTATIVE NAME	Area Environmental Coordinator REPRESENTATIVE TITLE	
		5/7/2010

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Potential Violations" or areas of concern.



RECEIVED FROM FRANK WESBIHAL - 02/09/2011

Page 1 of 1



Print Page

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2/9/2011

# **FPL**

	ATTACHHE	NT	a,
<u>Plants</u>	RCRA/EPA I.D. No.		Suggested Consolidation Under 1 RCRA/EPA I.D. Number
Putnam	FLD000807289		
Palatka	FLD000807768		20 - C
St. Lucie	FLD000807479		
Riviera	FLD000807313		
Ft. Lauderdale	FLD000807453		
Port Everglades	FLD000807115		
Canaveral	FLD000631721		s *
Ft. Myers	FLD000807305	5	
Cutler ·	FLD000807776		
Turkey Point Plant Turkey Point Cooling	FLD000733683 FLD000733931	Consolidate to	FLD000733683
Sanford Plant Sanford Cooling Pond	FLD000807784 FLD000807818	Consolidate to	FLD000807784
Manatee Plant Manatee Cooling Pond	FLD000807297 FLD000807826	Consolidate to	FLD000807297
Martin Plant Martin Cooling Pond	FLD000807461 FLD080194038	Consolidate to	FLD000807461
Misc. FPL Facilities	RCRA/EPA I.D. #	ž.	
General Office Print Shop General Office Test Lab	FLD006922371	Consolidate to	FLD006922371
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State of Florida DEPARTMENT OF ENVIRONMENTAL REGULATION

#### INTEROFFICE MEMORANDUM

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RECEIVED

TO: From:	Gwen Godfrey, DER - Tallahassee	NOV 17'83
DATE:		Hazardous Wast

DATE: November 10, 1983

Status Change for FP&L Service Centers and Other SUBJECT: Miscellaneous Centers

The attached list of FP&L Service Centers and other miscellaneous centers notified as Generators, Transporters or TSD Facilities. Recently, FP&L requested a status change for these facilities.

An inspection was conducted at the first seven facilities listed. They were found to be non-handlers or small quantity generators of hazardous waste. During a telephone conversation with James King of FP&L it was confirmed that the additional thirty-four (34) centers are similar to the seven facilities that were inspected and in that they are either non-handlers or small quantity generators. We, therefore, recommend that the status of the . facilities be changed as indicated on the attached list.

۳ العرا ۳ ナナ.. 1 64 was agreed that the status of the facilities " highlighted in yellow should <u>NOT</u> be changed.

Memo to Gwen Godfrey November 10, 1983 Page 2 of 2

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July 23, 1986

Mr. Fred Mullins Florida Power & Light Company P. O. box 14000 Juno Beach, Florida 33408

Dear Mr. Mullins:

Per your correspondence of July 16, 1986, the request for consolidation of FPL's General Office Print Shop and General Office Test Lab was requested April 2, 1986. Therefore, only 1986 and subsequent years would be affected; the request is not retroactive.

The department had FPL's General Office Print Shop identified as a Small Quantity Generator for the 1985 reporting year. As such, an annual report form must be completed identifying your hazardous waste activity for the year in question.

Enclosed is a 1985 Annual Hazardous Waste Report form. Please return the complete form to my attention at the letterhead address. Your coorperation is appreciated.

Sincerely,

Sandy Bowman Environmental Specialist Hazardous Waste Section

SB/jw

Enclosure

#### CERTIFIED MAIL P 577 218 261



FLORIDA POWER & LIGHT COMPANY

July 16, 1986

Mr. Robert W. McVety Bureau of Waste Management Florida Department of Environmental Regulation Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32301

Re: FPL's General Office Print Shop (FLD000807495)

Dear Mr. McVety:

Recently Florida Power & Light Company (FPL) received a letter from you indicating you had not received an Annual Hazardous Waste Report for FPL's General Office Print Shop (FLD000807495).

FPL did send this report to your department as a part of a RCRA consolidation of two facilities and their I.D. numbers. This consolidation, along with four others, were presented to the FDER in a letter to you from T. R. Fair dated April 2, 1986. Attached to this letter was a table illustrating these consolidations. This table showed the consolidation of FPL's General Office Print Shop (FLD000807495) and General Office Test Lab (FLD0066922371) to one RCRA I. D. number (FLD0066922371).

Attached is a copy of the April 2, 1986 letter and table for your reference. The FDER records should be corrected to reflect the consolidations as they appear in the table.

If you have any questions concerning this letter or the RCRA I. D. number consolidations, please let me know.

Sincerely,

Fred G. Mullins Senior Environmental Coordinator

FGM:dlb

cc: A. D. Benedict K. D. Drescher



Bureau of Waste Management Chief's Office

.....

April 2, 1986



FLORIDA POWER & LIGHT COMPANY

Mr. Robert McVety, Administrator Hazardous and Solid Waste Section State of Florida Department of Environmental Regulation 2600 Blair Stone Road Tallahassee, FL 32301

RE: Reassessment of Florida Power & Light Company Facilities RCRA I.D. Numbers

Dear Mr. McVety:

At the present time, Florida Power and Light Company (FPL) has been assigned RCRA I.D. Numbers for twenty two (22) of its facilities. Of these 22 facilities, thirteen (13) are power plants and four (4) are for FPL facilities located on contiguous property to four of the plants. These auxiliary operations are fully owned and managed by Florida Power and Light Company, but are under a different management structure than the power plant(s) proper. Specifically, the four facilities are closed cycle cooling water impoundments with the associated maintenance facilities and include the Turkey Point Plant Cooling Canal System located adjacent to the Turkey Point Plant, the Manatee, Martin and Sanford Cooling Ponds and associated maintenance facilities located adjacent to the Manatee, Martin and Sanford Plants. FPL hereby requests that DER consolidate each specific plant and associated cooling impoundment under a single RCRA I.D. number. Additionally, we request that two operations with separate EPA I.D. numbers at FPL's General Offices in Miami be consolidated under one I.D. number.

Even though there will be no practical effect on the way these facilities conduct their business, the change will result in simplification of annual reporting to DER on hazardous waste activities. In addition, this action should clear up confusion expressed by some DER inspectors on how the cooling ponds and associated facilities should be regulated. Attached you will find a listing of the FPL facilities and RCRA I.D. numbers assigned to each. In particular please note the four facilities discussed above and requested changes.

Also enclosed are the 1985 Annual Hazardous Waste Reports for the four above mentioned closed cycle cooling water impoundment maintenance facilities. These facilities were covered under the following identification numbers:

FLD 000733931 FLD 000807826 FLD 000807818 FLD 00080194038

1985 will be the last reporting year for these facilities as separate entities from the associated power plants.

If there are any questions please call Mr. Fred Mullins at (305) 863-3643.

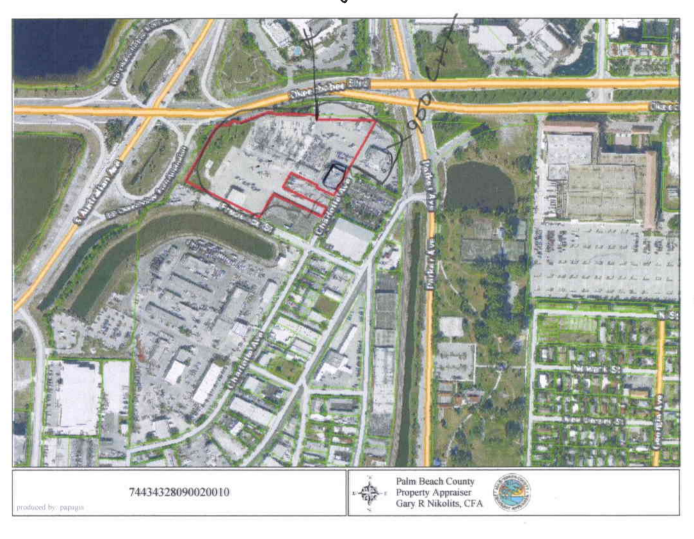
Sincerely,

T. R. Fair Manager, Environmental Affairs Permitting & Programs

TOE /COM/AND /aak

Page 1 of 1

810 v GACRES



# FPL W PALM BEACH SERVICE CTR FLD 000807743

ME ID 60212

http://maps.co.palm-beach.fl.us/papagis/printing/papaLayout.aspx

2/1/2011



Department of Environmental Protection

Jeb Bush Governor Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32399-2400

David B. Struhs Secretary

ROBERT SCHIMANSKY, ENV SUPR FPL W PALM BEACH SERVICE CENTER 4215 UP THE GROVE LANE WEST PALM BEACH, FL 33407

DEP/EPA ID: FLD000807743 LOCATION: 810 CHARLOTTE AVE , WEST PALM BEACH

Based on information supplied by you, we have processed and accepted your request for the facility identified with the above DEP/EPA identification number the following status change under RCRA. Your facility status has been changed to:

Conditionally Exempt SQG

This letter is not an approval to transport hazardous waste or to operate a hazardous waste treatment, storage, or disposal (TSD) facility. Please contact the Department for complete requirements for hazardous waste transporters and TSDs.

Please notify us in writing if there is any change in your operations which would affect your status. For further assistance, please call the Hazardous Waste Notification Coordinator at (850) 488-0300.

Michael X. Gedig

Michael X. Redig Environmental Manager Hazardous Waste Regulation Section

Site: 49112

Printed on recycled paper.

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Luna Qin

Florida Department of Environmental Protection

> Twin Towers Office Building 2600 Blair Stone Road Tallahassen, Floride \$2399-2400

Virghie D. Weshervil Sentetory

#### REQUEST FOR STATUS OR INFORMATION CHANGE FOR HAZARDOUS WASTE GENERATORS, TRANSPORTERS, FACILITIES

This form may be used by hazardous waste generators, transporters, or treatment, storage, or disposal facilities in Florida to request a change in their status. The request is subject to verification by the Department.

BUSINESS EPADEP ID NUMBER FLD000000774	Chatte Defour II Internetion 125
BUSINESS NAME FPL W. PALM BEACH SERVICE CENTER	Essiles
CITY, STATE <u>BID CHARLOTTE AVE</u> WEST PALM BEACH, FL	×
MAILING ADDRESS 4215 UP THE GROVE LANE CITY, STATE, ZIP WEST PALM BEACH, FL 33407	0
CONTACT PERSON ROBERT SCHIMANSKY CONTACT TITLE ENVIRONMENTAL SUPERVISOR	
PHONE NUMBER 56/1 640-2502	D Salar
PREVIOUS STATUS: LARGE QUANTITY GENERATOR	-
IF YOUR CURRENT FACILITY STATUS IS:	
LARGE QUANTITY GENERATOR SMALL QUANTITY GENERATOR (SQG) CONDITIONALLY EXEMPT SQG TRANSPORTER HAZARDOUS WASTE FUEL MARKETER/BURNER USED OIL MARKETER/BURNER	
PLEASE COMPLETE THE ATTACHED EPA FORM 8700-12 (NOTIFICATION REGULATED WASTE ACTIVITY) TO NOTIFY THE DEPARTMENT OF YOUR CURRE STATUS (FLORIDA ADMINISTRATIVE CODE 62-730.150(5)).	
• IF BUSINESS HAS MOVED, SUBMIT FORM 8700-12 FOR THE NEW BUSINESS LOCATION IF THE NEW LOCATION WILL BE INVOLVED IN HAZARDOUS WASTE MANAGEMENT ACTIVITIES.	

NY 9/50, 9/93, 11/93

#### **OUT OF BUSINESS:**

Business closed on \_\_\_\_\_ (Date)

#### NON-HANDLER STATUS

This status change is requested because:

\_\_\_\_\_ Business no longer generates, transports, treats, stores, or disposes of hazardous waste.

\_\_\_\_\_ Waste generated by business has been delisted.

\_\_\_\_\_ Other, explain: \_\_\_

#### HAZARDOUS WASTE TRANSFER FACILITY STATUS

Hazardous waste transfer facilities must also notify as a hazardous weste transporter and must comply with FAC 62-730.170 and 62-730.171.

Please attach any documentation or additional explanations and justification to support your request for a status change. You may be asked to submit additional information.

I HEREBY CERTIFY THAT UNDER PENALTY OF LAW I HAVE PERSONALLY EXAMINED AND AM FAMILIAR WITH THE INFORMATION SUBMITTED IN THIS DOCUMENT AND ALL ATTACHMENTS AND THAT, BASED ON MY INQUIRY OF THOSE INDIVIDUALS IMMEDIATELY RESPONSIBLE FOR OBTAINING THE INFORMATION, I BELIEVE THE INFORMATION IS TRUE, ACCURATE, AND COMPLETE I AM AWARE THAT THERE ARE SIGNIFICANT PENALTIES FOR SUBMITTING FALSE INFORMATION, INCLUDING THE POSSIBILITY OF FINE AND IMPRISONMENT.

ROBERTST. SCHIMA	NSKY ENVITONMENTAL SUPU
NAME	
AVI	
SIGNATORE	En 6/27/2000
SIGNATORE	CATE >

Plesse mail completed forms to :

Hazardous Waste Regulation Section Florida DEP 2600 Blair Stone Road Tallahassee, FL 32389-2400 . . .

Attachment: EPA Form 8700-12 and instructions

zev 9/90, 9/93, 11/93

### notiform.pdf at www.epa.gov

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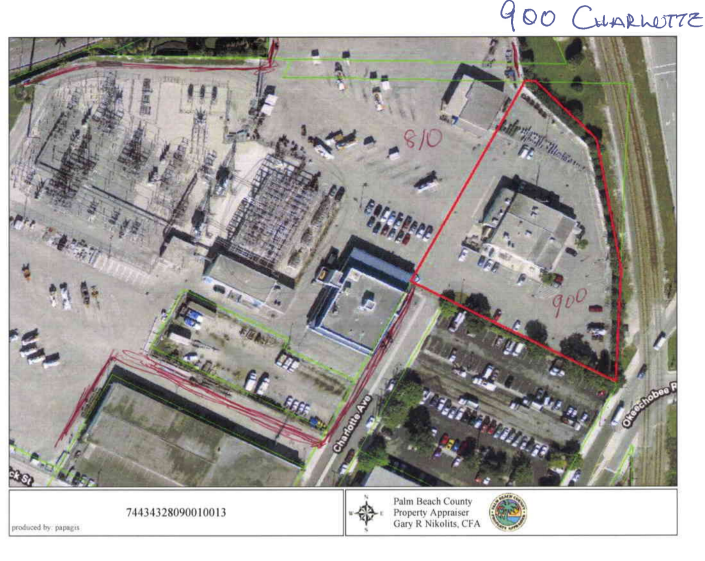
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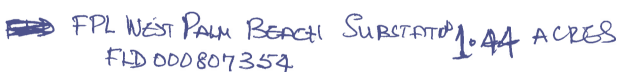
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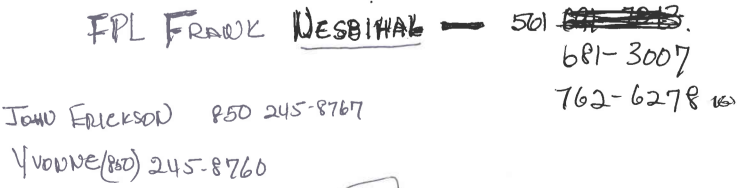
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# Department of Environmental Protection

Jeb Bush Governor Twin Towers Office Building 2600 Blair Stone Road Tallahassee, Florida 32399-2400

August 18, 1900

KATHLEEN OREILLY, SR ENV SPEC FPL WEST PALM BEACH SUBSTATION PO BOX 14000 JUNO BEACH, FL 33408

DEP/EPA ID: FLD000807354 Location: 900 CHARLOTTE AVE , WEST PALM BEACH:

Based on information supplied by you, we have processed and accepted your request for the facility identified with the above identification number the following status change under RCRA. Your facility status has been changed to:

Closed/Moved

Your EPA ID number is now inactive. Please notify us in writing if there is any further change in your operations which would affect your status. For further assistance, please call the Hazardous Waste Notification Coordinator at (850) 488-0300.

Sincerely,

michael Z. Gedig

David B. Struhs

Secretary

Michael X. Redig Environmental Manager Hazardous Waste Regulation Section

Site: 49106

"Protect, Conserve and Manage Florida's Environment and Natural Resources"

Printed on recycled paper.

Florida Power & Light Company, Environmental Services Dept., P.O., Box 14000, June Beach, FL 33408



7/29/59

July 22, 1999

Mr. Michael X. Redig Environmental Manager Florida Department of Environmental Protection Hazardous Waste Regulations Twin Towers Office Building 2600 Blair Stone Road Tallahassee, FL 32399-2400

RECEIVED RCRA JUL 28 1999 Hazardous Waste Regulation

Re: Generator Status Changes for 125 Substations

Dear Mr. Redig:

Attached is a list of 125 substations that are all currently Large Quantity Generators. Florida Power and Light Company is requesting generator status changes for 111 of the substations to Conditionally Exempt Small Quantity Generators due to their potential to produce only limited amounts of hazardous waste in the future. However, the remaining 14 substations on the list are projected not to produce any hazardous waste, and therefore those EPA ID numbers are requested to be deactivated. The attached list indicates all the EPA ID numbers and generator status changes for each substation.

For convenience, I have completed and enclosed a FDEP Request for Status Change form and EPA 8700 form for only two substations to denote both status changes. The information on the forms is applicable for all the substations shown on the list.

If you have any questions, please call me at (561) 691-7517.

Sincerely,

Fra a nuchhal

Frank Nesbihal, CHMM Senior Environmental Specialist Environmental Services

Encl.

C: Roger Messer Díana Davis Katie O'Reilly Christian Kiernan Larry Collins Bill Rueckert

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			Status
	EPA ID #	Substation Name	Change To:
1	FLR000042143	ABERDEEN	CESOG
8	FLR000043026	ANDYTOWN	CESQG
3	ELR000042101	BEELINE	CESQG
~	FLR000042622	BELL	CESQG
5	FLR000043091	BELVEDERE	CESQG
6	FLR000043018	BEVERLY	CESOG
V	FLR000042283	BIRD	CESQG
8	FLR000039248	BOCA TEECA	CESQG
8	FLR000042895	BOULEVARD	CESOG
10	FLR000042887	BUENA VISTA	CESQG
10	FLR000039263	BUTTS	DEACT
12	FLR000042382	COCONUT GROVE	CESQG
R	FLR000042994	COPANS	CESQG
16	FLR000042184	CORAL REEF	CESQG
15	FLR000042986	CORBETT	CESQG
16	FLR000042085	COUNTRY CLUB	CESQG
4	FLR000042879	COUNTY LINE	CESQG
18	FLR000042051	COURT	CESQG
10	FLR000043521	CRYSTAL	CESQG
20	FLR000042861	CUTLER	DEACT
21	FLR000042812	DADELAND	CESQG
20	FLR000043083	DATURA STREET	CESQG
20	FLR000042804	DOUGLAS	CESQG
29	ELR000042929	DRIFTWOOD	CESQG
15	FLR000042655	DUMFOUNDINE	CESQG
26	FLR000043513	ELY	CESQG
22	FLR000043505	FAIRMONT	CESQG
28	FLR000042069	FLAGAMI	CESQG
20	FLR000043075	FT PIERCE	DEACT
30	FLR000043604	FOUNTAIN	CESQG
31	FLR000042853	FRONTON	CESQG
30	FLR000042135	GADEVIEW	CESQG
13	ELR000042366	GALLOWAY	CESQG
34	FLR000039214	GOLF	CESQG
38	FLR000042796	GOULDS	CESQG
36	FLR000042788	GRAPELAND	CESQG
37	FLR000043596	GREENACRES	CESQG
28	FLR000042077	GREYNOLDS	CESQG
39	FLR000043612	HALLANDALE	CESQG
42	FLR000042762	HIALEAH	CESQG
41	FLR000043497	HIATUS	CESQG
2	FLR000042176	HILLCREST	CESQG
48	FLR000042754	HOMESTEAD	CESQG
4	the second s	HUTCHINSON ISLAND	DEACT 🚟
45	FLR000042945	IMAGINATION	CESQG
46	FLR000043588	INDRIO	CESQG
40	ELR000042747	IVES	CESQG
48	FLR000039255	JENSEN	CESQG
-	FLR000043562	JUNO BEACH	CESQG
	FLD000733865	JUPITER JUNA	DEACT 💡
31	FLR000042739	KENDALL	CESQG
52	FLR000042721	KILLIAN	CESQG
\$3	PLR000042713	LAWRENCE	CESQG
50	FLR000042663	LEVEE	CESOG
58	FLR000042705	LINGREN	CESQG

NOTE: The Highlighted Substations

not longer require EPA ID numbers

			Status
	EPA ID #	Substation Name	Change To:
	FLR000042358	LITTLE RIVER	CESQG
	FLR000043489	LYONS	CESQG
	FLR000042937	MALLARD	CESQG
{ _	FLR000042952	MARGATE	CESQG
	ELR000042697	MARION	CESQG
1	FLR000042689	MARKET	CESQG
-	FLR000042911	MARTIN	DEACT
~	FLR000042671	MASTER	CESQG
-	FLR000043471	MCARTHUR	CESQG
5	ELR000043067	MERCHANDISE	CESQG
5	FLR000042614	MIAMI BEACH	CESQG
مسرح	FLR000042606	MIAMI LAKES	CESQG
3	FLR000042341	MIAMI SWITCHYARD	CESQG
/	FLR000042903	MIDWAY	DEACT
-	FLR000042408	MILAM	CESQG
	FLR000042598	MILLER	CESQG
1	FLR000042572	MIRAMAR	CESQG
	FLR000042564	MITCHELL	CESQG
-	FLR000039222	MONET	CESQG
5	FLR000043349	MOTOROLA	CESQG
·	FLR000042333	NEWTON	CESQG
-	FLR000043554	NORTHWOOD	CESQG
3	FLR000043547	OAKES	CESQG
-	FLR000042978	OAKLAND PARK	CESQG
-	FLR000042325	lojus	CESQG
	FLR000042119	PAHOKEE	CESQG
	FLR000043224	PALMAIRE	CESQG
	FLR000042556	PALMETTO	CESQG
1	FLR000042549	PERRINE	DEACT
/	FLR000043216	PLANTATION	CESQG
-	FLR000043208	PLAYLAND	CESQG
-	FLR000043182	PORT EVERGLADES	DEACT
~	FLR000043539	PORT SEWALL	CESQG
-	FLR000043042	PORT SUB	DEACT
-	FLR000043331	PRIMAVISTA	CESQG
-	FLR000042531	PRINCETON	DEACT
/	FLR000043323	QUAKER OATS	CESQG
1	FLR000042523	RAILWAY	CESQG
	FLR000042515	RED ROAD	CESQG
/	ELR000043034	RESERVATION	CESQG
-	FLR000043315	RIO	CESQG
-	FLR000043307	RIVERIA	
-	FLR000043174	ROCK ISLAND	CESQG
-	FLR000043299	ROEBUCK	CESQG
10	FLR000042093	SAGA	CESQG
	FLR000043281	STLUCIE	CESQG
	FLR000043166	SAMPLE	CESQG
3	FLR000042317	SEABOARD	CESQG
4	ELR000042507	SEMINOLA	CESQG
15	ELR000042499	SIMPSON	CESQG
16	FLR000043158	SISTRUNK	CESQG
12	FLR000042481	SNAPPER CREEK	CESQG
18	FLR000042473	SOUTH MIAMI	CESQG
	FLR000043141	STERLING	CESQG
e-	FLR000043273	STUART	CESQG
	FLR000043275	SUNNY ISLES	CESQG
2	FLR000042405	SWEATT	CESQG
3	FLR000042309	SWEETWATER	DEACT

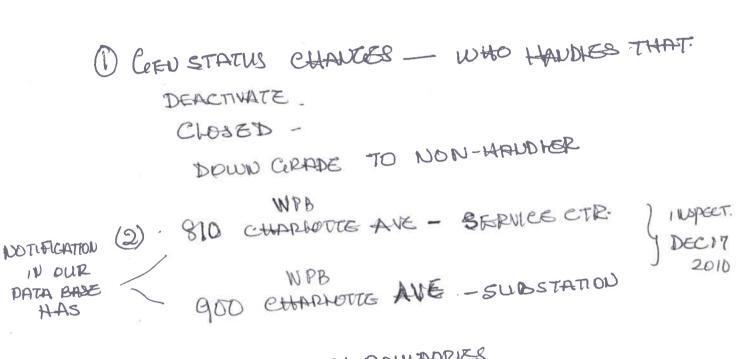
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	EPA ID #	Substation Name	Change To:
04	LR000043265	TERMINAL	CESQG
15 1	LR000043133	TRAIN	CESQG
16	LR000042457	TROPICAL	CESQG
12 F	LR000042432	ULETA	CESQG
18 1	LR000043125	VALENCIA	CESQG
19-17	LR000042424	VIRGINIA KEY	CESQG
0	LD000807354	WEST PALM BEACH	DEACT
11	LR000043117	WESTINGHOUSE	CESQG
	LB000042291	WESTON VILLAGE	CESQG
2017	LR000043257	WESTWARD	CESQG
24 1	LR000042416	WHISPERING PINES	CESQG
25	LR000043109	WOODLANDS	CESQG

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SUB-STAT

FPL

FRANK NESBIHAL

(561) 681-3007

SID PROPERTY BOUNDARIES

ON JULY 22 1999 FPL NOTIFIED THE DEPERTMENT THAT THE SUBSTATION ON THIS SITE IS PROJECTED NOT TO PRODUCE ANY HAZARDONS WASTE AND THEREFORE REQUESTED THAT THE EPA ID # BE DEACTIVATED

#### P. O. BOX 14000, JUNO BEACH, FL 33408



April 28, 1983

Mr. Robert W. McVety Annual Report Coordinator Hazardous Waste Management Program Department of Environmental Regulation 2600 Blair Stone Road Tallahassee, FL 32301

Dear Mr. McVety:

The facility whose name appears on the attached questionnaire is no longer listed on the Environmental Protection Agency's (EPA) roster as a Hazardous Waste Treatment, Storage, Disposal or Generator.

The EPA Identification Number for this particular facility is FLD 000733675 This facility has only been placed on EPA's list during the first notification process while the company ascertained what kind of activities were performed at this facility. If you have any questions, please call me at (305) 863-3643.

FRANK NESBIHAL @ FPL.COM

PEOPLE ... SERVING PEOPLE

Sincerely,

James J. King

Senior Environmental Coordinator

JJK/os

attachment

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State of Florida DEPARTMENT OF ENVIRONMENTAL REGULATION

#### INTEROFFICE MEMORANDUM

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.TO:	Gwen Godfrey, DER - Tallahassee	NOV 17'83
FROM:	Donna Rinaldi/Jeff Tobergte/Steve Conn	tam.
DATE:	November 10, 1983	Hazardous Wast
SUBJECT:	Status Change for FP&L Service Centers and Other Miscellaneous Centers	19 19

The attached list of FP&L Service Centers and other miscellaneous centers notified as Generators, Transporters or TSD Facilities. Recently, FP&L requested a status change for these facilities.

An inspection was conducted at the first seven facilities listed. They were found to be non-handlers or small quantity generators of hazardous waste. During a telephone conversation with James King of FP&L it was confirmed that the additional thirty-four (34) centers are similar to the seven facilities that were inspected and in that they are either non-handlers or small quantity generators. We, therefore, recommend that the status of the facilities be changed as indicated on the attached list.

