

FPL St. Lucie Nuclear Power Plant Units 1 and 2
Post-Certification Monitoring and Reporting Schedule [62-17.191(3), F.A.C.]

Condition Number	Requirement and Timeframe	Due Date	Agency	Description
IV.A.2	Ongoing through Operations	Event Triggered: thirty (30) days or more equipment malfunction or shutdown of pollution control equipment	FDEP	In the event of a prolonged [thirty (30) days or more] equipment malfunction or shutdown of pollution control equipment, facility operation may be allowed to resume and continue to take place under an appropriate Department order, provided that the licensee demonstrates that such operation will be in compliance with all applicable ambient air quality standards and PSD increments, water quality standards and rules. During such malfunction or shutdown, the operation of the facility shall comply with all other requirements of this certification and all applicable state and federal emission and effluent standards not affected by the malfunction or shutdown.
IV.B.2	Ongoing through Operations. Records are maintained for life at Plant.	Event Triggered: upon request of FDEP and if the licensee becomes aware of relevant and material facts that were not submitted or were incorrect in any report to the Department, such facts or information shall be promptly submitted or corrected	FDEP	The licensee shall hold at the facility, or other location designated by this approval, records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation required by this approval, copies of all reports required by this approval, and records of all data used to complete the application for this approval. These materials shall be retained as least three (3) years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule. The licensee shall provide copies of these records to the Department upon request. If the licensee becomes aware of relevant and material facts that were not submitted or were incorrect in any report to the Department, such facts or information shall be promptly submitted or corrected.
IV.C	Ongoing through Operations and Construction. Amendment or Modification.	Event triggered: Any anticipated facility expansions, production increases, or process modifications which may result in new, different or increased discharges or pollutants, change in fuel, or expansion in steam generating capacity must be reported by submission of an application for amendment or modification pursuant to Chapter 403.516, F.S.	SE District Office FDEP	All discharges or emissions authorized herein shall be consistent with the terms and conditions of this certification. The discharge of any regulated pollutant not identified in the application, or more frequently than, or at a level in excess of that authorized herein, shall constitute a violation of the certification. Any anticipated facility expansions, production increases, or process modifications which may result in new, different or increased discharges or pollutants, change in fuel, or expansion in steam generating capacity must be reported by submission of an application for amendment or modification pursuant to Chapter 403.516, F.S.
IV.D	Ongoing through Operations and Construction. Phone call followed by a report.	Event Triggered: Licensee does not or is unable to comply with any CoC, Licensee shall notify SE District Office of FDEP by phone. Report any condition that poses a public threat to State Warning Point by phone. Confirm this situation to SE District in writing within 72 hours of becoming aware of such condition.	SE District Office FDEP	If, for any reason, the Licensee does not comply with or is unable to comply with any limitation specified in these Conditions of Certification, the Licensee shall notify the Southeast District Office of the Department by telephone during the working day that said noncompliance occurs. After normal business hours, the Licensee shall report any condition that poses a public health threat to the State Warning Point at telephone number (850) 413-9911 or (850) 413-9912. The Licensee shall confirm this situation to the Southeast DEP District Office in writing within seventy-two (72) hours of becoming aware of such conditions and shall supply the following information: 1. A description of the discharge and cause of noncompliance; and, 2. The period of noncompliance, including exact dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and, 3. Steps being taken to reduce, eliminate and prevent recurrence of the non-complying event.
IV.H	Ongoing through Operations and Construction	Event Triggered: Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this approval may constitute grounds for revocation and enforcement action by the Department.	FDEP	This certification may be suspended or revoked pursuant to Section 403.512, Florida Statutes, or for violations of any of these Conditions of Certification. This approval is valid only for the specific processes and operations identified within the application and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this approval may constitute grounds for revocation and enforcement action by the Department.
IV.N.1	As required for Operations and Construction. Amendment or Modification.	Event Triggered: Modification of the any of the conditions of certification	FDEP	The conditions of this certification may be modified in the following manner: Pursuant to Subsection 403.516(1), Florida Statutes, the Siting Board hereby delegates to the Secretary of the Department of Environmental Protection who further delegates to the Siting Office the authority to modify, after notice and opportunity for hearing, any conditions herein which would not otherwise require approval from the Siting Board.

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IV.N.2	As required for Modifications, Amendments, and Renewals. Amendment or Modification.	Event Triggered: Sends FDEP the original certification proceedings notice of requests for modifications or renewals of the PSD permit, Title V air permit, or NPDES permit.	FDEP	The conditions of this certification may be modified in the following manner: This Certification shall be automatically modified to conform to any subsequent amendments, modifications, or renewals made by the Department under a federally delegated or approved program to any separately issued Prevention of Significant Deterioration (PSD) permit, Title V air permit, or National Pollutant Discharge Elimination System (NPDES) permit for the certified facility. The Permittee shall send each party to the original certification proceedings (at the party's last known address as shown in the record of such proceeding) notice of requests for modifications or renewals of the above listed permits if the request involves a new or modified relief mechanism (e.g., mixing zone, variance, etc.) from standards, a relaxation of conditions included in the permit due to state permitting requirements, or the inclusion of less restrictive air emission limitations in the air permits.
IV.R.2	Ongoing through Operations and Construction. Report event by phone call.	Event Triggered: Licensee report all spills as specified in the condition. Telephone report shall be submitted within 30 minutes to FDEP and submit a written report within 48 hours of original notification.	FDEP	The Licensee shall report all spills of materials having potential to significantly pollute surface or ground waters and which are not confined to a building or similar containment structure, by telephone immediately after discovery of such spill. The Licensee shall submit a written report within 48 hours, excluding weekends, from the original notification. The telephone report shall be submitted by calling the DEP District Office Industrial Wastewater Compliance/Enforcement Section. After normal business hours, the Licensee shall contact the State Warning Point by calling (850) 413-9911 or (850) 413-9912.
IV.R.2	Ongoing through Operations and Construction. Report requirement.	Event Triggered: Licensee report all spills as specified in the condition. Telephone report shall be submitted within 30 minutes to FDEP and submit a written report within 48 hours of original notification.	FDEP	The written report shall include, but not be limited to, a detailed description of how the spill occurred, the name and chemical make-up (include any MSDS sheets) of the substance, the amount spilled, the time and date of the spill, the name and title of the person who first reported the spill, the size and extent of the spill and surface types (impervious, ground, water bodies, etc.) it impacted, the cleanup procedures used and status of completion, and include a map or aerial photograph showing the extent and paths of the material flow. Any deviation from this requirement must receive prior approval from the Department.
IV.U	As Required. Notify Immediately	Event Triggered: Historical or archaeological artifacts are discovered. Notify DEP District Office and Bureau of Historic Preservation	FDEP Bureau of Historic Preservation	If historical or archaeological artifacts, such as Indian canoes, are discovered at any time within the certified site, the licensee shall notify the DEP District office and the Bureau of Historic Preservation, Division of Historical Resources, R.A. Gray Building, Tallahassee, Florida 32399, telephone number. (850)487-2073.
IV.V	As Required. Survey prior to Construction.	Event Triggered: As per Relocation Program Update Outages	FDEP FWC	Prior to start of construction, the Licensee shall survey the portion of the certified site which may be affected by construction for endangered and threatened species of animal and plant life. Plant species listed as endangered or threatened by the federal government and plant species listed as endangered by the state shall be transplanted to an appropriate area if practicable. Gopher tortoises and any commensals on the rare or endangered species list shall be relocated after consultation with the FWC. A relocation program, as approved by the FWC, shall be followed. Entombment of gopher tortoises shall not be allowed.
IV.X.2	Ongoing through Operations	Event Triggered: All chain-of-custody records shall be retained on-site for at least 3 years and made available to the Department immediately upon request.	FDEP	The Licensee shall ensure that all samples required pursuant to this certification are taken by an appropriately trained technician following EPA and Department approved sampling procedures and chain-of-custody requirements in accordance with Rule 62-160, F.A.C. All chain-of-custody records shall be retained on-site for at least three (3) years and made available to the Department immediately upon request.
IV.Y.1	90 Days Following CoC Issuance	12/15/08	FDEP	The Licensee shall provide within 90 days after certification a complete summary of those submittals identified in the Conditions of Certification where due-dates for information required of the Licensee are identified. Such submittals shall include, but are not limited to, monitoring reports, management plans, wildlife surveys, etc. The summary shall be provided to the Siting Coordination Office and any affected agency or agency subunit to whom the submittal is required to be provided, in a sortable spreadsheet, via CD and hard copy, in the format that consists of four columns names, "Condition Number", Requirement and Timeframe", "Due Date", and "Name of Agency or agency subunit to whom the submittal is required to be provided" respectively from left to right.
IV.Y.3	Submit copies of Reports	At the Time of Submittal for Air and Water Permits.	FDEP	Filings: All post-certification submittals of information by the Licensee or copies of applications for separate federal permits which are to be issued by State agencies are to be filed with DEP Siting Office. Copies of each submittal shall also be simultaneously copied to any other agency indicated in the specific conditions requiring the post-certification submittals.

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V.A.1		9/16/08	FDEP	All construction at the certified facility shall be pursuant to the design standards presented in the application or amended application and the standards or plans and drawings submitted and signed by an engineer registered in the state of Florida. Review and approval or disapproval shall be accompanied in accordance with Chapter 120, F.S., or these Conditions of Certification as applicable. The Licensee shall not proceed with construction without a written authorization from the Department.
V.A.2	As required following Issuance of CoC. Notify if changes during Construction.	Event Triggered: Material change, modification, or revision to be made to an approved project during construction which is in conflict with the CoC's.	FDEP	The Department must be notified in writing and prior written approval obtained for any material change, modification, or revision to be made to an approved project during construction which is in conflict with these Conditions of Certification. If there is any material change, modification, or revision made to a project approved by the Department without this prior written approval, the project will be considered to have been constructed without departmental approval, the construction will not be cleared for service, and the construction will be considered a violation of the Conditions of Certification.
V.A.3	If required following Issuance of CoC. Identify if any changes during Construction.	2011 -90 days prior to anticipated date of first operation of a new facility, Licensee shall provide SE District and Siting Coordination Office of DEP an itemized list of any changes made to the facility design and operation plans that would affect a change in discharge as referenced in COC IV.C.	SE District Office FDEP	Ninety (90) days prior to the anticipated date of first operation of a new facility, the Licensee shall provide the Southeast District and the Siting coordination Office of the Department with an itemized list of any changes made to the facility design and operation plans that would affect a change in discharge as referenced in Condition IV.C. since the time of the approval of the facility. This pre-operational review of the final design and operation shall demonstrate continued compliance with Department rules and standards.
V.A.4	If required following Issuance of CoC. There will not be any Modification to the Stormwater Treatment Facility.	Provide Final Drainage as specified in COC to DEP SE District Manager and SFWMD as applicable for review and approval prior to construction of any such conveyance or facility.	FDEP SFWMD	Final Drainage plans illustrating any new or modified stormwater treatment facilities and conveyances for construction phases of the certified facility site shall be submitted to the DEP Southeast District Manager and the SFWMD as applicable for review and approval prior to construction of any such conveyance or facility. The Department shall indicate its approval or disapproval within 60 days of the submittal. Analysis report of the produced ground samples shall be submitted 30 days before surface water discharge begins.
V.B.1	If required following Issuance of CoC	Event Triggered	FDEP SFWMD	During construction and plant operation, necessary measures shall be used to settle, filter, treat or absorb silt containing or pollutant laden stormwater runoff to limit the suspended solids to 50 mg/1 or less at the POD during rainfall periods not less than the 10-year, 24-hour rainfall, and to prevent an increase in turbidity to more than 29 NTUs above background in waters of the State. Control measures shall consist at the minimum, of filters, sediment traps, barriers, berms or vegetative planting. Exposed or disturbed soil shall be protected as soon as possible to minimize silt and sediment laden runoff. The pH shall be kept within the range of 6.0 to 8.5, after opportunity for reasonable mixing.
V.B.2	If required following Issuance of CoC. Obtain a Burn Permit.	Event Triggered	FDEP St. Lucie County	Any open burning in connection with initial land clearing shall be in accordance with Chapter 62-256, F.A.C., Chapter 51-2, F.A.C., Uniform Fire Code Section 33.101 Addendum, and any other applicable County regulation. Any burning of construction-generated material, after initial land clearing that is allowed to be burned in accordance with Chapter 62-256, F.A.C., shall be reviewed by the DEP Southeast District office in conjunction with the Division of Forestry and any other county regulations that may apply. Burning shall not occur if not approved by the appropriate agency or if the Department or the Division of Forestry has issued a ban on burning due to fire safety conditions or due to air pollution conditions.
V.B.7	Following issuance of CoC. Completed.	Licensee shall notify the Department of the type of herbicides to be used at least 60 days prior to their first use.	FDEP Siting	Directly associated transmission lines from the facility electric switchyard to existing transmission lines shall be maintained in accordance with the application and the appropriate state and federal regulations concerning use of herbicides. The Licensee shall notify the Department of the type of herbicides to be used at least 60 days prior to their first use.

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V.C	Following issuance of CoC. Prepare ECP.	Event Triggered: Violation of standards, harmful effects or irreversible environmental damage is detected as described in condition, Licensee shall notify DEP Siting Office and SE District Office as required.	SE District Office FDEP	An environmental control program shall be established under the supervision of a Florida registered professional engineer or other qualified person to assure that all construction activities conform to applicable environmental regulations and the applicable Conditions of Certification. If a violation of standards, harmful effects or irreversible environmental damage not anticipated by the application or the evidence presented at the certification hearing is detected during construction, the Licensee shall notify the DEP Siting Office and Southeast District Office as required by Condition IV. D., Noncompliance Notification.
V.D	Initiation of uprate construction	3/27/10	SE District Office FDEP	Notice of commencement of construction shall be submitted to the Siting Coordination Office and the DEP Southeast District Office within fifteen (15) days of initiation.
V.D	Issuance of uprate construction. Progress Report.	6/5/10	SE District Office FDEP	Starting three (3) months after construction commences, a quarterly construction status report shall be submitted to the DEP Southeast District Office. The report shall be a short narrative describing the progress of construction.
V.E	Issuance of uprate construction. Not applicable.	If required	FDEP	No Construction on sovereignty submerged lands shall commence without obtaining lease or title from the Department of Environmental Protection. Construction of intake and discharge structures should be done in a manner to minimize turbidity. Sheet piles or turbidity screens should be used if necessary to prevent turbidity in excess of 29 NTU above background beyond 150 meters from the POD and/or construction site.
VI.A	Following Issuance of CoC	3/1/09 Annual AoR Report. 4/18/10 Every 5 years.	FDEP	Air emissions from the FPL St. Lucie plant shall remain below the "Major Source of Air Pollution" or "Title V Source" threshold (as defined in 62-210.200, F.A.C.) subject to the terms and conditions of Federally Enforceable State Operating Permit (FESOP) #1110071-005-AF, and any subsequent modifications thereof, (attached as Appendix A) pursuant to 62-210.300(2)(b). At such time that FPL relinquishes ownership of or the Department denies renewal of permit #1110071-005-AF, or the St. Lucie Plant is no longer able to stay below the Title V Source threshold, FPL shall submit an application to the Department's Division of Air Resource Management (DARM) for a Title V Air Operation Permit and/or other permits as required. The Siting Office shall be copied on all correspondence related to Federally Enforceable State Operating Permit (FESOP) #1110071-005-AF, subsequent modifications thereof including any Title V applications and related permit documentation.
VI.B.1	Following Issuance of CoC. DMR Report.	Monthly	FDEP	Any discharges into any waters of the State during construction and operation of Units 1 and 2 shall meet the standards set forth in Chapters 62-4, 62-160, 62-302, 62-601, 62-650 and 62-660, F.A.C., and any subsequent amendments except for variance granted pursuant to Sections 403.201(c) and 403.511(2), and the sections of NPDES permit FL0002208003-IW1S (attached as Appendix B) applicable to Units 1 and 2 and any subsequent modifications, amendments or renewals.
VI.B.2.a.i	Following Issuance of CoC	Quarterly	FDEP	Emergency Cooling Canal Monitoring: There shall be instituted a monitoring program to study the dissolved oxygen (D.O.) concentrations in Big Mud Creek and the Emergency Cooling Canal. I. Monitoring of Tests – The dissolved oxygen (D.O.) of the water withdrawn from Big Mud Creek via the emergency cooling system intake shall be monitored during each test. If the results of the monitoring program should indicate that water in the discharge canal shall be monitored as well during each subsequent test. The results of each test will be reported to the Department in the next quarterly monitoring report.
VI.B.2.a.ii	Following Issuance of CoC	Quarterly	FDEP	II. Corrective Measures – If the monitoring should indicate that water containing less than 2 mg/l of D.O. is being discharged to the Atlantic Ocean, a procedure will be developed and implemented to prevent the discharge of oxygen depleted water.
VI.B.2.b	Following Issuance of CoC	3/1/09 Annual.	FDEP	Water Monitoring Program Review: The results and analysis of the biological, chemical and physical monitoring program will be submitted to the Division of Environmental Permitting of the Department for review at the end of the first year after Unit 2 commences operation and each year thereafter to determine the necessity and/or extent of their continuation. The methods and procedures utilized in the monitoring program shall be approved by the Department and also be reviewed annually by the Department and FPL.
VI.B.4	As Required. Notification.	90 Days Prior to defouling operations.	FDEP	Ninety (90) days prior to conducting any defouling operations on intake or discharge lines, a plan of operation shall be submitted to the Department detailing when and how the defouling operation will take place. The defouling operation shall be conducted in such a manner that the water quality standards of Chapter 62-302, F.A.C. will not be violated.

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VI.C.1.a	Completed	At least 48 hours prior to commencement of any activity authorized by these conditions, submit to DEP the "Environmental Resource Permit Construction Commencement notice"	ERP	At least 48 hours prior to commencement of any activity authorized by these conditions, FPL shall submit to the Department an "Environmental Resource Permit Construction Commencement notice (Form No 62-343 900(3), FAC) indicating the actual start date and the expected completion date of construction.
VI.C.1.b	Annual. Completed.	Event Triggered: When the duration of construction will exceed one year. Submit construction reports to DEP on annual basis. Submit the Report Forms the following June of each year.	ERP	When the duration of construction will exceed one year, FPL shall submit construction status reports to the Department on an annual basis utilizing an "Annual Status Report Form (Form No. 62-343 900(4), FAC). Status Report Forms shall be submitted the following June of each year.
VI.C.1.c	Completed. as-builts Provided Form No. 62-343.900(5), FAC	Within 30 days after completion of construction of the permitted activity, FPL shall submit a written statement of completion and certification as specified in the condition.	ERP	Within 30 days after completion of construction of the permitted activity, FPL shall submit a written statement of completion and certification by a registered professional engineer or other appropriate individual as authorized by a law, utilizing the supplied "Environmental Resource Permit As-Built Certification by a Registered Professional" (Form No 62-343.900(5), FAC). The statement of completion and certification shall be based on on-site observation of construction or review of as-built drawings for the purpose of determining if the work was completed in compliance with permitted plans & specifications. This submittal shall serve to notify the Department that the system is ready for inspection. Additionally, if deviation from the approved drawings are discovered during the certification process, the certification must be accompanied by a copy of the approved permit drawings with deviations noted. Both the original & revised specifications must be clearly shown. The plans must be clearly labeled as "as-built" or "record" drawing. All surveyed dimensions and elevations shall be certified by a registered surveyor.
VI.C.1.d	Completed. Form No. 62-343.900(7), FAC	As Required	ERP	The operation phase of an activity allowed by these conditions shall not become effective: until FPL has complied with the requirements of condition (c) above, has submitted a "Request for Transfer of Environmental Resource Permit Construction Phase to Operation Phase" (Form No. 62-343.900(7), FAC); the Department determines the system to be in compliance with the permitted plans and specifications; and the entity approved by the Department in accordance with Sections 9.0 and 10.0 of the Basis of Review for Environmental Resource Permit Applications Within the South Florida Water Management District - August 1995, accepts responsibility for operation and maintenance of the system.
VI.C.2	Completed	As Required	ERP	FPL is hereby authorized to construct the work shown on the application and approved drawings, plans, and other documents on file with the Department (ERP#SI 56-0041384-003). Operation of the ISFSI surface water management system is not authorized except when determined to be in conformance with all applicable rules and with the general and specific conditions as specifically described herein.
VI.C.3.b.ii	Operations and Perpetual Maintenance	Ongoing	ERP	Perpetual Maintenance. FPL shall be responsible for perpetual operation and maintenance of the surface water management system. FPL shall maintain the stormwater system to insure that it operates as designed. The sediment basins shall be maintained (cleaned out) by the operator. The operator is responsible for maintaining a maintenance log, that documents when maintenance work was last performed (Form # 62-343.900(6) FAC).
VI.C.3.b.iv	Completed	If Required	IWW	Dewatering: No dewatering shall be conducted without the appropriate authorization. Dewatering activity may require an Industrial Wastewater authorization (Tim Powell @ 561/681-6684, DEP/West Palm Beach) and SFWMD approval.
VI.E.3	Operation. Phone call to SE District.	Quarterly	IWW	The licensee shall notify the Southeast District Office of the Department prior to each test of the emergency cooling canal system, and shall also notify the Department of any use of the emergency cooling canal system lasting more than twelve (12) hours.

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VI.F.1	Decommissioning. Decommissioning Plan	As Required	Siting	Upon application to the NRC for authority to decommission the plant, the applicant shall provide the Department a copy of the plan submitted to NRC for radioactive materials removal and/or containment for the site. Should the Department's review of the written plan reveal deficiencies, the Department shall bring such deficiencies to the attention of the applicant and the NRC and maintains the right to initiate a request, consistent with NRC procedural requirements that remedial action be taken to current deficiencies.
VIII.A.4	Operation	SFWMD Water Shortage	SFWMD	In the event of a declared water shortage water withdrawal reductions will be ordered by the District in accordance with the Water Shortage Plan, Chapter 40E-21, F.A.C. The licensee is advised that during a water shortage, pumpage reports shall be submitted as required by Chapter 40E-21, F.A.C.
IX.B.5	Operation. Phone call to Commission Law Enforcement.	24 Hours Prior	FWC	Law Enforcement Notification: The holder of a Special Activity License (SAL) must notify the nearest Commission Law Enforcement Dispatch Center not later than 24 hours prior to conducting activities under a SAL. Notification may consist of a float plan detailing locations, dates, and times of activities. Deviations from the float plan are permitted only after 24-hour advance notification to the nearest Commission Law Enforcement Dispatch Center. Float plans are valid for the duration of the SAL unless rescinded by the SAL holder.
IX.B.12.a	Operation. Report.	Prior to SAL Renewal. Submit activity report or statement within 30 days of expiration of the licensee.	FWC	An activity report detailing all SAL-related harvest or sampling activities that resulted in the permanent retention of marine organisms. The activity report other than any publications or technical, monitoring, or final reports. The activity report must include common and scientific name of the marine organisms harvested, numbers and sizes harvested, locations of harvest by county, and any mortalities that may have occurred. The activity report for a Scientific Research SAL involving prohibited species must also include the specific harvesting gear used and the current disposition of the organism. If mortality of a prohibited species occurred during harvest or subsequent possession, the report must indicate the cause of death if known and the disposition of the prohibited species. If SAL-related activities did not result in the permanent retention of mortality of any marine organism, the SAL holder must submit a statement to that effect. The activity report or statement must be submitted within 30 days of expiration of the licensee.
IX.B.12.b	Operation. Report.	Ongoing	FWC	A copy of any publications, technical, monitoring, or final reports that were generated as a result of work conducted pursuant to the SAL. These reports must include the notation that research was conducted pursuant to the specific Commission Special Activity License, and must be submitted upon completion or publication.
IX.C.1	Operation. Permit Renewal.	1/31/09 Annual	FWC	Any person contracted by FPL or allowed on St. Lucie property to conduct activities dealing with marine turtles on the FPL St. Lucie Plant property shall acquire and maintain authorization through a Marine Turtle Permit as required by the FWC. Activities requiring such authorization include but are not limited to the following: (1) conducting nesting surveys, (2) conducting stranding/salvage activities, (3) relocating nests for conservation purposes, (4) conducting hand capture, (5) conducting net capture, (6) tagging turtles using external flipper tags, (7) tagging turtles using PIT tags, (8) conducting esophageal lavage, (9) conducting necropsies, (10) collecting blood samples (no more than 5 ml/kg for turtles > 4 kg in association with Authorized Research Project #16 on Marine Turtle Permit #025, (11) conducting satellite tagging/tracking of large green turtles in association with Authorized Research Project #5, (12) collecting scute scrapings. All such required permits shall be available for inspection on plant property.
IX.C.2	Operation. Permit Renewal.	1/31/09 Annual	FWC	Any FPL employee or contractor must obtain and maintain authorization from FWC prior to conducting public turtle watches and/or maintaining and displaying preserved specimens. Authorized individuals must adhere to the FWC marine turtle permit guidelines developed under a Section 6 Cooperative Agreement between FWC and the US Fish and Wildlife Service. Authorizations must be obtained annually.
IX.D	Construction and Operation. Permit Renewal.	12/31/10	FWC	FPL shall maintain and comply with a current Migratory Bird Nest permit as applicable for removal and replacement of inactive (i.e. containing no eggs or flightless young) nests of ospreys (<i>Pandion haliaetus</i>) and other migratory birds, pursuant to the Florida Fish and Wildlife Conservation Commission Osprey Nest Removal Policies, where necessary in the process of routine facility maintenance in Florida. A copy of the required permit/authorization shall be made available at the St. Lucie Plant site. [68A-9.002 & 68A-27.005]

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IX.E.1	Construction. Not Applicable.	As Required	FWC	Less than 6 months prior to any land clearing activities on the site, the Licensee shall perform wildlife surveys to determine if state-listed fish and wildlife species are present, or impacted by the clearing of the affected area.
IX.E.2	Construction. Not Applicable.	As Required	FWC	The Licensee shall complete species-specific nesting surveys, within the affected area, during the nesting season immediately preceding any clearing or construction activities for each potentially affected species.
IX.E.3	Construction. Not Applicable.	Event Triggered: If evidence is produced that shows a listed species is present, Licensee must report finding to FWC.	FWC	If either of the above activities produce evidence that a listed species is present, the Licensee must report the findings to the FWC. If impacts to these species cannot be avoided, then the Licensee must contact the FWC before taking any action that might result in an impact to those species.