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The Miami Herald

BUREAU OF AIR REGULATION

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PUBLISHED DAILY MIAMI-DADE-FLORIDA

STATE OF FLORIDA **COUNTY OF DADE**

Before the undersigned authority personally appeared:

SILVIA ACOSTA

who on oath says that he/she is

CUSTODIAN OF RECORDS

of The Miami Herald, a daily newspaper published at Miami in Dade County, Florida; that the attached copy of advertisement was published in said newspaper in the issues of:

OCTOBER 12, 1998

Affiant further says that the said The Miami Herald is a newspaper published at Miami, in the said Dade County, Florida and that the said newspaper has heretofore been continuously published in said Dade County, Florida each day and has been entered as second class mail matter at the post office in Miami, in said 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 newspapers(s).

Sworn to and subscribed before me

FEBRUARY 2,

My Commission

Expires:

October 17, 2001

Virginia J. Gallon

rgenea

COMMESSION NO COMMISSION EX

NOTARY PUBLIC STATI

OFFICIAL NOTA

VERGINIA J GA

Permitting Authority:
Department of Environmental Protection Bureau of Air Regulation 111 South Magnolia Drive, Suite 4 Tallahassee, Florida 32301 Telephone: 850/488-1344 Fax: 850/922-6979

Affected Local Program:

Miami, Florida 33130-1540 Telephone: 305/372-6925 Fax: 305/372-6954

PUBLIC NOTICE OF INTENT TO ISSUE TITLE V AIR OPERATION PERMIT REVISION

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Title V DRAFT PERMIT NO.: 0250013-001-AV Homestead City Utilities Gordon W. Ivey Municipal Power Plant Dade County

The Department of Environmental Protection (Department) gives notice of its intent to issue a Title V air operation permit to the Homestead City Utilities/City of Homestead for the Gordon W. Ivey Municipal Power Plant located at 660 NE 1 Road, Homestead, Dade County. The applicant's name and address are: Homestead City Utilities, City of Homestead, 675 North Flagler Avenue, Homestead, Florida 33030.

The permit authority will issue the Title V PROPOSED Permit, and subsequent Title V FINAL Permit, in accordance with the conditions of the Title V DRAFT Permit unless a response received in accordance with the following procedures results in a different decision or significant change of terms or conditions.

The permitting authority will accept written comments concerning the proposed Title V DRAFT Permit issuance action for a period of 30 (thirty) days from the date of publication of this Notice. Written comments should be provided to the Department's Bureau of Air Regulation, 2600 Blair Stone Road, Mail Station #5050, Tallahassee, Florida 23299-2400. Any written comments filed shall be made available for public inspection. If written comments received result in a significant change in this DRAFT Permit, the permitting authority shall issue a Revised DRAFT Permit and require, if applicable, another Public Notice.

A person whose substantial interest are affected by the proposed permitting decision may petition for an administrative hearing in accordance with Sections 120.569 and 120.57 of the Florida Statutes (FS.) The petition must contain the information set forth below and must be filled (received) in Office of General Counsel of the Department of Environmental Protection, 3900 Commonwealth Boulevard, Mail Station #35, Tallahassee, Florida 32399-3000 (Telephone: 850/488-9730: Fax: 850/487-4938). Petitions filled by any persons other than those entitled to written notice under Section 120.60(3). FS, must be filled within fourteen days of publication of the public notice or with fourteen days of receipt of the notice of intent, whichever occurs first. Under Section 120.60(3), FS., however, any person who asked the permitting authority for notice of agency action may file a petition within fourteen days or 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 applicable time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, FS., or to intervene in this proceeding and participate as a party to it-Any subsequent intervention will be only at the approval of the presiding officer participate as a party to it. Any subsequent intervention will be only at the approval of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, PAC.

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, name address and telephone number of the petitioner's representative, if any, which shall be the address for service purpose during the course of the proceeding; and an explanation of how petitioner's substantial rights will be affected by the agency
 - (c) A statement of how and when the petitioner received notice of the agency action or proposed action;
 - (d) A statement of all disputed issues of material fact. If there are none, the petition must so state;
- (e) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle petitioner to relief; and

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 b different from the position taken by it in this notice of intent. 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 is not available for this proceeding.

in addition to the above, pursuant to 42 United States (U.S.C.) Section 7661d(b)(2), any person may petition the Administrator of the EPA within 60 (sixty) days of expiration of the Administrator's 45 (forty-five) day review period as established at 42 U.S.C. Section 7661d(b)(1), to object to issuance of any permit. Any petition shall be based only on objections to the permit that were raised with reasonable specificity during the 30 (thirty) day public comment period provided in this 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 the EPA does not stay the effective date of any permit property issued pursuant to the provisions of Chapter 62-213, F.A.C. Petitions filed 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, SW., Washington, DC 20460.

A complete project file is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at:

Dade County Department of Environmental Resources Management Air Quality Management Division 33 Southwest Second Avenue, Suite 900

The complete project file includes the DRAFT Permit, the application, and the information submitted by the responsible official, exclusive of confidential records under Section 403.111, ES. Interested persons may contact Scott M. Sheplak, PE., at the above address, or call 850/921-9532, for additional information.

TEL:1-305-247



PUBLISHED DAILY MIAMI-DADE-FLORIDA

STATE OF FLORIDA COUNTY OF DADE

The Miami Herald Publishing Compa

Before the undersigned authority personally appeared:

JANEY ANDERSON

who on oath says that he/she is"

CUSTODIAN OF RECORDS

of The Miami Herald, a daily newspaper published at Mlami in Dade County, Florida; that the attached copy of advertisement was published in said newspaper in the issues of:

OCTOBER 12, 1998

Affiant further says that the said The Miami Herald is a newspaper published at Miami, in the said Dade County, Florida and that the said newspaper has heretofore been continuously published in said Dade County, Florida each day and has been entered as second class mail matter at the post office in Miami, in said 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 newspapers(s).

to and subscribed before me this

DAY OF OCTOBER

My Commission

Expires: October 17, 2001

Virginia MGallon,

OFFICIAL NCTARY SEAL VIRGINIA J GALLON iotary poulse state of Plorida COMMISSION NO. CC683628 MY COMMITTION EXT. CCT. 17,2001

PUBLIC NOTICE OF INTENT TO ISSUE TITLE V AIR OPERATIC

STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROT Title V DRAFT PERMIT NO. 0250013-001 Homestead City Utilities Gordon W. Ivey Municipal Power Plan Dade County

The Department of Environmental Protection (Department) gives notice or a operation permit to the Homestead City Utilities/City of Hornestead (or the Power Plant located at 660.NE 1 Road, Homestead, Dade County. The applic. Homestead City Utilities, City of Homestead, 678 North Flagler Avenue, Homestead (1998).

The permit authority will issue the Title V PROPOSED Permit, and subscept accordance with the conditions of the Title V DRAFT Permit unless a responsible following procedures results in a different decision or significant change of

The permitting authority will accept written on ments concerning the pro-traunce action for a period of 30 (Minty) days from the date of publical comments should be provided to the Department's Bureau of Air Regulation. Station 65505. Tillshissee, Florida 32399-2400. Any written comments filed public inspection. If written comments received result in a significant change permitting authority shall issue a Revised DRART Formit and require, if applic.

permitting authority shall issue a Revised DRAFT Permit and require, if applications the proposed permitting administrative hearing in accordance with Sections 120-369 and 120-57 of the petition must certain the information set forth below and must be filled (no Coursel of the Department of Environmental Protection, 3900 Commonwealth Tallahassee, Florida 32399-3000 (Telephone: 850/485-9730; Fax. 850/485-9 persons other than those entitled to written notice under Section 120:60(3) fourteen days of publication of the public notice or with fourteen days of rewhichever occurs (inst. Under Section 120:60(3), Fax, however, any person authority for notice of agency action may file a petition within fourteen day authority for notice of agency action may file a petition within fourteen day authority for notice of agency action may file a petition within fourteen day authority for notice of agency action may file a petition within fourteen days of the date of publication. A Petitioner shall mail a copy of the pet address indicated above, at the time of filing. The failure of any person to applicable than period shall-constitute a wighter of that person's fight to determination (hearing) under Section's 120:609 and 120:57, F.S., or to untervipanticipate as a party to lit. Any subsequent interprention will be only at the appuron the filing of a motion in Compiliance with Rule 28-106-209, FAC.

A petition-lihat disputes the material facts on which the permitting authority for the per

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- (b) The name, address and telephone number of the petitioner, name, add of the petitioner's representative, if any, which shall be the address for service; the proceeding: and an explanation of how petitioner's substantial rights will determination.
 - (c) A statement of how and when the petitioner received notice of the agence
 - (d) A statement of All disputed usues of material fact. If there are none the
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 - (i) A demand for relief

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Mediation is not available for this proceeding.

In addition to the above, pureuant to 42 United States (U.S.C.) Section to petition the Administrator of the EPA within 60 (sixty) days of expiration of the Hve) day review period questablished at 42 U.S.C. Section 7661d(b)(1), to object Any pelition shall be hardlightly on objections to the permit that were raised during the 30 (th)(1), 20% public comment period provided in this not demonstrates of the Administrator of the EPA died not specified in the comment period or unless the grounds for such objection arose after the comment period or unless the grounds for such objection arose after the continuous to the provisions of Ghaples 62–213, FA.C. Pelitions find with the meet the requirements of 42 U.S.C. Section 7651d(8)(2) and must be filed to EPA at U.S. EPA, 401 M Street, SW, Washington, DC (2046).

A complete project file is available for public inspection during normal busing m, Monday through Friday, except legal holidays, as:

Permitting Authority:
Department of Bovironmental Protection
Bureau of Air Regulation
111 South Magnolia Drive, Suite 4
Tallahassee, Florida 32301
Telephone: 850/488-1344
Fax: 850/922-6979 Affected Local Program:

Dade County
Department of the Air Quality Mana 33 Southwest Sec-Suite 900 Mlamil, Florida 33 Telephone: 305/37 Fax: 305/372-6954

The complete project file includes the DRAFT Permit, the application, and the responsible official, exclusive of confidential records under Section 403 114 contact Scott M. Sheptak, P.E., at the above address, or cell 850/921-9532. (o. a.)

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PUBLIC NOTICE OF AT DOT NO ISSUE THE WALK OPERATION PERMIT REVISION DEPARTMENT STREET OF A CONTROL OF A CONTROL

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A person whose substantial interest are affected by the proposed permitting decision may pertition for an administrative hearing in accordance with Sections 120.598 and 120.57 of the Profits Statutes (ES). The sections with Sentian has automation set furth protocols and must be fulled freedyed. In Ottoe of General Counsel of the Department of Pavironmental Protocols, 1990 Continuous and Boolevard, Mail Statutes 135, Balahassee, Florida 2019-3000, (Rejephone: 850/488-7905, Fax: 850/487-4938). Perhitions filled by any persons of their than those entitled to written notice under Section 120.60(3). F.S. minst be filled within fourteen days of publications of the publication for the motion of the protocol intent, whichever occurs first, Under Section 120.60(3). F.S. however, my spison, who asked the permitting authority for notice of spirity action Index [10]. F.S. however, my spison, who asked the permitting authority for notice of spirity action Index [10]. F.S. however, my spison, who asked the permitting authority for notice of spirity action Index [10]. F.S. however, my spison, who asked the permitting authority for notice of spirity action Index [10]. F.S. however, my spison, who asked the permitting authority for notice of spirity action Index [10]. F.S. however, my spison, who asked the permitting authority for notice of spirity action Index [10]. F.S. however, my spison, who asked the permitting authority to the applicable in the spirity and the spirity of the person of the protocol of the motion of the protocol of the protocol of the protocol of the permitting and motion in the permitting and the approval of the presiding fortier upon the filing of a motion in the motion with the permitting at the approval of the presiding fortier upon the filing of a motion in the material facts on which the permitting at the otherwise action is based must

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- (c) A statement of how, and when the petitioner received norther of the agency action or proposed action,
- (d) Applement of III Aisputed lance of metertal fact. If there are more, the polition must be state;

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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 consult in same information as set formations, as required by Rule 28-106301, EAC.

Because the administrative hearing process is the light of formulate final agency action, the filing of a petitipa system that the permitting authority is first action may be different from the position taken by it in this notice bit intern. Parsons whose substantial process will be affected by day such final declarge of the permitting sutherfity on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation is not available for this proceeding:

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A complete project file is available for public inspection during normal dustriess hours, 800 a.m. to 5:00 p.m. to 5:00 p.

Barmitting Authority:
Department of Environmental Protection Department of Environmental Birran of Air Regulation
11 Boath Magnolis Drive, Builte & Air Quality Management Division
Talishasses, Florid \$2350/
Talephone \$50/488-1344

Fran \$50/722-4777

Mishi, Florid \$33136, 1840

Affected Local Environ

Talephone 108/372-6925

Fax: 305/372-6925 Tax: 305/372-6954

The complois project file includes the DRAFT Permit, the application, and the information submitted by the responsible critical, exclusive of confidential records under Section 403.111, F.S. Interested poisons may contact Scott M. Shoplat, Pt., at the above address, or call 890/921-9532, for additional information.

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