



Mr. Alvaro Linero
Bureau of Air Regulation
2600 Blair Stone Road/ MS 5505
Tallahassee, FL 32399-2400

August 17, 2009

RE: Public Notice of Intent to Issue Air Construction Permit

Dear Mr. Linero:

Please find enclosed a copy of the referenced Notice as published in the Tampa Tribune Monday, August 17, 2009.

Should you have further questions, I can be contacted at the following number: 813-744-5006.

Sincerely,

John Timmerman EHS Manager

Legal Notices

eaalannouncements

Legal Notices

Carrollwood Integrative Medicine, C. Damian, M.D., P.L., is officially closing Sept. 23, 2009. For med. records, pts can write to 301 W. Platt St. #165, Tampa, FL 33606. #7030 8/17,24,31, 9/7/09

INVITATION TO BID

Expansion of Wastewater Treatment Plant and Wastewater Pond Re-Lining for State of Florida Department of Corrections, Lancaster Correctional Institution, Trenton, Florida.

contact Crystal Tipple Please contact crystal ripple at ctipple@admorgan.com (subject: Lancaster C.I. Wastewater Treatment System Expansion) specifying scope of work and mailing address, or call (813) 832-3033 if you are interested in bidding this project, and to obtain a full set of bid documents.

Sealed bids for furnishing all labor and material and performing all work necessary and incidental to the construction of Wastewater Treatment System Expansion for the following bid packages:

Lots 1 through 31, Block 37, and Lots bid packages: Bid Package #

Description Waste Water System Improvements AND Pond Liner Pond Liner (only)

Bid packages include all components indicated on the contract documents for the work.

2

Bids will be delivered to Don Dasher, Florida Department of Corrections, Lancaster C.I., 3449 S.W. State Road 26, Trenton, FL 32693-5641, Ph. (352) 463-4395 until 2:00 PM on Tuesday September 29, 2009.

A non-mandatory pre-bid meeting will be held at 11:00 AM on Tuesday September 1, 2009 at Lancaster Correctional Institution Training Facility located behind the institution - 3449 SW State Road 26, Trenton, Florida 32693.

Plans are also located at the following plan

Mid State Builders Exchange 19 NW 8 Street Ocala, Florida 34475 352-351-5292

MHC Plan Room ! Edgewood Avenue South Jacksonville, Fl. 32205 904-384-5203

MCH/ABC Plan Room 1319 N. Florida Avenue Tampa, FL 33602 813-204-9200

Reed Construction Data echnology Pkwy S., Suite 500 Norcross, Georgia 30092 813-657-7599 30 Techr

> MHC Plan Room 823 Thomasville Road Tallahassee, FL 32303 850-877-6987

7034 8/17/09 NOTICE OF FINAL AGENCY ACTION BY THE SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT

Notice is given that the District's Final Agency Action is approval of the General Water Use Permit on 220.34 acres to serve a borrow pit known as Tillett 2 Borrow Pit. The project is located in Hillsborough County, Sections 1 and 12 of Township 32 South, Range 20 East and Section 7, Township 32 South, Range 21 East. The permit applicant is Dan and Joani J. Tillett whose address is 1203 6th Street SW, Ruskin, Florida 33570. The permit number is 20012514.004.

The file(s) pertaining to the project referred to above is available for inspection Monday through Friday except for legal holidays. 8:00 a.m. to 5:00 p.m., at the Southwest Florida Water Management District (District) Tampa Service Office, 7601 Highway 301 North, Tampa, Florida 33637-6759.

NOTICE OF RIGHTS

Any person whose substantial interests are affected by the District's action regarding this permit may request an administrative hearing in accordance with Sections 120.569 and 120.57, Florida Statues (F.S.), and Chapter 28-106, Florida Administrative Code (F.A.C.), of the Uniform Rules of Procedure. A request for hearing must (1) explain how the substantial interests of each person requesting the hearing will be affected by the District's action, or final action (2) state all material facts disputed by each person requesting the hearing or state that there are no disputed facts; and (3) otherwise comply with Chapter 28-106, F.A.C. A request for hearing must be filed with and received by the Agency Clerk of the District at the District's Brooksville, FL 34604-6899 within 21 days of publication of this notice (or within 21 days of proprietary Authorization for the use of Sovereign Submerged Lands). Failure to file a request for hearing within this time period shall constitute a waiver of any right such person may have to request a hearing process, is

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the District's final action may be different from the position taken by it in this notice of final agency action. Persons whose substantial interests will be affected by any such final decision of the District on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation pursuant to Section 120.573, F.S., to settle an administrative dispute regarding the District's final action in this matter is not available prior to the filing of a request for hearing hearing.

8/17/09 NOTICE OF INTENT TO SECURE AND INSPECT

The owners or other interested parties having failed to either repair and/or secure the structure(s) or manmade body of water at:

as ordered by the City of St. Petersburg, the City of St. Petersburg will proceed to have the structure(s) or manmade body of water secured on August 31, 2009 and a lien placed against the property to recover all costs.

If as a result of this notice, the structure or body of water is secured, notice is hereby given that the premises may be inspected on monthly basis by the City, a fee charged for that inspec-tion, and a lien placed against the property for such fees.

Appeal of this notice must be made within ten (10) days by following the procedure set forth in Section 8-374, City Code. Completed appeal application and \$35 fee are required. Informa-tion may be obtained from Codes Compliance Assistance at (727) 893-7373 PI2766557 8/17 & 8/18/2009

Legal Notices

NOTICE OF INTENT TO PARTIALLY VACATE

Notice is hereby given that the Hillsborough County Aviation Authority intends to apply to the City Council of Tampa, Florida to vacate a certain portion of the plat or map of RE-PLAT OF DREW PARK, recorded in Plat Book 29, Pages 70-95, of the public records of Hillsborough County, Florida, said portion being vacated is legally described as follows:

Lots 1 through 29, Block 75, Lots 1 through 24, Block 76, Lots 1 through 24, Block 77, and Lots 5 through 26, Block 78, all according to the plat of RE-PLAT OF DREW PARK, as recorded in Plat Book 29, Pages 70 through 95, of the Public Records of Hillsborough County, Florida;

Lots 1 through 6, and Lots 35 through 40, all in Block 56, according to the plat of RE-PLAT OF DREW PARK, as recorded in Plat Book 29, Pages 70 through 95, of the Public Records of Hillsborough County, Florida;

Lots 1 through 7; Lots 38 through 44, all in Block 57, according to the plat of RE-PLAT OF DREW PARK, as recorded in Plat Book 29, Pages 70 through 95, of the Public Records of Hillsborough County, Florida;

TOGETHER WITH

Lots 1 through 23, all in Block 60, together with all of Block 60-A, according to the plat of RE-PLAT OF DREW PARK, as recorded in Plat Book 29, Pages 70 through 95, of the Public Records of Hillsborough County, Florida;

TOGETHER WITH

Lots 23 and 24, Block 70, according to the plat of RE-PLAT OF DREW PARK, as recorded in Plat Book 29, Pages 70 through 95, of the Public Records of Hillsborough County, Florida;

TOGETHER WITH

Lots 6 through 23, Block 69, Lots 1 through 9 and Lots 26 through 33, all in Block 70, Lots 1 through 7 and Lots 22 through 24, all in Block 71, according to the plat of RE-PLAT OF DREW PARK, as recorded in Plat Book 29, Pages 70 through 95, of the Public Records of Hillsborough County, Florida.

#6857

8/10,17/09

NOTICE OF SALE Pursuant to CH 713.78 F.S. Nationwide South Auto Repair will sell the following vehicles to satisfy towing & stor age liens. Sale date 08/28/09 at 10AM at 1099 49th St. S. Gulfport, FL 33707 Ph# 727-327-1135 1997 Yamaha Waverunner YAML8676C797 PI#2767061 8/15/2009

The Tampa Tribune Classified Legal Advertising Department's hours of operation are 8am to 5pm, Monday through Friday.

To reach a Legal Advertising Consultant please call 813-259-7433 or 813-259-7586. Fax 813-259-7392 or E-mail dveller@tampatrib.com or squintero@tampatrib.com

> To place your ad in person please visit 202 South Parker St. Tampa, FL 33606.

STATE OF FLORIDA
DEPARTMENT OF COMMUNITY AFFAIRS
NOTICE OF INTENT TO FIND DADE CITY
COMPREHENSIVE PLAN AMENDMENT IN COMPLIANCE DOCKET NO. 09-PEFE1-NOI-5102-(A)-(I)

The Department gives notice of its intent to find the Amendment to the Comprehensive Plan for Dade City, adopted by Ordinance No. 2009-06 on June 9, 2009, IN COMPLIANCE, pursuant to Sections 163.3184, 163.3187 and 163.3189, F.S.

The adopted Dade City Comprehensive Plan Amendment and the Department's Objections, Recommendations and Comments Report (in any), are available for public inspection Monday through Friday, except for legal holidays, during normal business hours, at the city of Dade City, 30820 Meridian Avenue, Dade City, Florida 33526-1355.

City, Florida 33526-1355.

Any affected person, as defined in Section 163.3184, F.S., has a right to petition for an administrative hearing to challenge the proposed agency determination that the Plan is In Compliance, as defined in Subsection 163.3184(1), F.S. The petition must be filed within twenty-one (21) days after publication of this notice, and must include all of the filed with the Agency Clerk, Department of Community Affairs, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100, and a copy mailed or delivered to the local government. Failure to timely file a petition shall constitute a waiver of any right to request an administrative proceeding as a petitioner under Sections 120.569 and 120.57, F.S. If a petition is filed, the purpose of the administrative hearing will be to present evidence and testimony and forward a recommended order to the Department. If no petition is filed, this Notice of Intent shall become final agency action.

If a petition is filed, other affected persons may

If a petition is filed, other affected persons may petition for leave to intervene in the proceeding. A petition for intervention must be filed at least twenty (20) days before the final hearing and must include all of the information and contents described in Uniform Rule 28-106.205, F.A.C. A petition for leave to intervene shall be filed at the Division of Administrative Hearings, Department of Management Services, 1230 Apalachee Parkway, Tallahassee, Florida 32399-3060. Failure to petition to intervene within the allowed time frame constitutes a waiver of any right such a person has to request a hearing under Sections 120.559 and 120.57, F.S., or to participate in the administrative hearing.

After an administrative hearing petition is timely filed, mediation is available pursuant to Sub-section 163.3189(3)(a), F.S., to any affected person who is made a party to the proceeding by filing that request with the administrative law judge assigned by the Division of Administrative Hearings. The choice of mediation shall not affect a party's right to an administrative hearing.

-s- Mike McDaniel, Chief Office of Comprehensive Planning Department of Community Affairs 2555 Shumard Oak Boulevard Tallahassee, Florida 32399-2100

3/17/09

Legal Notices

to place an ad call \$13,259,7585 or fax \$13,259,7392 or call your local representative

TAMPA PORT AUTHORITY BOARD OF COMMISSIONERS NOTICE OF BUDGET WORKSHOP

Notice is hereby given that the Board of Commissioners of the Tampa Port Authority will hold the FY 2010 Budget Workshop at 9:30 a.m. on Thursday, August 27, 2009 at its office located at 1101 Channelside Drive, Tampa, Florida 33602. Commissioners will discuss:

For information regarding this meeting or a copy of the agenda, please contact the Tampa Port Authority at (813) 905-7678 or online at www.tampaport.com after August 14, 2009.

IN ACCORDANCE WITH THE FEDERAL AMERICANS WITH DISABILITIES ACT AND SECTION 286.26, FLORIDA STATUTES, PERSONS WITH DISABILITIES REQUIRING REASONABLE ACCOMMODATION TO PARTICIPATE IN THIS MEETING SHOULD CALL (813) 905-7678 OF TELECOPY (813) 905-5109, NO LATER THAN 48 HOURS PRIOR TO THE PUBLIC MEETING.

To all persons claiming an interest in: 1. 1. 1997-10' Tiger Shark-640. 2. 1995 -10' Tiger Shark. Jerome W. Johnson will apply to SCDNR for title on watercraft. If you have any claims to the watercraft, contact SCDNR at (803) 734-3858. Upon 30 days after the Nat (803) 73-3856.
Upon 30 days after the late of the last advertisement if no claim of interest is made and the watercraft has not been reported stolen, SCDNR shall issue a clear title.
Case number 20090804950946.
#7016
8/17,18,19/

Proposals-RFPs HILLSBOROUGH COUNTY AVIATION AUTHORITY REQUEST FOR QUALIFICATIONS FOR REAL ESTATE APPRAISAL SERVICES TAMPA INTERNATIONAL AIRPORT

The Authority is seeking qualified firms or individuals desiring to be considered for this project. The RFQ documents will be available on the Authority's website August 17, 2009, at www.tampaairport.com; Airport Business, Notice of Solicitations. For questions regarding the RFQ contact Connie Mundzak at 813-299-6741.

#7019

HILLSBOROUGH COUNTY
DEPARTMENT OF PROCUREMENT SERVICES
REQUESTS FOR BIDS AND/OR PROPOSALS
Hillsborough County will receive sealed bids
and/or proposals for the following, until the
stated date and time when they will be publicly

opened.
September 23, 2009 – 2:00 P.M.
C-0267-09 (MK) Lithia Water Treatment Plant
(WTP) Conversion to Sodium Hypochlorite

Procurement documents are available for ordering from the Department of Procurement Services. The order form is located at www.hillsboroughcounty.org/procurementservices/nob/pdf/460_FIReproContractorOrderForm.pdf
All orders must be faxed to (813) 272-6402
Some or all of the above bid(s) may have Pre-Bid Conferences. Information on these and other Requests for Bids, along with Bid/Proposal results may be accessed via the following:

Billy Propusal reasts may be about the following:
(1) the Internet at www.hillsboroughcounty.org/procurementservices, or (2) by coming to the Department of Procurement Services office located at the address listed below.

Minority and women owned firms will be afforded a full opportunity to participate in these matters and will not be subject to discrimination on the basis of race, sex, color locations at location.

discrimination on the basis of race, sex, color or national origin.

Questions regarding the above projects may be directed to Department of Procurement Services, 601 E. Kennedy Blvd., 18th FL., County Center, Tampa Florida, 33602, (813) 272-5790, during regular business hours.

#7032 8/17/09

NOTICE TO DESIGN-BUILD FIRMS HILLSBOROUGH COUNTY AVIATION AUTHORITY

The Hillsborough County Aviation Authority hereby requests, pursuant to the Consultants Competitive Negotiation Act, Florida Statutes 287.055, letters of interest design-build firms desiring to render design-build services on the following Project:

LONG TERM PARKING GARAGE RENTAL CAR EXPANSION AND RELATED WORK TAMPA INTERNATIONAL AIRPORT HCAA PROJECT NO. 8025 10

This Design-Build Agreement provides for all services related to architectural and signage design; all engineering related to structural, mechanical, plumbing, fire protection, electrical, electronic and information technology systems, automotive fuel dispensing and management systems; construction and related surveys, permitting and testing. A more detailed scope of services will be included in the formal request for qualifications (RFQ).

For additional information on submitting letters of interest, location of meeting and other Project details, go to the Authority website at www.tampaairport.com; Quick Links, Airport Business, Notice of Solicitation.

#7035

Sealed bid packages for 8id No. 18-09 will be received by David Gee, Sheriff, at 2008 East Eighth Avenue, Tampa, Florida, 33605, until: August 31, 2009 at 3:00 P.M. for Printer Maintenance and Supplies.

Specifications are available by visiting the Purchasing page on our Web Site at www.hcso.tampa.fl.us or by calling (813)-247-8034 to request a bid package. The right is reserved by the Sheriff to reject any and all bids, to waive any informality, if any, existing in any bid, or to accept the bid or bid's which best serve the interests of Hillsborough

County.

#7017 8/17/09

The Tampa Tribune Classified Legal Advertising Department's hours of operation are 8am to 5pm, Monday through Friday.

To reach a Legal Advertising Consultant please call 813-259-7433 or 813-259-7586. Fax 813-259-7392 or E-mail dveller@tampatrib.com or squintero@tampatrib.com. To place your ad in person please visit 202 South Parker St. Tampa, FL 33606.

PUBLIC NOTICE OF INTENT TO ISSUE AIR CONSTRUCTION PERMIT

Florida Department of Environmental Protection Division of Air Resource Management, Bureau of Air Regulation Project No. 0570057-020-AC/Draft Air Construction Permit No. PSD-FL-404 EnviroFocus Lead-Acid Battery Recycling Facility Facility Upgrade and Production Increase Hillsborough County

Applicant: The applicant for this project is EnviroFocus Technologies, LLC (EnviroFocus). The applicant's authorized representative and mailing address are: Mr. John Tapper, Chief Operating Officer, EnviroFocus Technologies, LLC, 1901 North 66th Street, Tampa, Florida 33619.

Facility and Location: EnviroFocus operates a lead-acid battery recycling facility, which is located in Hillsborough County at 1901 North 66th Street, Tampa, Florida.

Project: On August 13, 2008, EnviroFocus submitted an application for an air construction permit pursuant to the rules for the Prevention of Significant Deterioration (PSD) in Rule 68-212.400, Florida Administrative Code (FA.C.) to upgrade and increase the production capacity of its lead-acid battery recycling facility from 32,000 to 150,000 tons per year (TPY) of lead alloy products. A Notice of Application was published in <u>The Tampa Tribung</u> on May 1, 2009. A determination of Best Available Control Technology (BACT) is required for particulate matter (PMPM_{IR}) and nitrogen oxides ($NO_{\rm L}$). Details of the project are provided in the application and the Technical Evaluation and Preliminary Determination available at the following link: www.dep.state.fl.us/Air/emission/construction/hillsborough_county.htm

The facility recycles spent automotive and industrial lead-acid batteries, as well as other lead-bearing scrap materials to produce lead ingots by a process that includes battery breaking, lead smelting and refining/casting. The key production expansion measures include: replacement of the existing battery breaker with a larger hammer mill; addition of a feed dryer and installation of a reverberatory (reverb) furnace for additional smelting; and installation of six kettles for additional refining. A plastics plant will be constructed at the facility to turn the recycled plastic from the battery casings into saleable pellets.

Air pollution control measures include: a new wet impingement scrubber and stack and other improvements at the battery breaking area; a larger afterburner, dryer baghouse, process baghouse, wet scrubber and stack for the lead smelting operation; and a new hygiene baghouse and stack for the refining/casting operation. The entire recycling process will be totally enclosed, placed under negative pressure and exhausted via an expanded building ventilation system through a cartridge collector and stack.

The following table is a comparison provided by EnviroFocus of potential PSD-pollutant emissions after the production increase with baseline actual emissions in tons per year (TPY).

Pollutant	Baseline Actual Emissions (TPY)	Future Potential Emissions (TPY)	Net Emissions Increase (TPY)	PSD Significant Emission Rate (TPY)	PSD Triggered?
Carbon monoxide (CO)	813	012	90	100	NO
NO _x	35	204	169	40	YES
PM/PM ₁₀ /PM ₂₅	24	65	41	25/16/10	YES
Sulfuric acid mist (SAM)	4.4	6.5	2.1	7	NO _
Lead (Pb)	0.97	0.96	-0.01	0.6	NO
Sulfur dioxide (SO ₂)	853	892	39	40	NO
Volatile organic compounds (VOC)	60	56	-4	40	МО
Mercury (Hg)	0.012	0.018	0.006	0.1	NO

Smelting is the key source of NO_{π} . Emissions will be limited to 0.6 pounds per ton of feed (lb/ton) to the reverb furnace and 0.4 lb/ton feed to the blast furnace as BACT. The control techniques will include furnace draft control at both furnaces and replacement of a portion of the combustion air used in the reverb furnace with oxygen to reduce the nitrogen available for thermal NO₂ formation.

PM/PM., emissions from battery breaking, smelting and refining will be controlled by the measures described above (scrubbers rior m₂ m₂ emissions from outery oreaxing, silenting and returning war be controlled by the measures vescribed above (scalables) and baghouses). The facility will be completely enclosed, covered and placed under negative pressure and ventilated to the atmosphere through a high-efficiency cartridge collector system. The BACT limitation for the key PM/PM₁₀/PM₂₅ control equipment is 0.005 grains per dry standard cubic foot (gr/dscf). Fugitive emissions of PM/PM₁₀/PM₂₅ from plant roadways will be controlled through a combination

Despite the production increases, PSD will be avoided for SAM and SO, by installation of a wet Impingement scrubber at the battery breaking area and by a caustic scrubber sugmented by soda ash Injection for smelting process emissions. PSD will be avoided for CO and VOC primarily by installation of a larger afterburner that provides for comingling and incineration of the exhaust from the existing blast furnace and the new reverb furnace. PSD will be avoided for Pb by the BACT measures described above for the control of PM/PM₁₀/PM₂₅. Pb emissions will be limited to 0.2 and 0.3 milligrams per dry standard cubic meter (mg/dscm) from the smelting and refining steps respectively.

The Department will require installation of continuous emission monitoring systems (CEMS) at the smelting (process) stack for CO, SO2 and NOx and at the refining (hygiene) stack for SO2 and NOx.

An air quality impact analysis was conducted to ensure that the proposed project does not contribute to or cause a violation of any state or federal ambient air quality standards or PSD Class II Increment according to Rule 82-204.200, F.A.C. It was not necessary for this project to complete a Class I analysis due to low emissions and distance from the Chassahowitzka National Wildlife Refuge The maximum predicted annual and high, second-high 24-hour PSD Class II area impacts from this project and all other increment consuming sources in the vicinity of the EnviroFocus Technologies (EFT) facility are shown as micrograms per cubic meter (ug/m²)

PSD Class II Increment Analysis

Pollutant	Averaging Time	Maximum Predicted Impact (µg/m²)	Allowable Increment (µg/m³)	Impact Greater Than Allowable Increment?
	24-hour	26	30	NO
PM _{IP}	Annual	G	17	NO
NO.	Annual	10	26	NO

impact level. The analysis revealed cases where the maximum predicted impacts exceeded the allowable increments for PM₁₀, but EFT did not cause or contribute to those exceedances.

The values given for PM10 represent the predicted impacts when the proposed project contribution exceeds the applica

Although PSD was not triggered for Pb. modeling was conducted that demonstrates future compliance with the new U.S. Environmental Protection Agency (EPA) national ambient air quality standard (NAAQS) of 0.15 micrograms per cubic meter (µg/m²).

Amhient Air Opality Impacts for Ph

	Pollutant	Averaging Time	Maximum Predicted Impact (µg/m²)	Background (µg/m²)	Total Impact (µg/m³)	Impact Greater Than AAQS?	AAQS (µg/m³)		
	Ph	3-month rolling	0.08	0.05	0.13	NO	0.15		

The Department will require installation of additional Pb monitors in the neighborhood to supplement the two source-oriented regulatory monitors already in operation near EFT.

ting Authority: Applications for air construction permits are subject to review in accordance with the provisions of Chapter 403, Florida Statutes (F.S.) and Chapters FA.C. 62-4, 62-210 and 62-212. The proposed project is not exempt from air permitting requirements and an air construction permit pursuant to PSD is required to perform the proposed work. The Bureau of Air Regulation is the Permitting Authority 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, Mall ion (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 Permit, the Technical Evaluation and Preliminary Determination, the application, and the information submitted by the applicant, exclusive of confidential records under Section 403.111, F.S. Interested persons may contact the Permitting Authority's project review engineer for additional information at the address or phone number listed above. In addition, electronic copies of these documents are available at the web site given above.

Notice of Intent to Issue Air Construction Permit: The Permitting Authority gives notice of its intent to issue an air construction permit to the applicant for the project described above. The applicant has provided reasonable assurance that operation of the proposed equipment will not adversely impact air quality and that the project will comply with all appropriate provisions of Chapters 62-24, 62-204, 62-210, 62-212, 62-296 and 62-207, F.A.C. The Permitting Authority will issue a Final Permit in accordance with the conditions of the proposed Draft Permit unless a timely petition for an administrative hearing is filed under Sections 120.669 and 120.57, F.S. or unless public comment received in accordance with this notice results in a different decision or a significant change of terms or conditions.

Comments: The Permitting Authority will accept written comments concerning the proposed Draft Permit and requests for a public meeting for a period of 30 days from the date of publication of the Public Notice. Written comments must be received by the Permitting Authority by close of business (5:00 p.m.) on or before the end of this 30-day period. In addition, if a public meeting is requested within rity, any c meeting will also be considered by the Permitting Authority. If written comments or comments received at a public meeting result in a significant change to the Draft Permit, the Permitting Authority will issue a revised Draft Permit and require, if applicable, another Public Notice. All comments filed will be made available for public inspection.

Petitions: A person whose substantial interests are affected by the proposed permitting decision may petition for an admini hearing in accordance with Sections 120,560 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 Environ Protection, 3900 Commonwealth Boulevard, Mail Station #35, Tallahassee, Florida 32399-3000 (Telephone: 850/245-2241; Pax 850/245-2303), Petitions filed by any persons 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 (hearing) under 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.

stition 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 interests will be affected by the agency determination; (c) A statement of when and how each petitioner received notice of the agency action or proposed decision; (d) A statement of all disputed issues of material fact; (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 ac 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, FA.C.

Because the administrative hearing process is designed to formulate final agency action, the filing of a pelition 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 in this proceeding.

7000

August 17, 2009