# Indiantown Cogeneration, L.P.

Indiantown Cogeneration, L.P. P.O. Box 1799 13303 SW Silver Fox Lane Indiantown, FL 34956

772.597.6500 Fax: 772.597.6210

RECEIVED

SEP 04 2007

BUREAU OF AIR REGULATION

August 31, 2007

Barbara Friday
Department of Environmental Protection
Bureau of Air Regulations
2600 Blair Stone Road, Mail Station # 5505
Tallahassee, FL 32399-2400

#### **VIA FEDERAL EXPRESS**

Re: INTENT TO ISSUE AIR CONSTRUCTION PERMIT

PERMIT # 0850102-012-AV (INDIANTOWN COGENERATION PLANT)

### Dear Barbara:

Pursuant to the requirement of Chapter 50, Florida Statutes, attached please find proof of publication, i.e., newspaper affidavit for "Public Notice of Intent to Issue Air Construction Permit" in the Stuart News on August 29<sup>th</sup>, 2007.

If you have any questions, please contact Nick Laryea at 772-597-6500, extension 19.

Sincerely, Say E. W. C.

Gary E. Willer General Manager

Enclosure

cc:

N Laryea

T. Cascio

L. Billheimer

File



# **SCRIPPS TREASURE COAST NEWSPAPERS**

The Stuart News The Port St. Lucie News

1939 S. Federal Highway, Stuart, FL 34994

# AFFIDAVIT OF PUBLICATION

STATE OF FLORIDA

COUNTY OF MARTIN; COUNTY OF ST. LUCIE

Before the undersigned authority personally appeared, S. Darlene Broeg, who on oath says that she is Classified Inside Sales Manager of the Stuart News and the Port St. Lucie News, a daily newspaper published at Stuart in Martin County, Florida: that the attached copy of advertisement was published in the Stuart/Port St. Lucie News in the following issues below. Affiant further says that the said Stuart/Port St. Lucie News is a newspaper published in Stuart in said Martin County, Florida, with offices and paid circulation in Martin County and St. Lucie County, Florida, and that said newspapers have heretofore been continuously published in said Martin County, Florida, daily and distributed in Martin and St. Lucie County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that she has neither paid or promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper. The Stuart News has been entered as Periodical Matter at the Post Offices in Stuart, Martin County, Florida and Ft. Pierce, St. Lucie County, Florida and has been for a period of one year next preceding the first publication of the attached copy of advertisement.

Pub Number PO# Customer Date Copyline NOTICE OF INTENT INDIANTOWN COGENERATIC 1696507 8/29/2007 0850102-012-/

Subscribed and sworn to me before this date:

August 29, 2007

S. Darline Bring

PUBLICATION DATES ARE CORRECT AS APPEAR ON

**Notary Public** 

MARY T. BYRNE SENOtary Public - State of Florida Commission Expires Aug 2, 2010 Commission # DD 544327 Bonded By National Notary Assn.

AFFIDAVIT DATED:

PUBLIC NOTICE OF INTENT
TO ISSUE AIR CONSTRUCTION PERMIT
STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL DEP File No. 0850102-012-AC Indiantown Cogeneration Facility Coal Pile Operation Martin County

The Department of Environmental Protection (D epartment) gives notice of its intent to issue an air construction permit to Indiantown Cogenera air construction permit to Indiantown Cogeneration, L.P., to modify the coal pile operation located at its facility in Martin County. A review under the rules for the Prevention of Significant Deterior atton of Air Quality (PSD) and a determination of best available control technology (BACT) were not required. The applicant's name and address are Indiantown Cogeneration, LIPLINI 3303: SW Silver Fox Lane, Indiantown, Florida 349561. The facility includes one high-pressure pulverized coal (PC) main boiler with electrical power output of approximately 330 megawatts, and two identil

of approximately 330 megawatts, and two ident cal auxiliary boilers used for supplying steam to the steam host during times when the PC boiler is offline, as well as during PC boiler startup and shutdown periods. In addition, the facility has a variety of ancillary equipment needed to support operations as a coal-fired cogeneration plant.

operations as a coal-fired cogeneration plant. Changes in coal supplier logistics have mandated that the facility no longer treat the two coal piles as "active" (located in a building) and "inactive" (located outside), respectively, both now are considered as having active status. Previously, the inactive coal pile was routinely covered. This practice is required by the facility's prevention of significant deterioration (PSD) air construction permit. This change has prompted the facility's management to request an air construction per mit to request an air construction per mit to request the outside coal pile implementing this change will have not effect on particulate matter (PM) or any other air pollution emissions. Further, the any other air pollution emissions. Further, the change will noticeuse or contribute to a violation of the ambient air quality standards and increment.

tion Permit unless a response received in accord ance with the following procedures results in a different decision or significant change of terms or conditions

The Department will accept written comments and requests for a public meeting concerning the proposed permit issuance action for a period of 14 days from the date of publication of this Public Notice of Intent to Issue Air Construction Permit. Notice of Intent to Issue Air Construction Permit, Written comments should be provided to the De partment's Bureau of Air Regulation at 2600 Blair Stone Road, Mail Station #5505, Tallahassee, Florida 32399-2400. Any written comments filed shall be made available for public inspection. If written comments received result in a significant change in the proposed agency action, the Delay.

written comments received result in a significant change in the proposed agency action, the Department shall revise the proposed permit and require, if applicable, another Public Notice.

The Department will issue the permit with the at tached conditions unless a timely petition for an administrative hearing is filed pursuant to sections 120.569 and 120.57 of the Florida Statutes (F.S.), before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below. Mediation is not available, in this proceeding.

person whose substantial interests are affected A person whose substantial interests are affected by the proposed permitting decision may petition for an administrative proceeding (hearing) under sections 120.569 and 120.57; F.S. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Common wealth. Boulevard, Mail Station #35, Tallahassee. Florida 32399-3000. Petitions filed by the permit applicant or any of the parties listed below must Florida 32399-3000. Petitions filed by the permit applicant or any of the parties listed below must be filed within 14 days of receipt of this notice of intent. 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 the public notice or within 14 days of receipt of this notice of intent, whichever occurs first. Under section 120.60(3), F.S., however, any person who asked the Department 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 indidate of publication. A petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filling. 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 28-109.

Code (F.A.C.). A petition that disputes the material facts on which the Department's action is based must con tain 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 ex planation of how the petitioner's substantial inter planation of now the petitioner's substantial interests will be affected by the agency determination; (c) A statement of how and when petitioner received notice of the agency decision; (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate; (e) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action; (f) A, statement of the specific rules or statutes the petitioner contends proposed action, including an explanation of the agency's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes and (g), A statement of the relief sought by the petitioner, stating precisely the action 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 Department'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 de signed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial in terests will be affected by any such final decision of the Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above. \ A complete project file is available for public in spection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at: Department of Environmental Protection
Bureau of Air Regulation 111 S. Magnolia Drive, Suite 4 Tallahassee, Florida 32301 Telephone: 850/488-0114 Fax: 850/921-9533 Department of Environmental Protection Southeast District Office 400 North Congress Avenue West Palm Beach, Florida 33416-5425 Telephone: 561/681-6600

Fax: 561/681-6755 :
The complete project file includes the permit ap plication, draft air construction permit, and the information submitted by the responsible official, exclusive of confidential records under Section 403.111, F.S. Interested persons may contact the

Department's reviewing engineer for this project, Tom Cascio at MS 5505, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, or Tom Cascio @dep.state.fl.us, or call.850/921-9526 for additional information. Key documents may also be

tional information. Key documents may also use viewed at: www.dep.state.fl.us/Air/permitting/construction.htm and clicking on Indiantown Construction.htm and clicking on Indiantown Cogeneration Plant in the power plant category.

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