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

772.597.6500 Fax: 772.597.6210

November 6, 2007

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

RECEIVE

NOV 07 2007

BUREAU OF AIR REGULATION

## **VIA FEDERAL EXPRESS**

Re: INTENT TO ISSUE TITLE VOPERATING PERMIT

PERMIT # 0850102-013-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 Title V operating Permit" in the Stuart News on November 2nd, 2007.

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

Sincerely,

Gary E. Willer General Manager

Enclosure

cc:

N Laryea

T. Cascio

L. Billheimer

Say EWille

File

## BEST AVAILABLE COPY



## 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.

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<u>Ad</u> Number Pub <u>Date</u>

Copyline

PO#

0850102-01**3-**AC

Customer

INDIANTOWN COGENERATIC 1734653

11/2/2007

NOTICE OF INTENT

Subscribed and sworn to me before this date:

S. Darline Brang

November 02, 2007

Notary Public

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

PUBLIC NOTICE OF INTENT
TO ISSUE TITLE V AIR OPERATION PERMIT
Department of Environmental Protection
DRAFT Title V Air Operation Permit No. 0850102-013-AV
Indiantown Cogeneration-Plant
Martin County

Cogener

Applicant: The applicant for this project is Indiantown Cogeneration, L.P., 13303 SW Silver Fox Lane, Indiantown, Florida 34956. The applicant of sponsible official is Mr. Gary Willer, General Manager. Facility Location: The applicant operates the Indiantown Cogeneration Plant, which is located at 13303 SW Silver Fox Lane, Indiantown, Martin County, Florida.

sponsible official is Mr. Gary Willer, General Manager.
Facility Location: The applicant operates the Indiantown Cogeneration Plant, which is located at 13303 SW Silver Fox Lane-Indiantown, Martin County, Florida.
Project: The applicant submitted an application for a Title V Air Operation Permit Revision. 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 change has prompted the facility's management to request a permit revision to remove the requirement to routinely cover the outside coal pile. Implementing this change will have no effect on sparticulate matter. (PM) or any other air pollution emissions. Further, the change will not cause or contribute to a violation of the ambient air quality standards and increment. The facility consists of the following emissions units:

The Indiantown Cogeneration Plant is a cogeneration facility which generates electricity for sale and exports steam to the Louis Dreyfus Citrus-Processing Plant. The facility includes one high-pressure pulverized coal main boiler (PC boiler) rated at 3,422 million British thermal units (MMBu) per hour heat in put, and has a nominal net electrical power output of approximately, 330 megawatts (MW). It is permitted to fire natural gas, propane, or No. 2 fuel oil for stardup, shutdown, or load changes.

Also included are two natural gas (or propane) fired identical auxiliary boilers used for supplying steam to the steam host during times when the PC boiler sued 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. The two identically sized packaged water-tube steam boilers have a combined reted maximum capacity of 350 MMBtu/hr.

Steam produced by the auxiliary boilers is not used to generate electricity. In addition, the f

561/681-6600).

Notice of Intent to Issue A Permit: The Permitting Authority gives notice of its intent to issue a permit to the applicant for the project described above. The applicant has provided reasonable assurance that operation of the facility will not adversely impact air quality and that the project will comply with all appropriate provisions of Chapters 62-4, 62-204, 62-210, 62-212, 62-213, 62-296, and 62-297, F.A.C. The Permitting Authority will issue a PROPOSED Permit and subsequent FINAL Permit in; accordance with the conditions of the DRAFT Permit unless a response received in accordance with the following procedures results in a different decision or a significant change of terms or conditions.

or conditions.

Comments: The Permitting Authority will accept written comments concerning the DRAFT Permit for a period of thirty (30) days from the date of publication of this Public Notice. Written comments must be post-marked and all e-mail or facsimile comments must be received by the close of business (5 cm) on or before the end of this 30-day period by the Permitting Authority at

cation of this Public Notice. Written comments must be post-marked and all e-mail or facsimile-comments must be received by the close of business (5 pm) on or before the end of this 30-day period by the Permitting Authority at the above address, email or facsimile. As part of his or, her comments, any person may also request that the Permitting Authority hold a public meeting on this permitting action. If the Permitting Authority determines, there is sufficient interest for a public meeting, it will publish notice of the time, date, and location on the official web site for notices at Florida Administrative Weekly (FAW) at http://faw.dos.state.fl.us/ and in a newspaper of general circulation in the area affected by the permitting action. For additional information, contact the Permitting Authority at the above address or phone number. If written comments or comments received at a public meeting result in a significant change to the DRAFT Permit, the Permitting Authority shall 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 administrative hearing in accordance with Sections 120.569 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 Couñsel of the Department of Environmental Protection at 3900 Commonwealth Boulevard, Mail Station #35, Tallahassee, Florida 32399-3000. Petitions filed by any persons other than those entitled to written notice under Section 120.60(3), F.S., must be filed within fourteen (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 fourteer shall mail a copy of the petition to the

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 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 rights will be affected by the agency determination; (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, including the specific facts the petitioner contends warrant re

appropriate provisions of Chapters 62-4, 62-204, 62-210, 62-212, 62-213, 62-216, 62-217, 62-218, 62-21
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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 fourteen (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 consti
tute a waiver of that person's right to request an administrative determination (hearing) under Sections 120:569 and 120:57; F.S., or 10 intervene in
nation (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
(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.
106.205, F.A.C.
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 num
ber, if known; (b) The name, address and telephone number of the petition er; the name address and telephone number of the petitioner's representa-
tive, if any, which shall be the address for service purposes during the
course of the proceeding; and an explanation of how the petitioner's sub- stantial rights will be affected by the agency determination; (c) A statement
of how and when the petitioner received notice of the agency action or pro
posed 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
tacts alleged, including the specific facts the petitioner contends warrant re
versal 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 action, including an explanation of how the all
leged 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?
petition that does not dispute the material racts upon which the remitting
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 be different from the position taken by it in this Public No
tice 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: Mediation is not available for this proceeding.
Objections: In addition to the above right to petition, pursuant to 42 United
States Code (U.S.C.) Section 7661d(b)(2), any person may petition the Administrator of the EPA within sixty (60) days of the expiration of the Adminis
trator's 45 (forty-five) day review period as established at 42 U.S.C. Section 7661d(b)(1), to object to the issuance of any Title V air operation permit. Any
petition shall be based only on objections to the Permit that were raised with
reasonable specificity during the thirty (30) day public comment period pro-
vided in the Public Notice, unless the petitioner demonstrates to the Admin istrator 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 properly issued pursuant to the provisions of Chapter 62-213, F.A.C. Petitions filed with the Administrator of
I FPA 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, S.W., Washington, D.C. 20460. For more information regarding objections, visit
the EPA Region 4 web site at: http://epa.gov/region4/air/permits/Florida.htm.
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