



Departments, Environmental Protection SOUTHWEST DISTRICT

100 N. Main Street

Wildwood, Florida 34785

November 17, 1994

Richard D. Garrity, Ph.D. Director of District Management Florida Department of Environmental Protection Southwest District 3804 Coconut Drive Tampa, FL. 33619

RE: NOTICE OF INTENT TO ISSUE PERMIT

Air Curtain Incinerator/DEP File No. AC60-258579

Dear Mr. Garrity:

This letter is a followup of our letter dated November 11, 1994, where we sent to you a tear sheet from the Daily Commercial of the above ad. As stated in that letter we did not expect to receive the "proof" (Affidavit of Publication) before the seven (7) day dealine had expired. We were in fact, correct. We just received it today, therefore, we are enclosing an original "Affidavit of Publication" of the Notice of Intent to Issue Permit for the City's request to erect an air curtain incinerator.

If you have any questions please let us know.

Sincerely,

James R. Stevens, City Manager

CITY OF WILDWOOD FLORIDA

JRS:DTK:dtk

Enclosure

cc: H&B Consulting Engineers

Affidavit of Publication The Daily Commercial

Leesburg, Lake County, Florida



Case No.

STATE OF FLORIDA **COUNTY OF LAKE**

Before the undersigned authority personally appeared Grady Smith, who on oath says that he is Advertising Director of The Daily Commercial, a daily newspaper published at Leesburg in Lake County, Florida, that the attached copy of advertisement, being

Legal Ad B8BN00100 in the matter of Environmental protection in the _____ Court was published in said newspaper in the issues of November 10, 1994

Affiant further says that the said Daily Commercial is a newspaper published in said Leesburg, in said Lake County, Florida, and that the said newspaper has heretofore been continuously published in said Lake County, Florida and has been entered as second class matter at the post office in Leesburg in said Lake County, Florida, for a period of one year 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 said newspaper.

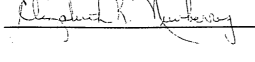
Signed Smiller

Grady Smith, Advertising Director

The foregoing instrument was acknowledged before me this

by Grady Smith, Advertising Director, who is personally known to me and who did take an oath.

(Seal)





ELIZABETH K NEWBERRY My Commission CC390838 Expires Aug. 26, 1998

Attach Notice H

STATE OF FEORIDA

PROTECTION COL

A NOTICE OF INTENT

TO ISSUE PERMIT

ronmental Protection

The Department of Envi-

gives notice of its intent to

issue an air pollution per-

mit. (AC60-258279) to the

City of Wildwood for the

construction of an air cur-

tain incinerator to burn as

maximum of 6.65 tons/hr

City of Wildwood's waste

water treatment plant:

north of S.R. 44, and on the

west side of CSX's railroad.

tracks. MAILING: AD-DRESSE 100: NE Main:

Street! Wildwood, Florida'r.

34785 to the attention of

Mr. James Stevens, City

Manager

A Best Available Control

Technology (BACT) deter-

mination was not required.

A person whose substantial.

interest are affected by

this proposed permitting;

decision. may petition, for,

an administrative proceed-

ing (hearing) in accordance with Section 120,57;

Florida Statutes. The peti-

tion must contain the infor-

mation set forth below and

must be filed (received) in-

the Office of General Coun-

set of the Department at

near the south side of the

ENVIRONMENTAL --

DEPARTMENT OF

2600 Blair Stone Road, Tailahassee, Florida 32399-2400, within 14 days of publication of this notices, Petitioner shall mail as copy of the petition to the applicant at the address in-'dicated above at the time of filing. Failure to file a. petition within this time: period shall constitute ar waiver of any right such person may have to request an administrative & determination; (hearing) under Sections da Statutes under Section 120.57, Flori

The petition shall contain the: following:information: (a) The name address and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed; (b) A statement of how and when each petitioner received notice of the Department's action or proposed action; (c) A statement of how each pe titioner's substantial interest are affected by the Department's action for proposed action; (d) A statement of the material facts: disputed by, Petition: er, if any; (e) A statement of facts which petitioner. contends warrant reversal? or modification of the Department's action or proposed: action;: (f) A statement of which rules or statutes - petitioner, contends require reversal or modification of the Departes ment's action or proposed action; and (g) A state ment of the relief sought: by petitioner, stating precisely the action petitioner wants the Department to: take with respect to the Department's action or.

proposed action. If a petition is filed, the administrative*hearing: processed is designed to formulate agency action. Accordingly, the Department's final action may be different from the position.

taken by it in this Notice. Persons whose substantial interest will be affected by any decision of the Department with regard to the application: have; the; right-to petition to become a party to the proceeding. The petition must conform to the requirements: specified above and be filed (received) within-14 days of publication of this notice in the Office of General Counsel at the above address of the Department. Failure to petition within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57/ F.S. and to partici-

The application 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 3804 Coconut Palm Drive: Tampa: Florida -33619:

pate as a party to this pro-

ceeding. Any, subsequent-

intervention will only be at:

the approval of the presid-

ing: officer upon motion

filed pursuant to Rule 28-

5.207, F.A.C.

No. B8BN00100 November 10, 1994 City of Wildwood, Florida

D.E.P.

100 N. Main Street

Wildwood, Florida 34785

November 11, 1994

Richard D. Garrity, Ph.D. Director of District Management Florida Department of Environmental Protection Southwest District 3804 Coconut Palm Drive Tampa, F1. 33619

NOTICE OF INTENT TO ISSUE PERMIT Air Cutrain Incinerator DEP File No. AC60-258579

Dear Mr. Garrity:

We are enclosing a tear sheet from the November 10, 1994, edition of the Daily Commercial, a newspaper of general circulation in Sumter County, which carried the above notice. We are sending this tear sheet pending the receipt of the "certification" from the newspaper, which we may not receive before the seven (7) day deadline. We will forward a copy of the "proof of publication" when it is received.

If you have any questions please let us know.

Sincerely,

James R. Stevens, City Manager

CITY OF WILDWOOD FLORIDA

JRS:dtk

Enclosure

cc: H&B Consulting Engineers Gene Kornegay, Public Works Director



Magic Mover Classified

Office Hours: Monday-Friday 8am-6pm Saturday 8am-noon

Rates		W .	沙克斯	1.1		
Classifie						
Consecut and price	ive Days	- no co	py char	ige other	than ph	one
	. 4 iii (6 i 1-3		7-13		7 uay. 30)
Rate 2.4					1.08/	line
24	4 10 - 4					

Consecutive Days - 4 line minimum (13 week contract)

Days 4 lines 9 lines 12 lines

1-2 1.28/line 1.07¢/line 1.02¢/line

3-6 1.15/line 96¢/line 92¢/line 96¢/line 83¢/line 7 or more 99¢/line 79¢/line

Work Wanted 4 lines/10 days \$1.94 each additional line, flat rate, CASH WITH COPY. Includes babysitting, tutoring, instruction and other non-commercial individuals.

General Rate Policy Yearly classified contracts are applicable to qualified commercial/ business advertisers. Rate charges determined at time of placement.

Credit limit on all transient advertising \$200. All ads accepted are subject to credit approval. Sor fied categories require payment in advance.

Special cancellation numbers will be issued at time of cancellation. Ask for your cancellation number. It is important that you have it in the event of any misun-

derstanding or adjustment.

For insertion. ..Copy date Saturday & SundayFriday, 5 p.m. Tuesday - Friday, ...one day prior - 5 p.m .. Saturday, noon. Cancellation for ads running Saturday-Sunday-Monday must be made by Friday 5 p.m.

- . The Daily Commercial reserves the right to correctly classify and edit all copy or to reject or cancel any
- advertisement at any time. · All ads placed by phone are read back to advertiser at time of placement.
- Only standard abbreviations are accepted.

Adjustments

- Please check your ad for errors the first day it appears since The Daily Commercial will not be responsible for incorrect ads after the first day of publication. If you find an error call the classified department immediately at 787-0902 or 748-1955
- The publisher assumes no financial responsibility for errors or for omission of copy. Liability shall not exceed the cost of that portion of space occupied by such error.

CLASSIFIED

The Daily Commercial

Call 787-0902 / 748-1955

1190016 (11-21-1994)

Thursday, Nov. 10, 1994 **B4**

Mobile Homes 1000

Index

	Announcements 100
9	Lost
	Found
	Special Notices
	Personals
	Entertainment
	Professional Services
	Travel
	Vacation Sites
	Good Things To Eat
	Schools/Instructions

Schools/Instructions	.160
At Your Service 200	
Accounting	.202
Adult Care	.205
Agencies	
Aluminum	
Appliances	.213
Auto	216
Auto Lease	.,218
Carpentry	225
Carpet	227
Child Care	228
Concrete	
Construction	
Contractors	
Disposal	
Dry Cleaning	239

3 Legal Notices

action; and (g) A state

ment of the relief sought

by petitioner, stating pre-

cisely the action petitioner

wants the Department to

take with respect to the

Department's action or

If a petition is filed, the ad-

ministrative hearing pro-

cessed is designed to for

mulate agency action.

Accordingly, the Depart-

ment's final action may be

different from the position

taken by it in this Notice.

Persons whose substantial

interest will be affected by

any decision of the Depart-

ment with regard to the ap-

plication have the right to

petition to become a party

to the proceeding. The pe-

tition must conform to the

requirements specified above and be filed (re-

ceived) within 14 days of

publication of this notice in

the Office of General Coun-

sel of the Department at

the above address. Failure

to petition within the al-

lowed time frame constl-

tutes a waiver of any right

such person has to request

a hearing under Section 120.57, F.S., and to partici-

pate as a party to this pro-

ceeding. Any subsequent

intervention will only be at

the approval of the presid-

ing officer upon motion filed pursuant to Rule 28-5.207, F.A.C.

No. B8BN00900

November 10, 1994

NOTICE UNDER

TO WHOM IT MAY

CONCERN:

FICTITIOUS NAME

LAW

Notice is hereby given that

the undersigned, pursuant

to the "Fictitious Name

Statute", Florida Statute 865.09, 1985, will register with the Division of Corpo-

rations, Department of State, State of Florida,

proposed action.

	Furniture	246
	Food Service	248
4	Handyman	250
	Home Improvements	252
	Irrigation	254
	Janitorial	255
	Land Clearing	256
	Landscaping	262
	Moving	268
	Painting	
	Pets	
1	Plumbing	
Į.	Pool	
	Pressure Cleaning	
	Professional	274
	Real Estate	275
1	Recreation	
	Rentals	
1.5	Resorts	
1	Storage	
i	Telephone	
	Tractor Work	
	Tree	
1	Welding	
	Financial 300	P 17

246	Professional
248	Sales
250	Technical
252	Data Processing/Computer
254	Office/Clerical
255	Retail/Store
256	Medical
260	Government
262	Trades
268	Restaurants/Hotels/Clubs
269	Personal/Beauty
270	Domestic
271	Miscellaneous
272	Part-Time
273	Positions Wanted
274	Employment Service
275	THE STREET SHOWING THE PERSON
	LOVO AMBROOKO SUU
276	Pets/Animals 500
276 279	Pets/Animals For Sale
276 279 280	Pets/Animals For SaleLivestock
276 279 280 282	Pets/Animals For Sale Livestock Breeding
276 279 280 282 284	Pets/Animals For SaleLivestock
276 279 280 282	Pets/Animals For Sale Livestock Breeding Grooming, Boarding & Training
276 279 280 282 284 286 288	Pets/Animals For Sale
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276 279 280 282 284 286 288 290	Pets/Animals For Sale Livestock Breeding Grooming, Boarding & Training Merchantise GOU Antiques, Fine Arts & Collectibles Furniture
276 279 280 282 282 294 286 288 290	Pets/Animals For Sale Livestock. Breeding Grooming, Boarding & Training MENCHARILISE 600 Antiques, Fine Arts & Collectibles Furniture Appliances.
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276 279 280 282 284 286 288 290 301 301 320	Pets/Animals For Sale Livestock Breeding Grooming, Boarding & Training INCICAINTIES GUU Antiques, Fine Arts & Collectibles Furniture Appliances Building Supplies & Equipment Farm Equipment Garage Sales/Auctions
276 279 280 282 284 286 288 290 301 320 325 330	Pets/Animals For Sale. Livestock
276 279 280 282 284 286 288 290 301 301 320	Pets/Animals For Sale Livestock Breeding Grooming, Boarding & Training INCICAINTIES GUU Antiques, Fine Arts & Collectibles Furniture Appliances Building Supplies & Equipment Farm Equipment Garage Sales/Auctions

	- 10
Articles For Sale	652
Musical Instruments	655
Office/Business Supplies	660
Restaurant & Hotel	665
Sport/Recreation	
Tools & Machinery	
Rentals 800 Service To Renters	
Helitais Coo	
Service To Renters	801
Houses Furnished	
Houses Unfumished	
Apartments Unfurnished	
Apartments Furnished	808
Condos, Multi-Family	
Townhouses	811
Rooms For Rent	
Rentals To Share	
Out Of Area Rentals	
Wanted To Rent	
Commercial/Income Property	
Stores, Offices & Warehouses	
Real Estate 900	
Real Estate Services	901
Homes For Sale	
Real Estate Exchange	
Waterfront	905
Condos/Townhouses	910
Income Property	
Out Of Area	930
A state of the same of the state of the stat	

٠.	140 Travel	
_		. ,
	Autos Wanted	127
	Miscellaneous	
1	Foreign & Sports Cars	
	Antique Cars	
	Trailers	
	Trucks Wanted	124
	Trucks-Heavy DutySpecial Duty Vehicles	124
	Trucks-Light Duty	124
	4 Wheel Drive	
	Vans	123
	Motorcycles/Mopeds	121
	Autos For Sale	
	Transportation 1200	
ŀ	Miscellaneous	
,	Recreational Vehicles-Campers	
	Wanted To Buy/Rent	113
	Marine Repairs	112
	Marine Equipment	110
	Posts	110
	Recreation 1100	
	Mobile Homes Wanted	102
	Mobile Homes Miscellaneous	101
	Mobile Home Sites	101
	Mobile Homes For Rent	
	Mobile Hollies	

Opportunkties

AIRLINE TICKETS/

may not be transfer-able. For your protec-tion please check with

your local travel agent

or airline before pur-

chasing or selling an airline ticket.

AIRLINE TICKET-One

Way Orl. to Detrior or Grand Rapid, Mi. fe-male. Depart 11/11/94 \$110/obo. 728-8634

150 Good things to

Eat

NAVELS Red Grapefruit,

REEDS' GROVE

Satsumas & Tanger-ines. Reynolds Grove, Weirsdale. 821-3303

at Weirsdale-Leesburg 821-2915

OMATOES U PICK 2

miles N. of Hwy 44, off Hwy 475, Closed Sun-day, 904-748-2655

Instructions

pretrip training incl. 1-800-876-9890

able for 6 mos - \$1.00, 12 mos - \$2.00. Stop

by anytime at 212 E.

Main St, Leesburg.

271 Plumbing

273 Pressure

RUSSELL HOWSON;

Plumbing, New, Remodeling, Bath Ins. RF0062345.821-3504

Cleaning

PRESSURE WASH November Special \$27 single, \$42.50 double, 365-0992

UTTERLY CLEAN
PRESSURE WASHFree est, lic &
insured, 669-7611

274 Professional

THE HIRING OF A
LAWYER is an important decision that
should not be based
solely upon advertisements. Before you decide, ask to have sent

to you, free written in-formation about quali-

CHANGE Past life re-

gression. Pat Bernar-dini, C.HT. 735-3526

KLIP & KARRY-Quality

Grooming-Reasonable price. Walk in welcome 8:30-12, 343-6218

and

FOR

fications

experience.

HYPNOSIS

NOTICE

Now afficially open teesburg in front of Walmart

NOTICE

Legal Notices

3 Legal Notices

I, Myrtle Hehl, will no longer be responsible for any debts incurred by Craig W. Hehl.

No. B8BN00800 November 10, 17, 1994 STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL

PROTECTION

NOTICE OF INTENT TO ISSUE PERMIT The Department of Envi gives notice of its intent to issue an air pollution per-mit (AC60-258279) to the City of Wildwood for the construction of an air cur- tain incinerator to burn a maximum of 6.65 tons/hr near the south side of the City of Wildwood's waste water treatment plant, north of S.R. 44, and on the west side of CSX's railroad tracks. MAILING AD DRESS - 100 N. Main Street, Wildwood, Florida 34785 to the attention of Mr. James Stevens, City Manager.

A Best Available Control Technology (BACT) determination was not required.

A person whose substantial nterest are affected by this proposed permitting decision may petition for an administrative proceeding (hearing) in accor dance with Section 120.57. Florida Statutes. The petition must contain the infor mation set forth below and must be filed (received) in the Office of General Counsel of the Department at

3 Legal Notices

2600 Blair Stone Road, lahassee, Florida 32399 2400, within 14 days of publication of this notice Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the t' of filing. Failure to fil. petition within this time period shall constitute a walver of any right such person may have to request an administrative determination (hearing) under Section 120.57, Florida Statutes.

The petition shall contain the following information: (a) The name, address, and telephone number of each petitioner, the applicant's name and address. the Department Permit File Number and the county in which the project is proposed; (b) A statement of how and when each petitioner received notice of the Department's action or proposed action; (c) A statement of how each petitioner's substantial interest are affected by the De partment's action or proposed action; (d) A statement of the material facts disputed by Petition er, if any; (e) A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action; (f) A state ment of which rules or

by petitioner, stating precisely the action petitioner wants the Department take with respect to the Department's action or proposed action. If a petition is filed, the administrative hearing pro-

REPORT OF CONDITION

Consolidating domestic subsidiaries of the

different from the position

3 Legal Notices taken by it in this

Persons whose subs.

interest will be affected by

any decision of the Depart

ment with regard to the ap

plication have the right to

petition to become a party

requirements specified

above and be filed (re-

celved) within 14 days of

publication of this notice in

the Office of General Coun

to the proceeding. T'

tition must conform

sel at the above address of the Department. Failure to petition within the allowed time frame constitutes a walver of any right such person has to request a hearing under Section 120.57, F.S., and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C. The application is available for pubic inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Fri-

> No. B8BN00100 November 10, 1994

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL **PROTECTION**

day, except legal holidays,

at 3804 Coconut Palm

Drive, Tampa, Florida

statutes petitioner con-NOTICE OF PROPOSED tends require reversal or modification of the Depart-AGENCY ACTION ment's action or proposed action; and (g) A state-The Department of Environmental Protection gives Notice of its Intent to ment of the relief sought grant variance pursuant to Section 403.201, Florida County for the Astatula Ash Monofill. The variance is from the provisions o Rule 62-701.400(6)(a) Florida Administrative Code, which requires exist ing leachate impoundcessed is designed to formulate agency action. ments at landfills to be ret Accordingly, the Departrofit with double lines ment's final action may be systems by January 6,

3 Legal Notices

Drywall.

Fence.

The Department's file on this matter 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 the Division of Waste Management, Solid Waste Section, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.

Persons whose substantial

interest are affected by the above proposed agency action have a right, pursuant to Section 120.57, F.S., to petition for an administra tive determination (hear ing) on the proposed action. The petition must contain the information set forth below and must be filed (received) in the Department's office of Gener al Counsel, 2600 Blair Stone Road, Tallahassee Florida 32399-2400, within 14 days of publication of this notice. A copy of the Petition must also be mailed at the time of filing to the applicant at the address indicated. Failure to file a petition within 14 days constitutes a waiver of any right such person has to an administrative

determination (hearing)

pursuant to Section 120.57,

The petition shall contain the following information; (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department File Num ber and the county in which the project is pro-posed; (b) A statement of tioner received notice of the Department's action or proposed action; (c) A statement of how each pe titioner's substantial inter est are affected by the De partment's action or proposed action; (d) A statement of the material facts disputed by Petitioner, if any; (e) A statement

3 Legal Notices

Business Opportunities

Employment 400

Money To Lend..

Money Wanted

Mortgages.

of facts which petitioner the total cash value of the contends warrant reversal estate is \$21,811.00 and the or modification of the Denames and addresses of partment's action or prothose to whom it has been posed action; (f) A state assigned by such Order ment of which rules or statutes petitioner con tends require reversal or Linda E. Snow 3183 Mere Point Road modification of the Depart ment's action or proposed

> Gwendolyn C. Alexander c/o Linda E. Snow 3183 Mere Point Road Brunswick, Maine 04011

ALL INTERESTED PER-SONS ARE NOTIFIED:

All creditors of the dece dent and other persons having claims or demands against decedent's estate on whom a copy of this notice is served within three months after the date of the publication of this notice must file their claims with this Court. WITHIN THE LATER OF THREE MONTHS AFTER THE DATE OF THE FIRST PUBLICATION OF THIS NOTICE OR THIRTY DAYS AFTER THE DATE OF SERVICE OF THIS

WITHIN PUBLICATION OF THIS

The date of the first publi-

cation of this Notice is November 10, 1994. Person Giving Notice:

3 Legal Notices

ALEXANDER c/o Linda E. Snow

TERRY T. NEAL

Steven J. Richey, P.A. Post Office Box 492460

Announcement

BLACK MENS WAL-LET-Lost 11-8. Lees burg area. Reward fo

AT YOUR SERVICE ALONE? No Morell

103 Found

CAT Cinnamon color male. Off CR 468, Leesburg. Call 787-3615

Lots/Acreage Residential

Lots/Acreage Commercial

Real Estate Exchange.

Real Estate Wanted ...

Florida Bar Number

November 10, 17, 1994

IEED REPAIRS

See our Directory of **Professionals**

Commercial classified. See classification 200 for todays listings.

3183 Mere Point Road Brunswick, Maine 04011

Articles Wanted.

Attorney for Person Glving

Brunswick, Maine 04011 985562

102 Lost

return. Call 360-1120 OCKER SPANIEL buff female on Pioneer Trail Leesburg, child heart broken. 728-3931

AROUND THE HOUSE?

l 04 | Special Notices

.....415 .425

..435 ..440 ..450

...455 ...460

.....470

...550

...604

..625

.....630

Baby

Announce your new arrival to family, friends and neighbors by pub lishing your personalized baby announcement in the Daily Commercial, 10 lines/1 day for \$10. Each additional line \$1. After publication, we'll send you a personal BABY KIT, including a growth chart, information sheets and a laminated copy of your announcement as a keepsake.

Announcements

Baby Announcements will appear on Sundays in classification #104. Deadline is Friday, 5pm. To place your announcement

Call 904-365-8235

COME & WORSHIP WITH US Mt. Pleasant Seventh-Day Adventist Church, looking for S.D.A members/friends in Leesburg area. 787 7889. Come & receive a Bible. Sat. 9:30-1pm

106 Personals

Fla's. RESPECTED
Dating Bureau since 1977.1-800-922-4477

BOX REPLIES When you answer a Daily Commercial Box Reply - Mail to

REPLY BOX # THE DAILY COMMERCIAL PO BOX 490007 LEESBURG, FL. 34749

124 Professional Services

932

NOTICE THE HIRING OF A LAWYER is an impor-tant decision that should not be based solely upon advertise-ments. Before you decide, ask to have sent to you, free written in-formation about qualifications

experience.

ADOPTIONS Free medical care/transporta-tion/counseling/private doctor, living expenses, Attny John Fricker, Clearwater, 800-927-3440 Bar # 237515 ADULT HOME CARE

We offer a safe, clean

active environment

with well balanced meals. For more infor-mation call 589-9564 AMER-LIFE & HEALTH Life-Health-Annuity Custodial-Alzheimer

Top Commission Paid. Leesburg.326-2110 BANKRUPTCY Free Consultation

Attorney Peter Blinn Call **753-8919** INTERIM

OAKWOOD Rehabilita

tion & Healthcare Cen-ter. Superior Rated

Facility.301 S. Bay St. Eustis. 904-357-8105

HEALTHCARE 160 Schools/ RNs/LPNs/HHA/ Therapists Home Health Care Private Duty Medicare Certified CDL Class B & bus testing Inquire at: 326-0400 32644 Blossom Lane Leesburg EOE Days, eves, weekends,

LAKE PORT SQUARE DISCOUNT CARDS Full Service Retirement Community, EOE, Call

728-8525 IFFSTRFAM **Behavioral Center** 215 N. 3rd St.

GOLD CARD Leesburg 360-6575 The Daily Commercial Gold Cards are avail-

At Your Service Directory of Professional Services in your area

To list your service call 787-0902

230 Cleaning 243 Errands Service

At Your Service

205 Adult Care PRIVATE HOME-Loving care-meals-24 yrs. exp-Ref. Friends wel-

210 Alumhum

A TO Z ALUMINUM Roof over-Screen room-carport. Free Es-timates, Ref. 326-4431

pairs Windows Car-ports. Aluminum Conractors. 343-5503 WRIGHTS ALUMINUM

213 Appliances

750-2429

APPLIANCE & Furniture All makes & models-parts available. Sales parts available. Sales & Service. 787-1751

228 Childcare

IT's A KIDS WORLD

AAA Quality Cleaning Homes-Apts-Coml-RV In/Out.Bonded-reliab le-low rates.357-046

LAURIE'S CLEANING

BOBCAT WORK Back filling foundations, slab come. 904-245-1347 Insured, 669-3893

REMODELING/NEW CONST Res/Comm kit, bath, ceramic alum. 343-4814. #CG37563

238 Contractors

FLORIDA STATE with the state or re quest to see a contrac-tors license.

243 Errands

Top quality care & fa-cility: Lsbg/FP/Lady Lake: 360-0889

250 Handyman

Electrical.Painting Int./Ext.Low Rates. Free Est. 324-3095 FREE HAULING for us able contents, any type of Handyman Work &

Marble installation, Pedmodel/new const /Ins. 669-3399

255 Janitorial

CEILING CLEANING all types, residential & commercial, Free Estimates, Fay 242-0867

260 Landscaping

HANDYMAN-Landscape, pressure wash-mow.Odd jobs.Honest Ref. Lic.326-8016

262 Lawn

LAWN CARE Service & Lakefront Clearing. Res./Coml. Free Est. 728-5336,383-7556 268 Moving

BILL'S MOVING Professional Service-Low rate. Local & Long Distance. 669-4456

269 Painting AAA PAINTING By Oscar Smallwood. Li-censed, bonded, in-sured. Call 787-1488

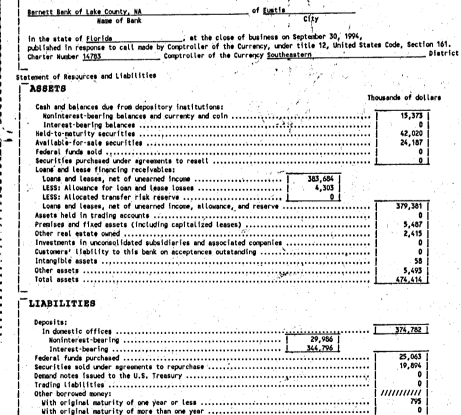
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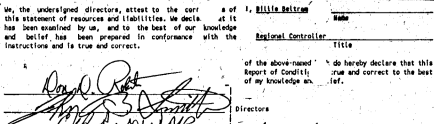
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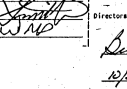
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Subordinated notes and debentures Other Liabilities EQUITY CAPITAL Perpetual preferred stock and related surplus 1,000 16,730 Common stock
Surplus
Undivided profits and capital reserves
Net unrealized holding gains (losses) on available for sale securities





I, Billie Beltram

Regional Controller Title

' do hereby declare that this

31197

Dated at Tavares, Lake County, Florida, November 8, 1994. No.B8KK00100 November 10, 1994 NOTICE OF SALE To: Paul Cyper

> 10:00 A.M. November 28, 1994 in the Maintenance Yard NO. B8KK00200 November 10, 17, 1994 IN THE CIRCUIT COURT

PROBATE DIVISION File No. 94-1244-CP IN RE: THE ESTATE OF

NOTICE TO CREDITORS

BERTHA MAY

TO ALL PERSONS HAV ING CLAIMS OR DE-MANDS AGAINST THE ABOVE ESTATE: You are hereby notified an Order of Summary Admin-

istration has been entered

in the estate of BERTHA MAY HOWARD, deceased, File Number 94-1244-CP, by the Circuit Court for Lake County, Florida, Probate Division, the address o which is Post Office Box 7800, Tavares, FL 32778;

Leesburg, FL 34749-2460 (904) 365-2262

No. B8BN00200

NOTICE ON THEM. All other creditors of the decedent and persons having claims or demands against the estate of the decedent must file their claims with this Court THREE MONTHS AFTER THE DATE OF THE FIRST

ALL CLAIMS AND DE-MANDS NOT SO FILED WILL BE FOREVER BARRED.

LINDA E. SNOW 3183 Mere Point Road Brunswick, Maine 0401 GWENDOLYN C.

upon receipt of proof of publication of this notice the Fictitious Name, to Just For You under which we are engaged in business. We ex-

pect to engage in business

202 W. Main st. in Leesburg, Lake County, Florida 34748 That the parties interested in said business enterprise are as follows:

Lisa Gonzalez

Mamie Scheverman

1983 Ford Motor Home Ivory with brown and or ange stripes VIN# IFDKE30Z4CHR61718. Wheel Chair Equipt. Holiday Travel Resort 28229 C.R. 33 in Leesburg, FL 34748

FOR LAKE COUNTY, FLORIDA

HOWARD, Deceased

Husband/wife team. Honest & dependable, Great ref.323-8788 234 Concrete

235 Construction

SCREEN ROOMS Re WELCH REMODEL-ING & Home Repair Lic-RR003347. Cal Chuck at 742-3388

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Department of Environmental Protection

Lawton Chiles Governor Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

Virginia B. Wetherell Secretary

CERTIFIED MAIL

In the Matter of an Application for Permit by:

Mr. James Stevens, City Manager City of Wildwood 100 N. Main Street Wildwood, FL 34785 DEP File No.: AC60-258579

County: Sumter

INTENT TO ISSUE

The Department of Environmental Protection gives notice of its intent to issue a permit (copy attached) for the proposed project as detailed in the application specified above, for the reasons stated below.

The applicant, City of Wildwood, applied on September 29, 1994 to the Department of Environmental Protection for a permit to construct an air curtain incinerator located near S.R. 44, southwest of Wildwood.

The Department has permitting jurisdiction under 403.087, Florida Statutes (F.S.). The project is not exempt from permitting procedures. The Department has determined that an air pollution construction permit is required for the proposed work.

The Department intends to issue this permit based on the belief reasonable assurances have been provided to indicate the proposed project will comply with the appropriate provisions of Florida Administrative Code (F.A.C.) Chapters 62-200 through 62-297 & 62-4.

Pursuant to Section 403.815, F.S. and Rule 62-103.150, F.A.C., you (the applicant) are required to publish at your own expense the enclosed Notice of Intent to Issue Permit. The notice will be published one time only within 30 days, in the legal ad section of a newspaper of general circulation in the area affected. For the purposes of this rule "publication in a newspaper of general circulation in the affected area" means publication in a newspaper meeting the requirements of Sections 50.011 and 50.031. F.S., in the county where the activity is to take place. Where there is more than one newspaper of general circulation in the county, the newspaper used must be one with significant circulation in the area that may be affected by the permit. If you are uncertain that a newspaper meets these requirements, please contact the Department at the address or telephone number listed above. The applicant shall provide proof of publication to the Department, at 3804 Coconut Palm

Page 1 of 3

Drive, Tampa Florida 33619 within seven days of publication. Failure to publish the notice and provide proof of publication within the allotted time may result in the denial of the permit.

The Department will issue the permit with the attached conditions unless a petition for an administrative proceeding (hearing) is filed pursuant to the provisions of Section 120.57, F.S.

A person whose substantial interests are affected by this permit may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 2600 Blair Stone Road, Tallahassee, Florida 32399-2400. Petitions filed by the permit applicant and the parties listed below must be filed within 14 days of receipt of this intent. Petitions filed by other persons must be filed within 14 days of publication of the public notice or within 14 days of their receipt of this intent, whichever first Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within this time period shall constitute a waiver of any right such person may have to request an administrative determination (hearing) under section 120.57 Florida Statutes.

The Petition shall contain the following information;

- (a) The name, address, and the telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed;
- (b) A statement of how and when each petitioner received notice of the Department's action or proposed action;
- (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action;
- (d) A statement of the material facts disputed by petitioner, if any;
- (e) A statement of facts which petitioner contends warrants reversal or modification of the Department's action or proposed action;
- (f) A statement of which rules or statutes petitioner contends require reversal or modification of the Department's action or proposed action; and
- (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this permit. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition

must conform to the requirements specified above and be filed (received) within 14 days of receipt of this notice, in the Office of General Counsel at the above address of the Department. Failure to petition within the allotted time frame constitutes a waiver of any rights such person has to request a hearing under Section 120.57, F.S., and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C.

Executed in Tampa, Florida

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

For Richard D. Garrity, Ph.D.

Director of District Management

Attachment

٢

cc: Bennie E. Bedenbaugh, P.E.
H&B Consulting Engineers, Inc.
P.O. Box 520
Bushnell, FL 33513

CERTIFICATE OF SERVICE

> FILING AND ACKNOWLEDGEMENT FILED, on this date, pursuant to Section 120.52(11), Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

> > Clerk

NOV 02 1994

Date

UNITED STATES (See Reverse)

_		·
	Special Delivery Fee	
	Restricted Delivery Fee	-
066	Return Receipt Showing to Whom & Date Delivered	
ine 19	Return Receipt Showing to Whom, Date, & Address of Delivery	
ال (0	TOTAL Postage & Fees	\$
Form 3800 , June 1990	Postmark or Date	
For	NOV 02 1994	

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ē	SENDER: AC60-258579 Complete items 1 and/or 2 for additional services
ಕ್ಷ	 Complete items 1 and/or 2 for additional services
8	 Complete items 3, and 4a & b.
	 Print your name and address on the reverse of this
不	return this card to you

- is form so that we can
- Attach this form to the front of the mailpiece, or on the back if space
- Write "Return Receipt Requested" on the mailpiece below the article number. · The Return Receipt will show to whom the article was delivered and the date

MR BENNIE BEDENBAUGH

H&B CONSULTING ENG INC PO BOX 520 BUSHNELL FL 33513

4a.	Ąrti	icle Numb	er
	+	648	755

fee):

JM

4b. Service Type □ Registered Insured

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	A Stone	Merchandise
7.	Date/of Dell/e	erv # #

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Addressee's Address

2. Restricted Delivery

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5.	Signature	(Address	see)

gignature (Agent)

's Address' (Only if requested

☆U.S. GPO: 1993-352-714

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9.8.0 NON NOV 07 1994



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STATE OF FLORIDA

DEPARTMENT OF ENVIRONMENTAL PROTECTION 3804 COCONUT PALM DR TAMPA, FLORIDA 33619

air

Certified Mail Receipt No Insurance Coverage Provided

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MR JAMES STEVENS CITY MANAGER CITY OF WILDWOOD 100 NORTH MAIN ST WILDWOOD FL 34785

.m 380	Postmark or Date	
ט, ט	TOTAL Postage & Fees	\$
rm 3800 , June 1990	Return Receipt Showing to Whom, Date, & Address of Delivery	
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JM

- services.
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- return this card to you. · Attach this form to the front of the mailpiece, or on the back if space
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CITY	OF W	ILDWO	OD
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WILDWOOD FL 34785

4a. Article Number

155 216 4b. Service Type Registered Insured

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Date of Delivery

5. Signature (Addressed

8. Addressee's Address (Only if requested and fee is paid)

Signature (Agent)

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STATE OF FLORIDA

DEPARTMENT OF ENVIRONMENTAL PROTECTION 3804 COCONUT PALM DR TAMPA, FLORIDA 33619

air

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION NOTICE OF INTENT TO ISSUE PERMIT

The Department of Environmental Protection gives notice of its intent to issue an air pollution permit (AC60-258279) to the City of Wildwood for the construction of an air curtain incinerator to burn a maximum of 6.65 tons/hr. near the south side of the City of Wildwood's wastewater treatment plant, north of S.R. 44, and on the west side of CSX's railroad tracks. MAILING ADDRESS - 100 N. Main Street, Wildwood, Florida 34785 to the attention of Mr. James Stevens, City Manager.

A Best Available Control Technology (BACT) determination was not required.

A person whose substantial interests are affected by this proposed permitting decision may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, within 14 days of publication of this notice. Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within this time period shall constitute a waiver of any right such person may have to request an administrative determination (hearing) under section 120.57 Florida Statutes.

The Petition shall contain the following information; (a) The name, address, and the telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed; (b) A statement of how and when each petitioner received notice of the Department's action or proposed action; (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action; (d) A statement of the material facts disputed by petitioner, if any; (e) A statement of facts which petitioner contends warrants reversal or modification of the Department's action or proposed action; (f) A statement of which rules or statutes petitioner contends require reversal or modification of the Department's action or proposed action; and (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this permit. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition must conform to the requirements

specified above and be filed (received) within 14 days of receipt of this notice, in the Office of General Counsel at the above address of the Department. Failure to petition within the allotted time frame constitutes a waiver of any rights such person has to request a hearing under Section 120.57, F.S., and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C.

The application 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 3804 Coconut Palm Drive, Tampa, Florida 33619.



Department of Environmental Protection

Lawton Chiles

Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

Virginia B. Wetherell Secretary

PERMITTEE: City of Wildwood 100 N. Main Street Wildwood, FL 34785

DRAFT

PERMIT/CERTIFICATION: Permit No.: AC60-258579

County: Sumter

Expiration Date: 09/07/96

Project: Air Curtain Incinerator

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Chapters 62-200 through 62-297 & 62-4. Note that rule numbers 17-XXX have been renumbered to 62-XXX; the content of the rules has not changed. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents, attached hereto or on file with the department and made a part hereof and specifically described as follows:

For the construction of an air curtain incinerator with a 9' wide X 10' deep X 20' long refractory burning pit. The incinerator has a maximum charging rate of 6.65 tons/hour of wood waste (trees, logs, large brush, stumps relatively free of soil, unbagged leaves and yard trash, tree surgeon debris, and clean dry lumber such as pallets). Emissions are controlled by forced air at a very high static pressure over and around the pit by an electric fan. The air flow (air curtain) is delivered to the burning pit by a 20' air manifold. Fires will be started only with virgin oil, natural gas, or liquified petroleum gas.

Location: On the south side of the City of Wildwood's wastewater treatment plant, north of S.R. 44, and on the west side of CSX's railroad tracks, southwest of Wildwood.

UTM: 17-397.6E 3191.6N NEDS No.: 0016 POINT ID: 01

Replaces Permit No.: N/A

Page 1 of 6

PERMITTEE:
City of Wildwood

DRAFT

PERMIT No.: AC60-258579 PROJECT: Air Curtain

Incinerator

SPECIFIC CONDITIONS:

- 1. A part of this permit is the attached 15 General Conditions. [Rule 62-4.160, F.A.C.]
- 2. All applicable rules of the Department and design discharge limitations specified in the application must be adhered to. The permit holder may also need to comply with county, municipal, federal, or other state regulations prior to construction. [Rule 62-4.070(7), F.A.C.]
- 3. The maximum charging rate to the incinerator shall not exceed 6.65 tons/hr. (daily average). [Construction application dated September 19, 1994]
- 4. The operating (charging) hours shall not exceed 1,092 hrs./yr. [Construction application dated September 19, 1994]
- 5. Outside of start-up periods, no visible emissions (5% opacity) shall be allowed except that visible emissions up to 20% opacity will be allowed for up to three minutes in any one hour, pursuant to Rule 62-296.401(6)(a), F.A.C.
- 6. During the start-up periods, which shall not exceed the first thirty (30) minutes of operation, an opacity of up to 35 percent, averaged over a six minute period, shall be allowed, pursuant to Rule 62-296.401(6)(b), F.A.C.
- 7. The general excess emissions rule of Rule 62-210.700, F.A.C., to handle start-ups, shutdowns, and malfunctions, shall not apply to this air curtain incinerator, pursuant to Rule 62-296.401(6)(c), F.A.C.
- 8. The only materials that can be burned are wood waste consisting of trees, logs, large brush, stumps relatively free of soil, unbagged leaves and yard trash, tree surgeon debris, and clean dry lumber such as pallets. [Rule 62-296.401(6)(e), F.A.C.]
- 9. The burning of sawdust, paper, trash, tires, garbage, plastics, liquid wastes, chemically treated or painted wood, and other similar materials is expressly prohibited pursuant to Rule 62-296.401(6)(f), F.A.C.
- 10. Only virgin oil, natural gas, or liquified petroleum gas may be used to start the fire. The use of waste oil, chemicals, gasoline or tires is prohibited, pursuant to Rule 62-296.401(6)(g), F.A.C.

PERMITTEE: City of Wildwood

DRAFI

PERMIT No.: AC60-258579
PROJECT: Air Curtain
Incinerator

- 11. In no case shall the air curtain incinerator be started before sunrise and all charging must be completely stopped before sunset, pursuant to Rule 62-296.401(6)(h), F.A.C.
- 12. The pit shall be no longer than the length of the air curtain incinerator manifold (20 ft.), pursuant to Rule 62-296.401(6)(d), F.A.C.
- 13. The incinerator must be located at least three hundred (300) feet from any pre-existing occupied building located off site, pursuant to Rule 62-296.401(6)(j), F.A.C.
- 14. Air curtain incinerators used at landfills may not be operated within 1000 feet of any active portion of the landfill unless the air curtain incinerator is separated from the active portion of the landfill by a controlled gate or check-in station [Rule 62-296.401(6)(k), F.A.C.].
- 15. The material shall not be loaded into the air curtain incinerator such that it will protrude above the air curtain, pursuant to Rule 62-296.401(6)(1), F.A.C.
- 16. Ash shall not be allowed to build up in the pit to higher than 1/3 the pit depth or to the point where the ash begins to impede combustion, whichever occurs first, pursuant to Rule 62-296.401(6)(m), F.A.C.
- 17. A detailed operation and maintenance (0 & M) guide must be available to the operators at all times and the permittee must provide the proper training to all operators before they work at the incinerator, pursuant to Rule 62-296.401(6)(n), F.A.C. Each trained operator will receive a certificate demonstrating that the operator has successfully passed the training required by the 0 & M guide. A copy of this certificate will be kept on file and be made available to the Department upon request pursuant to Rule 62-4.070(3), F.A.C.
- 18. No objectionable odors will be allowed, as per Rule 62-296.401(1)(b), F.A.C.

PERMITTEE:
City of Wildwood

DRAFT

PERMIT No.: AC60-258579
PROJECT: Air Curtain
Incinerator

19. Pursuant to Rule 62-4.070(3), F.A.C., a daily operating log shall be kept and at a minimum contain the following:

- A. Date
- B. Total charges
- C. Total material (in tons) charged
- D. Daily operating hours which includes the start of initial combustion to the time of last charging the incinerator. (Start and Stop Times)
- E. At the end of each month provide a calendar year cumulative total for the hours of operation to ensure the 1,092 hrs./yr. limitation is not exceeded.
- F. Daily average hourly charging rate
- G. Type of Maintenance Performed
- H. Comments
- I. Operator's signature

The log shall be maintained at the facility for at least 3 years and shall be made available to the Department at all times.

- 20. All reasonable precautions shall be taken to prevent and control generation of unconfined emissions of particulate matter in accordance with the provision in Rule 62-296.310(3), F.A.C. These provisions are applicable to any source, including, but not limited to vehicular movement, transportation of materials, construction, alteration, demolition or wrecking, or industrial related activities such as loading, unloading, storing and handling. Reasonable precautions shall include the following:
 - Ash removed from the pit shall be wetted with water.
 - Water will be applied as necessary to the plant grounds.
- 21. In order to ensure the visible emission limitations are not exceeded and objectionable odors are not generated, the air curtain incinerator's fan shall continue to operate after the last charge of each day until all combustion has ceased. For the purposes of this condition, "combustion" means the presence of any flames or smoke. [Rule 62-4.070(3), F.A.C.]
- 22. The permittee shall notify this office in writing of the date the incinerator is placed in operation within 7 calendar days of that date. [Rule 62-4.070(3), F.A.C.]

PERMITTEE:
City of Wildwood

DRAFT

PERMIT No.: AC60-258579
PROJECT: Air Curtain
Incinerator

- 23. The incinerator shall be tested for visible emissions within 30 days after it is placed in operation. The test report shall be submitted within 45 days of testing to the Southwest District Office of the Department in conjunction with an operating permit application. [Rules 62-297.340(1)(a) and 62-297.570(2), F.A.C.]
- Testing of emission must be conducted within 90-100% of the maximum allowable charging rate* of 6.65 tons/hr. A compliance test submitted at a rate less than 90% of the maximum permitted charging rate will automatically constitute an amended permitted charging rate at that lesser rate, plus 10%. Within 30 days of that lower amended permitted charging rate being exceeded by more than 10%, a new compliance test shall be conducted at the higher rate. The test results shall be submitted to the Southwest District Office of the Department within 45 days of testing. Acceptance of the test by the Department will automatically constitute an amended permit at the higher charging tested rate, plus 10%, but in no case shall the maximum permitted charging rate of 6.65 tons/hr. be exceeded. The emission limitations in Specific Condition Nos. 5 and 6 shall not change. [Rule 62-4.070(3), F.A.C.
 - * Charging rate is defined as the time from the initial combustion to the time of the last material placed in the incinerator for the first 60-minute period and the amount of material placed in the incinerator for any 60-minute period thereafter.
- 25. Testing of emissions must be accomplished when the air curtain incinerator is charged with a mixture of materials as listed in Specific Condition No. 8. The visible emission test report shall include the charging rate, description of material burned, starter fuel used, and a copy of the daily operating log for the test day. The DEP Method No. 9 test interval on this source shall be at least 90 minutes. The visible emission test shall begin upon initial combustion and include the first 90 minutes of the burn (30 minutes start-up and 60 minutes normal operation). [Rule 62-4.070(3), F.A.C.]
- 26. The permittee shall notify the Southwest District Office of the Department at least 15 days prior to the date on which each formal compliance test is to begin of the date, time, and place of each such test, and the test contact person who will be responsible for coordinating and having such test conducted. [Rule 62-297.340(1)(i), F.A.C.]

PERMITTEE: City of Wildwood

DRAFT

PERMIT No.: AC60-258579
PROJECT: Air Curtain
Incinerator

27. An application for an operating permit shall be submitted to the Southwest District Office of the Department within 45 days of testing or at least 180 days prior to the expiration date of this permit, whichever occurs first. To properly apply for an operation permit, the applicant shall submit the appropriate application form, fee, a copy of the O & M Guide as required by Specific Condition No. 17, and compliance test reports as required by this permit. [Rules 62-4.220 and 62-297.340(1)(a), F.A.C.]

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Richard D. Garrity, Ph.D.
Director of District Management

NEBAL CONDITIONS. DRAFT

ATTACHMENT - GENERAL CONDITIONS:

- 1. The terms, conditions, requirements, limitations, and restrictions set forth in this permit are "Permit Conditions" and are binding and enforceable pursuant to Sections 403.141, 403.727, or 403.859 through 403.861, Florida Statutes. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
- 3. As provided in Subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in the permit.
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgement of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
- 6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed or used by the permittee to achieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.
- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at a reasonable time, access to the premises, where the permitted activity is located or conducted to:

GENERAL CONDITIONS:

DRAFT

- a. Have access to and copy any records that must be kept under the conditions of the permit;
- b. Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
- c. Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

- 8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - a. a description of and cause of non-compliance; and
 - b. the period of noncompliance, including dates and times; or, if not corrected, the anticipated time the non-compliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the non-compliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Sections 403.73 and 403.111, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
- 10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance, provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.
- 11. This permit is transferable only upon Department approval in accordance with Florida Administrative Code Rules 17-4.120 and 17-730.300, F.A.C., as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.

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GENERAL CONDITIONS:

- 12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
- 13. This permit also constitutes:
 - () Determination of Best Available Control Technology (BACT)
 - () Determination of Prevention of Significant Deterioration (PSD)
 - () Compliance with New Source Performance Standards (NSPS)
- 14. The permittee shall comply with the following:
 - a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - b. The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - c. Records of monitoring information shall include:
 - the date, exact place, and time of sampling or measurements;
 - the person responsible for performing the sampling or measurements;
 - the dates analyses were performed;
 - the person responsible for performing the analyses;
 - the analytical techniques or methods used; and
 - the results of such analyses.
- 15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware that relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.