**FAX COVER PAGE** 

Copy To: Rp

WATER RECOVERY, INC.

Lised oil part publiche

1819 Albert Street, Jacksonville, Harida 32202

PHONE:

(904) 475-9320

FAX:

(904) 475-9449

DATE:

04/12/06

TO:

**Bheem Kothur** 

FROM:

Mark Owens

CO:

Florida Dept of Environmental Prot

FAX#:

1-850-245-8810

PHONE:

(850)245-8781

RE:

Proof of Publication for Intent to Issue

MESSAGE:

THE FLORIDA TIMES-UNION Jacknonville, Fl Affidavit of Publication

Florida Times-Union

WATER RECOVERY INC. 1515 ALBERT STREET JACKSONVILLE PL 32202

REFERENCE: 0566550

8310802 State of Florida

State of Florida County of Duval

Before the undersigned authority personally appeared Tiffany Powell who on oath says she is a Legal Advertising Representative of the Plorids Times-Union, a daily newspaper published in Jacksonville in Duval County, Florida; that the attached copy of advertisement in a legal adpublished in The Florida Times-Union. Affiant further mays that The Plorida Times-Union is a newspaper published in Jacksonville, in Duval County, Florida, and that the newspoper has heretofore been continuous)y published in Duval County. Pioriga each day, has been entered as second class mail matter at the post office in danksonville, in Duval County, Plorada for a period of use year preceeding the first publication of the attached copy of advertisement; and affiant further says that he/she han neither paid nor promised any porson, firm or corporation any discount, rebate, commission, or reland for the purpose of securing this advertisement for publication in said newspaper.

าบที่โรยหยองหะ 03/31

FILED ON: 03/31/06

Name: Tiffany Powell

Tatle: Legal Advertising Representative

In testimony whereof, I have hereunto set my hand and alliaxed my official

scal, the day and year atoresaid

NOTARY: MILLE SIND

TWILLA SHIPP

Notary Public, State of Florida My comm. expires May 13, 2096

Camm, No. DD 117248

STATE OF FLORIDA

FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION
PUBLIC NOTICE OF PROPOSED AGENCY ACTION
NOTICE OF INTENT TO ISSUE

"HE FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION
GIVES NOTICE OF ITS INTENT TO ISSUE A RENEWAL PERMIT TO
VATER RECOVERY, INC. TO OPERATE A USED OIL PROCESSING
IFACILITY AT 1819 ALBERT STREET, JACKSONVILLE, FLORIDA 32202,
HAVING ASSIGNED FACILITY I.D. NUMBER FLR 000 069 062.
The draft permit renewal, prepared in accordance with the provisions of
Chapter 42-4, 62-701, 62-710 and 62-740. Florida Administrative Code (F.A.C.),
contains the conditions for permit number 7947-HO-86. The permit renewal
is intended to be issued to allow Water Recovery, Inc. to operate a Used Oil
Processing Pacifity at the Water Recovery, Inc. site in Jacksonville, Florida.
Copies of the application and the draft permit renewal are available for hublic inspection during normal business hours 8:00 a.m. to 5:00 a.m., Monday. copies of the application and the draft permit rancwal are avoilable for nubilic inspection during normal business hours 8:00 a.m. to 5:00 a.m., Monday. hrough Friday, axcapt legal holldays, at Florido Department of Environmental Protection, Northeast District Office, 7825 Baymeadows Way. Sulte 100B, Jacksonville, Florida 32256-7590, (904) 807-3300 and at Bureau of Solid 8, dazardous waste, Old St. Augustine Office Park, Building D. 2002 Old St. Augustine Road, Tallahossee, Florida 32301, (850) 245-8700.

A person whose substantial interests are aftected by the above proposed agency action may petition for an administrative determination (hearing) under Sections 120.567 and must be filled (raccived) in the Department's Office of General Counsel, 3900 Commonwealth Boulevard, Mail Station 335, fatlahassee, Florida 32397-3000. Petitions filed by the permit applicant and any of the parties listed below must be filled (within fourteen (14) days of

fallahassee, Florida 32399-3000. Petitions filed by the permit applicant and any of the parties listed below must be filed within fourteen (14) days of receipt of this Intent. Petitions filed by any persons other than those entitled within notice under section 120,60(3) of the Florida Statutes must be filed within fourteen (14) days of publication of this notice of intent or receipt of the written notice, whichever occurs first. A petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of times. The failure of any person to file a petition within this time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120,569 and 120,57, I.S., or to intervene in his proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the discretion of the presiding officer upon the tiling of a motion in compliance with Rule 28. he presiding officer upon the filing of a motion in compliance with Rule 28-

A perition that disputes the material facts on which the Department's action is based must contain the following information:

The name, address, and telephone number of each petitioner, the appll-cant's name and address, the Department Permit File Number and the

county in which the project is proposed; and

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 all material facts disputed by petitioner, or a statement that there are no disputed facts; (e) A statement tioner, or a statement that there are no disputed facts; (c) A statement of facts which petitioner contends warrant revorsal or modification of the Department's action or proposed action, (t) A statement of which rules or statutes the 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.

A petition that does not dispute the material facts on 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.

104 205 FAC

Because the administrative hearing process is designed to formulate final because the administrative hearing process is designed to formulate infili-agency action, the filing of a potition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department have the right to potition to become a party to the proceeding in accordance with the requirements set forth above. Mediation is not available in this proceeding.