PROOF OF PUBLICATION

Daily Record

(Published daily except Saturday, Sunday and legal holidays) Jacksonville, Duval County, Florida

STATE OF FLORIDA,

COUNTY OF DUVAL,

Before the undersigned authority personally appeared Rhonda
Fisher, who on oath says that she is the Publisher's Representative
of JACKSONVILLE DAILY RECORD, a daily (except Saturday,
Sunday and legal holidays) newspaper published at Jacksonville,
in Duval County, Florida; that the attached copy of
advertisement, being a
Florida Department of Environmental Protection

in the matter of Permit Number 79677-013-HO

in the Court of <u>Duval County</u>, <u>Florida</u>, was published in said newspaper in the issues of 8/19/20

Affiant further says that the said JACKSONVILLE DAILY RECORD is a newspaper at Jacksonville, in said Duval County, Florida, and that the said newspaper has heretofore been continuously published in said Duval County, Florida, each day (except Saturday, Sunday and legal holidays) and has been entered as periodicals matter at the post office in Jacksonville, in said Duval 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 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.

*This notice was placed on the newspaper's website and floridapublicnotices.com on the same day the notice appeared in the newspaper.

Rhonda Fisher

Sworn to and subscribed before me this 19th day of August, 2020 A.D. by Rhonda Fisher who is personally known to me.

JANET MOHR Notary Public, State of Florida My Comm. Expires 12/18/2020 Commission No. GG55826

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Daily Record

\$299.00

20-04669D

Two Hundred Ninety Nine and No/100

aforesaid case of: Permit Number 79677-013-HO

Attn: Amanda Kimball Water Recovery, LLC 1819 ALBERT STREET JACKSONVILLE FL 32202

FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

THE FLORIDA DEPARTMENT
OF ENVIRONMENTAL PROTECTION GIVES NOTICE OF
TIS INTENT TO ISSUE A PERMIT UNDER SECTION 403.722,
FLORIDA STATUTES (F5.), AND
CHAPTERS 62-4, 62-160, 62-701,
62-710, 62-730, 62-740, 62-762
OF THE FLORIDA ADMINISTRATIVE CODE (FA.C.) TO
Water Recovery, LLC. This permit
relates to the facility located at
1819 Albert Street, Jacksonville,
Dual County, Florida 32:202, having assigned facility ID number
FLR 000 069 062 and is issued as
part of FDEP's Used Oil and Solid
Waste Management Programs.
The renewal permit contains
the draft conditions in Operating
Permit Number 79:677-013-HO.
The Used Oil Processing Permit
is intended to be issued to allow
Water Recovery, LLC, to operate
the Used Oil processing facility
located at 1819 Albert Street, Jacksonville, Florida, 32:202.
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sonville, Florida, 32202.
Copies of the application and the draft Permit are available for public inspection during normal business hours 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at Florida Department of Environmental Protection, Northeast District Office 8800 Baymeadows Way West, Suite 100, Jacksonville, Florida, 32256, (904) 256-1700, and at Division of Waste Management, Permitting and Compliance Assistance Program, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, (850) 245-8781. Electronic copies of the application and draft permit can be accessed in the Department's OCUILUS data system located at http://depedms.dep.state.fl.us/Oculus/servlet/login

A person whose substantial interest's are affected by the above

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interests are affected by the above
proposed agency action may petition for an administrative determination (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 Department's
Office of General Counsel, 3900
Commonwealth Boulevard, Mail
Station #35, Tallahassee, Florida
32399-3000 or Agency Clerk@
dep.state.fl.us. Petitions filed by
the permit applicant and any of
the permit applicant and any of
receipt of this Intent. Petitions
filed by any persons other than
those entitled to written 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 filing. The
failure of any person to file a petition (or a request for mediation, as
discussed below) 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, F.S., Any subsequent
intervention (in a proceeding initiated by another party) will be
only at the discretion of the presiding officer upon the filing of a
motion in compliance with Rule
28-106.205, F.A.C.

A petition that disputes the
material facts on which the
Department's action is based must
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 all material facts distributed by petitioner, or a statement facts distributed by petitioner, or a statement of modification of the Department's action or proposed action; (c) A statement of facts which petitioner or notification of the Department's action or proposed action; (d) A statement of which rules or modification of the Department's action or proposed action; (f) A statement of which rules or statutes the petitioner or proposed action; (h) A statement of which rules or statutes the petitioner on proposed action; and (g) A statement of the relation of the Pepartment's action to proposed action. A petition that does not dispute the material facts on which the Department's action to be of the Department's action to be action, and the relation of the relation of the state sught by petitioner, the material facts on which the Department's action to become a party to the proceeding, in accordance with the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests are lifered by the Department's action is based shall state that proceeding, in accordance with the Department as et forth above.

Under Rule 62-10.106(4), FA.C., a person whose substantial interests are lifeted by the Department's action may also request to retension of time to file a petition for an administrative hearing. The Department as et forth above.

Under Rule 62-10.106(4), FA.C., a person whose substantial interests are lifeted by the Department's action is based shall state for a public meeting is not equivative hearing. The Department as the formal or informal administrative hearing of the Department at 3900 commonwealth Boulevard, Mail State, and the proposed of the

00 (20-04669D)

Date Paid 00 5