Broward County – Log #14066
November 21, 2016

Permittee: Broward County Board of County Commissioners
C/O Port Everglades
Attn: John C. FogleSong, P.E.
1850 Eller Drive
Fort Lauderdale, FL, 33316-4201

Permit Number: 0052568-051-DSGP
Issue Date: November 21, 2016
Expiration Date: November 21, 2021
Water Supplier: Port Everglades
PWS ID: 4061603
Project: Landside Infrastructure Upgrades for Berths 30-33 and Switchgear Building (Port Everglades)

Dear Applicant:

On November 18, 2016 the Florida Department of Health in Broward County received a “Notice of Intent to Use the General Permit for Construction of Water Main Extensions for PWSs” [DEP Form No. 62-555.900(7)], under the provisions of Rule 62-4.530 and Chapter 62-555, Florida Administrative Code (F.A.C.). The proposed project involves the construction of 700 LF of 12” water main and 20 LF of 4” domestic water service with meter in the City of Hollywood, Florida.

Based upon the submitted Notice and accompanying documentation, this correspondence is being sent to advise that the Department does not object to the use of such general permit at this time. Please be advised that the permittee is required to abide by Rule 62-555.405, F.A.C., all applicable rules in Chapters 62-4, 62-550, 62-555, F.A.C., and the General Conditions for All General Drinking Water Permits (found in 62-4.540, F.A.C.).

When any existing asbestos cement (AC) pipes are replaced under this permit, the permittee shall do so in accordance with the applicable rules of the Federal Asbestos Regulation and Florida DEP requirements. For specific requirements applicable to AC pipes, the permittee should contact the Air and Waste Management section managers prior to commencing any such activities at (561) 681-6600. Please be aware that a notification is required to be submitted to the Department for a regulated project.

If you object to or desire to contest any conditions of this permit, you are entitled to file for an appropriate petition for administrative hearing. The petition must be filed within fourteen (14) days of the receipt of this permit letter. Further, the petition must conform to the requirements of the Florida Administrative Code Rule 28-5.201 (see Page 3). The petition must be filed with the Office of Legal Counsel, Florida Department of Health in Broward County, 780 S.W. 24th Street, Fort Lauderdale, Florida 33315. If no petition is filed within the prescribed period of time, you will be deemed to have accepted this permit and waived your right to request an administrative hearing on this matter.
This approval pertains only to the water utilities serving this development and is not to be construed as approval of the wastewater aspects. All concerned are reminded that approval must be obtained for both water and wastewater facilities prior to construction.

By copy of this letter to the owner, we are advising that approval is given to functional aspects of this project on the basis of representations and data furnished to this department. There may be county, municipal or other local regulations or restrictions to be complied with by the owner prior to construction of the facilities represented by the plans referred to above and we, therefore, recommend that appropriate local agencies be consulted before starting construction.

This permit will expire five years from the date of issuance. If the project has been started and not completed by that time, a new permit must be obtained before the expiration date in order to continue work on the project, per Rule 62-4.030, F.A.C.

Within 30 days after the sale or legal transfer of ownership of the permitted project that has not been cleared for service in total by the Department, both the permittee and the proposed permittee shall sign and submit an application for transfer of the permit using Form 62-555.900(8), F.A.C., with the appropriate fee. The permitted construction is not authorized past the 30-day period unless the permit has been transferred.

The permittee shall comply with all sampling requirements specific to this project. These requirements are attached for review and implementation.

Pursuant to Rule 62-555.345, F.A.C., the permittee shall submit a certification of construction completion [DEP Form No. 62-555.900(9)] to the Department and obtain approval, or clearance, from the Department before placing any water main extension constructed under this general permit into operation for any purpose other than disinfection or testing for leaks.

Two (2) set of the approved project documents is enclosed herewith.

Sincerely,

Rafael Reyes
Environmental Engineering Director
Florida Department of Health – Broward County
RR/ev

Enclosures

cc: Alex Scheffer, P.E., Urban Design Engineer of City of Fort Lauderdale
    Robert M. Connors, P.E., Senior Engineer, Craven Thompson & Associates, Inc.
MODEL RULES OF PROCEDURES

CHAPTER 28-5

DECISION DETERMINING SUBSTANTIAL INTEREST

PART II

FORMAL PROCEEDINGS

28-5.201 Initiation of Formal Proceeding

(1) Initiation of formal proceedings shall be made by petition to the agency responsible for rendering final agency action. The term petition as used herein includes any application or other document which expresses a request for formal proceedings. Each petition should be printed, typewritten or otherwise duplicated in legible form on white paper of standard legal size. Unless printed, the impression shall be double-spaced and indented.

(2) All petitions filed under these rules should contain:

(a) The name and address of each agency affected and each agency’s file or identification number, if known;

(b) The name and address of the petitioner or petitioners, and an explanation of how his/her substantial interest will be affected by the agency determination;

(c) A statement of when and how petitioner received notice of the agency or intent to render a 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, as well as the rules and statutes which entitle the petitioner to relief;

(f) A demand for relief to which the petitioner deems himself entitled; and

(g) Other information which the petitioner contends is material.

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A petition may be denied if the petitioner does not state adequately a material factual allegation, such as a substantial interest in the agency determination, or if the petition is untimely. (Section 28-5.201(3)(a), F.A.C.)
A Civil Penalty May Be Incurred
if this project is placed into operation before obtaining a clearance from this office

Requirements for clearance upon completion of projects are as follows:

1) Clearance Form
Submission of a fully completed Department of Environmental Protection (DEP) Form 62-555.900(9) Certification of Construction Completion and Request for Clearance to Place Permitted PWS Components into Operation.

2) Review Fee
Submission of a check payable to the Florida Department of Health in Broward County based on linear footage (LF) as defined below:

   a) Water Main Clearance by Project Size

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<td>1,001-5,000 LF</td>
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   b) Expedited Project Review fee (optional)

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<td>One (1) business day</td>
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<td>Two (2) business days</td>
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<td>Three (3) business days</td>
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*Expedited Review Requests will be accepted at the discretion of our Department.

3) Record Drawings
Even though it is only necessary to submit the portion of record drawings showing deviations from the DEP construction permit, including preliminary design report or drawings and specifications, if there are any deviations from said permit, Florida Department of Health in Broward County strongly recommends submission of a full set of record drawings to facilitate and expedite the clearance review process.

4) Bacteriological Results
Copies of satisfactory bacteriological analysis (a.k.a. Main Clearance), taken no more than sixty (60) days before the Florida Department of Health in Broward County receives the clearance package, from locations within the distribution system or water main extension to be cleared, in accordance with Rules 62-555.315(6), 62-555.340, and 62-555.330, F.A.C. and American Water Works Association (AWWA) Standard C 651-05 or latest revision, as follows:
• Connection to an existing system
• Any dead end point of the proposed addition exceeding one pipe length (> 20 ft.). Fire hydrant leads exceeding one pipe length are also considered a dead end point.
• Any water lines branching off a main extension
• Every 1,200 feet on straight runs of pipe

Each location shall be sampled on two consecutive days, with sample points and chlorine residual readings clearly indicated on the report. A sketch or description of all bacteriological sampling locations must also be provided.

5) Pressure Test Results
Copy of satisfactory pressure test results demonstrating compliance with AWWA Standard C 600-05 or latest revision requirements