## Section C.18: Additional Notice Requirements at RCRA Facilities per Chapter 62-730, F.A.C.

While the IC notice process for Resource Conservation and Recovery Act (RCRA) facilities includes the process described in Section C.17 of the ICPG, an additional public notice and 45-day comment period are required when a CSRCO is to be issued. Therefore, the process generally involves a two-step procedure. First, mailed notice identifying risk-based closure as the final remedy for the RCRA facility must be provided to those parties listed in subsection 62-780.220(7), F.A.C., prior to finalization of any IC. Parties entitled to such mailed notice have 30 days after receipt of notice to provide comments to the Department. After that 30-day public comment period ends, any public comments are taken into consideration as to the final remedy, the IC may be finalized and approved by the Department, and an Intent to Issue a CSRCO may be provided to the Grantor. Second, pursuant to subsection 62-730.292(3), F.A.C., notice of this Intent must be published in a major local newspaper or a newspaper of general circulation to provide the public an additional 45-day comment period. Lastly, a public forum may be required based on public interest at a RCRA facility. These timeframes should be recognized up front since they can have a significant effect on real estate transactions or other planned development of property.