DEP Form 62-761.900(3) Part D
Form Title: Financial Mechanisms for Storage Tanks
Part D: ST Certificate of Insurance
Form Effective Date October 2019
Incorporated in Rules 62-761.420 and 62-762.421, F.A.C.

STATE OF FLORIDA STORAGE TANK CERTIFICATE OF INSURANCE

Reference: 40 CFR 280.97(b)(2)

Insurance Compar	y or Risk Retention Group:		
		. ((herein referred to as "Insurer"),
[Name of insurance comp	pany or risk retention group]	, ,	,,
[Business address of Inst	urer]		
Insurer is a(n)	er "insurance company" or "risk retention gro	oup"]	
Insured:			
[Name of owner or opera	tor]		
[Business address of own	ner or operator]		
Policy Number:		Endorsement Number:	[If applicable]
			[If applicable]
Period of Coverage:		Policy Effective Date:	
FDEP FacID (for sites in Florida)		ne and Site Address all sites covered)	Number of Tanks or Tank I.D. Nos.
(for sites in Florida)	(for a	ill sites covered)	or <u>Tank I.D. Nos.</u>
Certification:			
1. Insurer hereby of	certifies that it has issued to the Insur	red the liability insurance identified	above to provide financial
assurance for			
[Inser	t "taking corrective action" and/or "compense	ating third parties for bodily injury and prope	rty damage caused by"]
			and subject to the limits of
	ntal discharges" or "sudden accidental discha harges" or leave blank if only corrective actio		
	conditions, and other terms of the po		

62-762.421, Florida Administrative Code (F.A.C.), as applicable, which adopt 40 CFR Part 280 Subpart H by reference, for the above specified financial assurance. It is agreed that any provision of the policy inconsistent with such regulations

is hereby amended to eliminate such inconsistency.

The limits of liability	are:			
Each Occurrence: \$		Annual Aggregate: \$		
	e is different for different types of coverage or t amount of coverage for each type of coverage	for different storage tanks or locations, indicate on the facility list above or by e and/or for each storage tank or location.]		
exclusive of legal de	efense costs, which are subject to a s	separate limit under the policy.		
(a) Bankruptcy certificate a (b) Insurer is li corrective a made by In is demonst	pplies. able for the payment of amounts with action or a damaged third-party, with surer. This provision does not apply rated under another mechanism or co	ot relieve Insurer of its obligations under the policy to which this annually deductible applicable to the policy to the provider of a right of reimbursement by the insured for any such payment with respect to that amount of any deductible for which coverage ombination of mechanisms as specified in		
 40 CFR 280.95 - 280.102 and 280.104 - 280.107. (c) Whenever requested by the Florida Department of Environmental Protection (FDEP) Secretary or the Secretary's designee ("designee"), Insurer agrees to furnish, to the FDEP Secretary or designee, a signed duplicate original of the policy and all endorsements. (d) Cancellation or any other termination of the insurance by Insurer except for non-payment of premium or misrepresentation by the insured, will be effective only upon written notice and only after the expiration of 60 days after a copy of such written notice is received by the insured. Cancellation for non-payment of premium or misrepresentation by the insured will be effective only upon written notice and only after expiration of a minimum of 10 days after a copy of such written notice is received by the insured. 				
(e) Policy does	not include choice of law and venue	e in favor of jurisdictions other than Florida.		
(f) The insurar effective da retroactive occurrence termination limits, inclu	te of cancellation or non-renewal of to date or a retroactive date earlier than that commenced after the policy retro date. Claims reported during such ed ding limits of liability, and exclusions signature appears below hereby certi	by the policy that are reported to Insurer within six months of the the policy except where the new or renewed policy has the same in that of the prior policy, and which arise out of any covered roactive date, if applicable, and prior to such policy renewal or extended reporting period are subject to the terms, conditions,		
as adopted and inco	riporated by reference in relie(3) 02-	701.420 and/or 02-702.421, 1.7.0., and that model is		
[Insert "licensed to transact the business of insurance" or "eligible to provide insurance as an excess or surplus lines insurer in Florida"]				
Signature of Authorized	Representative of Insurer]	Authority to amend policy, pursuant to paragraph 1., is substantiated by [Select at least one]:		
[Name and Title]		embossed seal of Insurer		
[Name and me]		electronic seal of Insurer		
		signature is of Insurer's President		
[Address]		signature matches signature on policy		
[Telephone Number]		accompanying letter from Insurer's President verifies signatory has authority to amend policies		
[3.5[]				
[Email Address]				
[Signature of Witness or	Notary]	[Date of Witness or Notary]		
Printed Name of Witnes	s or include Notary Seal]			