



Form Title: Financial Mechanisms for Storage Tanks

Parts A - P

Form Effective Date October 2019
Incorporated in Rules 62-761.420 and 62-762.421, F.A.C

STATE OF FLORIDA FINANCIAL MECHANISMS FOR STORAGE TANKS (Parts A - P)

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^{*} Requires supporting documentation to be maintained. See References and Requirements.

Note on federal code references: "40 CFR" means "Title 40 Code of Federal Regulation"

[†] Requires other parts of Form 62-761.900(3) to be maintained. See References and Requirements. ‡ The Certification is always required.

Instructions

- 1. Select the appropriate part(s) of this form to demonstrate proof of financial responsibility.
 - a. Parts A H may be used by private and governmental agencies.
 - b. Parts I O may only be used by governmental agencies.
 - c. Financial responsibility must cover both "corrective action" and "compensating third parties ... caused by accidental releases", but coverage may be divided between multiple mechanisms.
- 2. Each part of this form is available as an individual fillable and interactive Adobe PDF on the Petroleum Storage Tank Financial Assurance website: http://floridadep.gov/waste/permitting-compliance-assistance/forms/financial-mechanisms-storage-tanks
- 3. Guidance for completing the mechanisms can be found on the website.
 - a. Companies completing a financial mechanism should use their complete legal name, and not use abbreviations (unless part of the legal name), trademarks or fictitious names.
 - b. When directions in brackets offer a choice like [Insert "Option A" and/or "Option B"], insert either "Option A" or "Option B" or "Option A and Option B". Do not insert "Option A and/or Option B".
- 4. The "Certification of Financial Responsibility" (Part P often referred to as "the C.F.R." [note: when CFR means the federal code, it always includes the title number, as in "40 CFR"]) must be completed by the owner or operator who obtains or demonstrates financial responsibility.
 - a. The primary mechanism will be the insurance certificate/endorsement, bond, letter of credit, guarantee, funded trust, or financial test or fund without a guarantee. (If there is more than one primary mechanism, there will be more than one C.F.R.)
 - b. The C.F.R. (Part P) along with the chosen financial mechanism(s) and supporting documentation shall be maintained by the owner or operator, and made available for inspection by the Department or County. A copy of financial instruments and supporting documentation that are kept off-site shall be made available for inspection upon five business days notice.
 - c. A list of facilities does not need to be attached to the C.F.R. as the financial mechanism(s) accompanying Part P will include the list of facilities.
- 5. Some mechanisms require additional mechanisms to be completed and some mechanisms require supporting documentation. Specifically:
 - a. Part B users must also have Part A and an established Part H;
 - b. Parts E, F and K users must also have an established Part H;
 - c. Part L users must also have Part I, J or O and an established Part H;
 - d. Part N users must also have Parts I, J or O; and
 - e. Parts A, C, D, E, G, H, I and O do or may require supporting documentation to be kept with the financial assurance mechanism. Please see the "References and Requirements" table of this form for most details. Some requirements are specified in the instrument and others are identified in 40 CFR 280.111.
- 6. Detailed facility list directions: List for each facility assured by this instrument: facility name, site address, number of tanks, and the Florida Department of Environmental Protection (FDEP) identification number (FacID) for facilities in Florida. When separate mechanisms are used to assure any of the tanks at a facility, list the tank identification number provided in the notification submitted pursuant to 40 CFR 280.22 or the corresponding State requirements instead of identifying the number of tanks. If coverage is different for different tanks or locations, indicate the type of coverage applicable to each tank or location.

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Terms, References and Requirements pertaining to Form 62-761.900(3)

Terms included on mechanisms that apply to individuals, companies and government entities

Term	General Meaning	Form Part(s)
Firm	owner, operator or guarantor	A, I, J, O
Grantor	owner or operator	G, H
Guarantor	guaranteeing entity	A, B, I, J, K, L, M, N, O
Insured	owner or operator	C, D
Insurer	insurance company or risk retention group issuing the policy	C, D
Issuing Institution	bank issuing the credit	F
Owner or Operator	per definitions in <u>376.301(19)</u> , (27) and (28), Florida Statutes (F.S.) and <u>40 CFR 280.92</u>	all form parts
Principal	owner or operator	E
Surety(ies)	Circular 570-listed company(ies) issuing the bond	E
Trustee	bank or trust company entering into the trust agreement	G, H

References and Requirements

Neicronous and Nequirements				
Form Part	Type of Financial Responsibility	Section reference in 40 CFR 280.—	Other parts of Form 62-761.900(3) required [when using Form Part identified in 1st column]	Other Documents needed [Paragraph reference in 40 CFR 280.111(b)(—) included.]
Α	FT: Self Insurance – Letter From Chief Financial Officer	<u>95</u>	P (C.F.R.)	+/- special report by ICPA
В	Guarantee	<u>96</u>	A (FT), H (SBTF) and P	
C, D	Insurance: C: endorsement or D: certificate	<u>97</u>	Р	(7): signed policy w/ all amendments and endorsements
E	Surety Bond	<u>98</u>	H (SBTF) and P	Power of Attorney
F	Letter of Credit	<u>99</u>	H (SBTF) and P	
G	Funded Trust	<u>102</u>	Р	Certification of acknowledgement, Schedules A and B
н	Standby Trust Fund (SBTF)	<u>103</u>	B (Guarantee), E (Bond), F (LC), or K or L (Gov. Guarantee) and P	Certification of acknowledgement, Schedules A and B
I	FT: Local Governments – Bond Rating Test	<u>104</u>	Р	(5): bond rating published by S&P or Moody's
J	FT: Local Governments – Financial Test	<u>105</u>	Р	
K, M	Guarantee: by a State – (K: w/ SBTF, M: w/o SBTF)	<u>106</u>	+/- H (SBTF) and P	
L, N	Guarantee: Local Gov. – (L: w/ SBTF, N: w/o SBTF)	<u>106</u>	I, J or O (FT/Fund) and +/- H (SBTF) and P	
0	Local Governments – Fund	<u>107</u>	Р	(9): 2 or 3 items approximating: ordinance, CAFR, and +/- bonding authority
Р	Certification of Financial Responsibility (C.F.R.)	<u>111</u>	one or more of A-O	

Abbreviations:

CAFR = Comprehensive Annual Financial Report FT = Financial Test ICPA = Independent Certified Public Accountant

LC = Letter of Credit SBTF = Standby Trust Fund S&P = Standard & Poor's

w/ = with
w/o = without
+/- = may be required

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

STATE OF FLORIDA STORAGE TANK FINANCIAL TEST (SELF INSURANCE)

(Letter from Chief Financial Officer) Reference: 40 CFR 280.95(d)

I am the chief financia	al officer of	, herein
	al officer of[Name of firm: the owner or operator, or guarantor]	,,
	n",	
	[Address of the firm]	
This letter is in suppo	ort of the use of the [Insert "financial test of self insurance" and/or "guarantee"]	_ to demonstrate financial
	[Insert "financial test of self insurance" and/or "guarantee"]	
responsibility for	[Insert "taking corrective action" and/or "compensating third parties for bodily injury and property.	
	[Insert "taking corrective action" and/or "compensating third parties for bodily injury and property	perty damage caused by"]
Donald Garatalant	in the amount of at least:	
	al releases" or "sudden accidental releases" or "nonsudden ses" or leave blank if only corrective action is covered]	
Per Occurrence: <u>\$</u>	Annual Aggregate: \$	
arising from operating	g (a) storage tank(s) [underground storage tanks (UST) and/or aboveground	d storage tanks (AST)].
Storage tanks at the	following facilities are assured by this financial test or a financial test under	an authorized State
program by this firm:	ach facility. See Instruction #6 on page <i>i</i> for details. Indicate "See attachment" if required.]	
-		No. 1 and Table
FDEP FacID (for sites in Florida)	Facility Name and Site Address (for all sites covered)	Number of Tanks or Tank I.D. Nos.

A is also used [Insert "financial test" and/or "guarantee" or leave blank if I following amounts under other EPA regulations or s	EPA Regulations section does not a	pply]	·	•
EPA Regulations	Amount			
Closure (§§ 264.143 and 265.143)	\$			
Post-Closure Care (§§ 264.145 and 265.145)	\$			
Liability Coverage (§§ 264.147 and 265.147)	\$			
Corrective Action (§ 264.101(b))	\$			
Plugging and Abandonment (§ 144.63)	\$			
Closure	\$			
Post-Closure Care	\$			
Liability Coverage	\$			
Corrective Action	\$			
Plugging and Abandonment	\$			
Total	\$			
footnotes. [Fill in the information for Alternative I if the criteria of paragraph financial test requirements. Fill in the information for Alternative compliance with the financial test requirements.]				
Alternative I				
1. Amount of annual UST and AST aggregate of financial test, and/or guarantee [from Page 1]	overage being assured by a	\$		<u> </u>
Amount of corrective action, closure and post liability coverage, and plugging and abandonme a financial test, and/or guarantee [from EPA Re	ent costs covered by	\$		
3. Sum of lines 1 and 2		\$		
* 4. Total tangible assets		\$		<u> </u>
* 5. Total liabilities [If any of the amount reported on line 3 is included in total liab deduct that amount from this line and add that amount to line		\$		_
6. Tangible net worth [subtract line 5 from line 4]	\$		
		Yes	No	
7. Is line 6 at least \$10 million?				
8. Is line 6 at least 10 times line 3?				
Have financial statements for the latest fiscal with the Securities and Exchange Commission				

	Yes	No
10. Have financial statements for the latest fiscal year been filed with the Energy Information Administration?		
11. Have financial statements for the latest fiscal year been filed with the Rural Utilities Service?		
12. Has financial information been provided to Dun and Bradstreet, and has Dun and Bradstreet provided a financial strength rating of 4A or 5A? [Answer "Yes" only if both criteria have been met]		
Alternative II		
Amount of annual UST and AST aggregate coverage being assured by a financial test and/or guarantee [from Page 1]	\$	
 Amount of corrective action, closure and post-closure care costs, liability coverage, and plugging and abandonment costs covered by a financial test and/or guarantee [from EPA Regulations section] 	\$	
3. Sum of lines 1 and 2	\$	
* 4. Total tangible assets	\$	
* 5. Total liabilities [If any of the amount reported on line 3 is included in total liabilities, you may deduct that amount from this line and add that amount to line 6]	\$	
6. Tangible net worth [subtract line 5 from line 4]	\$	
* 7. Total assets in the U.S. [Required only if less than 90 percent of assets are located in the U.S.]	\$	
	Yes	No
8. Is line 6 at least \$10 million?		
9. Is line 6 at least 6 times line 3?		
10. Are at least 90 percent of assets located in the U.S.? [If "No", complete line 11.]		
11. Is line 7 at least 6 times line 3?		
[Fill in either lines 12-15 or lines 16-18:]		
* 12. Current assets	\$	
* 13. Current liabilities	\$	
14. Net working capital [subtract line 13 from line12]	\$	
	Yes	No
15. Is line 14 at least 6 times line 3?		
16. Current bond rating of most recent bond issue		
17. Name of rating service		
18. Date of maturity of bond		

19. Have financial statements for the latest fiscal year been filed with the SEC, the Energy Information Administration, or the Rural Utilities Service?
[If "No", attach a report from an independent certified public accountant certifying that there are no material differences between the data as reported in lines 4-18 above and the financial statements for the latest fiscal year.]
[For both Alternative I and Alternative II complete the certification with this statement.] Certification
The person whose signature appears below hereby certifies that the wording of this instrument is identical to the wording as adopted and incorporated by reference in Rule(s) 62-761.420 and/or 62-762.421, F.A.C.
[Signature of Chief Financial Officer]
[Name and Title]
[Date]
[Owner or Operator Storage Tanks Program Contact]
[Owner or Operator Contact Phone Number]
[Owner or Operator Contact Email Address]

Yes

No

Guarantee made this _____

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

STATE OF FLORIDA STORAGE TANK GUARANTEE

Reference: 40 CFR 280.96(c)

a business entity organized under the laws of the State of ______, herein referred to as guarantor,

_ by _____
[Name of guaranteeing entity]

[Name of state] to the Florida Department of Environmental Protection (FDEP) and to any and all third parties and obligees, on behalf of		
to the Florida Depart		· · · · · · · · · · · · · · · · · · ·
	[Name of owner or operator]	herein referred to as "owner or operator",
	[Marrie of owner of operator]	
of		
	[Business address of owner or operator]	
Recitals.		
	ts or exceeds the financial test criteria of 40 CFR 280.95 (b) guarantors as specified in 40 CFR 280.96(b).	or (c) and (d) and agrees to comply with
	perator owns or operates the following storage tank(s) cover each facility. See Instruction #6 on page i for details. Indicate "See attachme	
FDEP FacID	Facility Name and Site Address	Number of Tanks
(for sites in Florida)	(for all sites covered)	or Tank I.D. Nos.

[Insert "taking corrective action"	and/or "compensating third parties for bodily injury and property damage caused by"]
	arising from operating the above identified storage
[Insert "accidental releases" or "suc accidental releases" or leave blank	dden accidental releases" or "nonsudden if only corrective action is covered]
tank(s) in the amount of:	
Per Occurrence: \$	Annual Aggregate: <u>\$</u>
(3)[Insert appropriate phrase	, guarantor guarantees to the FDEP and to any and all
"On behalf of our subsidiary, the owner	or operator" (if guarantor is corporate parent of the owner or operator); or
	operator" (if guarantor is a related firm of the owner or operator); or
	ith the owner or operator" (if guarantor is providing antial business relationship with owner or operator)]

This guarantee satisfies 40 CFR Part 280, Subpart H requirements for assuring funding for

third parties that:

In the event that the owner or operator fails to provide alternate coverage within 60 days after receipt of a notice of cancellation of this guarantee and the FDEP Secretary or the Secretary's designee ("designee") has determined or suspects that a release has occurred at a storage tank covered by this guarantee, the guarantor, upon instructions from the FDEP Secretary or designee shall fund a standby trust fund in accordance with the provisions of 40 CFR 280.112, in an amount not to exceed the coverage limits specified above.

In the event that the FDEP Secretary or designee determines that the owner or operator failed to perform corrective action (if covered) for releases arising out of the operation of the above identified tank(s) in accordance with the requirements of 40 CFR Part 280 Subpart F, the guarantor, upon written instructions from the FDEP Secretary or designee shall fund a standby trust in accordance with the provisions of 40 CFR 280.112, in an amount not to exceed the coverage limits specified above.

If the owner or operator fails to satisfy a judgment or award based on a determination of liability for bodily injury or

property damage to third parties caused by

[Insert "accidental releases" or "sudden accidental releases" or "nonsudden accidental releases" or leave blank if only corrective action is covered and this paragraph is not applicable]

arising from the operation of the above identified tank(s), or fails to pay an amount agreed to in settlement of a claim arising from or alleged to arise from such injury or damage, the guarantor, upon written instructions from the FDEP Secretary or designee, shall fund a standby trust in accordance with the provisions of 40 CFR 280.112 to satisfy such judgment(s), award(s), or settlement agreement(s) up to the limits of coverage specified above.

- (4) Guarantor agrees that if, at the end of any fiscal year before cancellation of this guarantee, the guarantor fails to meet the financial test criteria of 40 CFR 280.95 (b) or (c) and (d), guarantor shall send within 120 days of such failure, by certified mail, notice to the owner or operator. The guarantee will terminate 120 days from the date of receipt of the notice by the owner or operator as evidenced by the return receipt.
- (5) Guarantor agrees to notify the owner or operator by certified mail of a voluntary or involuntary proceeding under Title 11 (Bankruptcy), U.S. Code naming guarantor as debtor, within 10 days after commencement of the proceeding.
- (6) Guarantor agrees to remain bound under this guarantee notwithstanding any modification or alteration of any obligation of the owner or operator pursuant to 40 CFR Part 280.
- (7) Guarantor agrees to remain bound under this guarantee for so long as the owner or operator must comply with the applicable financial responsibility requirements of 40 CFR Part 280, Subpart H for the above identified tank(s), except that guarantor may cancel this guarantee by sending notice by certified mail to the owner or operator, such cancellation to become effective no earlier than 120 days after receipt of such notice by the owner or operator as evidenced by the return receipt.

- (8) The guarantor's obligation does not apply to any of the following:
 - (a) Any obligation of the owner or operator under a workers' compensation, disability benefits, or unemployment compensation law or other similar law;
 - (b) Bodily injury to an employee of the owner or operator arising from, and in the course of, employment by the owner or operator;
 - (c) Bodily injury or property damage arising from the ownership, maintenance, use, or entrustment to others of any aircraft, motor vehicle, or watercraft;
 - (d) Property damage to any property owned, rented, loaned to, in the care, custody, or control of, or occupied by the owner or operator that is not the direct result of a release from a storage tank;
 - (e) Bodily damage or property damage for the owner or operator is obligated to pay damages by reason of the assumption of liability in a contract or agreement other than a contract or agreement entered into to meet the requirements of 40 CFR 280.93 and/or paragraph 62-762.421(3)(c), F.A.C.
- (9) Guarantor expressly waives notice of acceptance of this guarantee by the FDEP, by any or all third parties, or by the owner or operator.

The person whose signature appears below hereby certifies that the wording of this instrument is identical to the wording as adopted and incorporated by reference in Rule(s) 62-761.420 and/or 62-762.421, F.A.C.

[Name of Guarantor]	
[Authorized Signature for Guarantor]	
[Name and Title]	
[Phone Number]	
[Email Address]	
[Signature of Witness or Notary]	
[Printed Name of Witness or include Notary Seal]	
[Date of Witness or Notary]	

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

STATE OF FLORIDA STORAGE TANK INSURANCE ENDORSEMENT

Reference: 40 CFR 280.97(b)(1)

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)	ert "insurance company" or "risk retention group"]	
Insured:		
[Name of owner or operate	tor]	
Business address of own	ner or operator]	
Policy Number:	Endorsement Number:	
-		[If applicable]
Period of Coverage	e: Policy Effecti	ve Date:
Covered Locations [List information for	each facility. See Instruction #6 on page <i>i</i> for details. Indicate "See attachment" if require	red.]
FDEP FacID	Facility Name and Site Address	Number of Tanks
(for sites in Florida)	(for all sites covered)	or <u>Tank I.D. Nos.</u>
Endorsement:		
1. Insurer hereby of	ertifies that it has issued to the Insured the liability insurance identified	above to provide financial
assurance for		
]	Insert "taking corrective action" and/or "compensating third parties for bodily injury and	property damage caused by"]
		and subject to the limits of
[Insert "accide accidental rele	ntal releases" or "sudden accidental releases" or "nonsudden ases" or leave blank if only corrective action is covered]	
	conditions, and other terms of the policy arising from operating the faci	lities/tanks identified above. The

Insurer further warrants that such policy conforms in all respects with the requirements of Rule(s) 62-761.420 and/or 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: \$		
[If the amount of coverage is different for different types of coverage or for different storage tanks or locations, indicate on the facility list above or by separate attachment the amount of coverage for each type of coverage and/or for each storage tank or location.]			
exclusive of legal defense costs, which are subject to a s	separate limit under the policy.		
	ences is subject to all of the terms and conditions of the policy; subsections (a) through (f) of this Paragraph 2 are hereby		
	ot relieve Insurer of its obligations under the policy to which this		
corrective action or a damaged third-party, with made by Insurer. This provision does not apply	hin any 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 combination of mechanisms as specified in 40 CFR 280.95 -		
(c) Whenever requested by the Florida Departmen	t of Environmental Protection (FDEP) Secretary or the Secretary's n, to the FDEP Secretary or designee, a signed duplicate original		
 (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	•		
[Check here if the following paragraph, for claims			
effective date of cancellation or non-renewal of retroactive date or a retroactive date earlier that occurrence that commenced after the policy ret	d 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 croactive date, if applicable, and prior to such policy renewal or extended reporting period are subject to the terms, conditions, sof the policy.		
The person whose signature appears below hereby cert as adopted and incorporated by reference in Rule(s) 62-	tifies that the wording of this instrument is identical to the wording -761.420 and/or 62-762.421, F.A.C., and that Insurer 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]:		
A	embossed seal of Insurer		
[Name and Title]	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		
[Email Address]			
[Signature of Witness or Notary]	[Date of Witness or Notary]		

[Printed Name of Witness or include Notary Seal]

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 Company	or Risk Retention Group:	
[Name of insurance compan	v or rick retention group]	, (herein referred to as "Insurer"),
[Name of insurance compan	y or risk retermon group;	
[Business address of Insure	r]	
Insurer is a(n)	"insurance company" or "risk retention group"]	
Insured:		
[Name of owner or operator]		
Business address of owner	or operator]	
Policy Number:	Endorsement Nu	Imber:[If applicable]
Period of Coverage:	[Current policy period]	cy Effective Date:
Covered Locations: [List information for each FDEP FacID	ch facility. See Instruction #6 on page i for details. Indicate "See attachme Facility Name and Site Address	nt" if required.] Number of Tanks
(for sites in Florida)	(for all sites covered)	or <u>Tank I.D. Nos.</u>
Certification:		
1. Insurer hereby cer	tifies that it has issued to the Insured the liability insurance i	dentified above to provide financial
assurance for		
[Insert "t	aking corrective action" and/or "compensating third parties for bodily injur	y and property damage caused by"]
		nce with and subject to the limits of
	al releases" or "sudden accidental releases" or "nonsudden es" or leave blank if only corrective action is covered]	
	nditions, and other terms of the policy arising from operatin s that such policy conforms in all respects with the requirer	

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: \$	
	[If the amount of coverage is different for different types of coverage or for different storage tanks or locations, indicate on the facility list above or by separate attachment the amount of coverage for each type of coverage and/or for each storage tank or location.]		
exclusive of legal de	efense costs, which are subject to a	separate limit under the policy.	
(a) Bankruptcy certificate a (b) Insurer is li corrective a made by In is demonst	applies. 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 hin any 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 combination 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 insural effective da retroactive occurrence termination limits, inclu	ate of cancellation or non-renewal of date or a retroactive date earlier that that commenced after the policy ret date. Claims reported during such eding limits of liability, and exclusions signature appears below hereby certains.	d 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 troactive date, if applicable, and prior to such policy renewal or extended reporting period are subject to the terms, conditions,	
as adopted and inc	reference in Nuie(3) 02	-701.420 and/or 02-702.421, 1.A.O., and that insuler is	
[Insert "licensed to trans	act 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	
[Sielenene			
[Email Address]			
[Signature of Witness or	Notary]	[Date of Witness or Notary]	
Printed Name of Witnes	s or include Notary Seal]		

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

STATE OF FLORIDA STORAGE TANK PERFORMANCE BOND

Reference: 40 CFR 280.98(b)

Date bond executed:			
Period of coverage:			
Principal:		herein referred to as	s "owner or operator".
Timopan	[Legal name of owner or operator]	noron roron a de	o owner or operator
	[Address of owner or ope	erator]	
Type of organization:			
[Legal E	ntity Type (e.g., sole proprietor, joint venture, part	nership, corporation, limited liability comp	pany)]
State of incorporation (if app	licable):		
Surety(ies):			
, ,	[Name(s) and busine	ss address(es)]	
Scope of Coverage: [List information for each facility	ty. See Instruction #6 on page <i>i</i> for details. Indicat	e "See attachment" if required.]	
FDEP FacID	Facility Name and Site	Address	Number of Tanks
(for sites in Florida)	(for all sites covered	1)	or <u>Tank I.D. Nos.</u>
Penal sums of bond:			
Per Occurrence: \$	Annual A	Aggregate: \$	
	nt for different types of coverage or for different stor coverage for each type of coverage and/or for eac		acility list above or by
Surety's bond number:	Bon	d premium: \$	
Department of Environmenta our heirs, executors, adminis	Presents, that we, the Principal and Sural Protection (FDEP), in the above pena strators, successors, and assigns jointly b-sureties, we, the Sureties, bind oursely	Il sums for the payment of which and severally; provided that, wh	we bind ourselves, here the Surety(ies)

purpose of allowing a joint action or actions against any or all of us, and for all other purposes each Surety binds itself, jointly and severally with the Principal, for the payment of such sums only as is set forth opposite the name of such

Surety, but if no limit of liability is indicated, the limit of liability shall be the full amount of the penal sums.

Whereas, said Principal is required, pursuant to the requirements of Rule(s) 62-761.420 and/or 62-762.421, F.A.C., to
provide financial assurance for
[Insert "taking corrective action" and/or "compensating third parties for bodily injury and property damage caused by"]
arising from operating the storage tanks identified
[Insert "accidental releases" or "sudden accidental releases" or "nonsudden accidental releases" or leave blank if only corrective action is covered]
above, and
Whereas, said Principal shall establish a standby trust fund as is required when a surety bond is used to provide such financial assurance;
Now, therefore, the conditions of the obligation are such that if the Principal shall faithfully
[Check either or both, to match coverage identified above.]
take corrective action, in accordance with 40 CFR Part 280, Subpart F and instructions by the FDEP Secretary the Secretary's designee ("designee"), for (and)
compensate injured third parties for bodily injury and property damage caused by [Insert "accidental releases" or "sudden accidental releases" or "nonsudden accidental releases" or leave blank if not checken
arising from operating the tank(s) identified above, or if the Principal shall provide alternate financial assurance, as specified in 40 CFR Part 280, Subpart H, within 120 days after the date the notice of cancellation is received by the Principal from the Surety(ies), then this obligation shall be null and void; otherwise it is to remain in full force and effect. Such obligation does not apply to any of the following: (a) Any obligation of the owner or operator under a workers' compensation, disability benefits, or unemployment compensation law or other similar law; (b) Bodily injury to an employee of the owner or operator, arising from, and in the course of employment by the owner or operator; (c) Bodily injury or property damage arising from the ownership, maintenance, use, or entrustment to others of any aircraft, motor vehicle, or watercraft; (d) Property damage to any property owned, rented, loaned to, in the care, custody, or control of, or occupied by the owner or operator that is not the direct result of a release from a storage tank; (e) Bodily injury or property damage for which the owner or operator is obligated to pay damages by reason of the assumption of liability in a contract or agreement other than a contract or agreement entered into to meet the requirements of 40 CFR 280.93 and/or paragraph 62-762.421(3)(c), F.A.C.
The Surety(ies) shall become liable on this bond obligation only when the Principal has failed to fulfill the conditions described above. Upon notification by the FDEP Secretary or designee that the Principal has failed to
[Check either or both, to match coverage identified above.]
take corrective action, in accordance with 40 CFR Part 280, Subpart F and instructions by the FDEP Secretary or the Secretary's designee ("designee"), (and)
compensate injured third parties for bodily injury and property damage
as guaranteed by this bond, the Surety(ies) shall perform
[Check either or both, to match coverage identified above.]
corrective action, in accordance with 40 CFR Part 280, Subpart F and instructions by the FDEP Secretary or the Secretary's designee ("designee"), (and)
third party liability compensation

or place funds in an amount up to the annual aggregate penal sum into the standby trust fund as directed by the FDEP Secretary or designee under 40 CFR 280.112.

Upon notification by the FDEP Secretary or designee that the Principal has failed to provide alternate financial assurance within 60 days after the date the notice of cancellation is received by the Principal from the Surety(ies) and that the FDEP Secretary or designee has determined or suspects that a release has occurred, the Surety(ies) shall place funds in an amount not exceeding the annual aggregate penal sum into the standby trust fund as directed by the FDEP Secretary or designee under 40 CFR 280.112.

The Surety(ies) hereby waive(s) notification of amendments to applicable laws, statutes, rules, and regulations and agrees that no such amendment shall in any way alleviate its (their) obligation on this bond.

The liability of the Surety(ies) shall not be discharged by any payment or succession of payments hereunder, unless and until such payment or payments shall amount in the annual aggregate to the penal sum shown on the face of the bond, but in no event shall the obligation of the Surety(ies) hereunder exceed the amount of said annual aggregate penal sum.

The Surety(ies) may cancel the bond by sending notice of cancellation by certified mail to the Principal, provided, however, that cancellation shall not occur during the 120 days beginning on the date of receipt of the notice of cancellation by the Principal, as evidenced by the return receipt.

The Principal may terminate this bond by sending written notice to the Surety(ies.)

In Witness Thereof, the Principal and Surety(ies) have executed this Bond and have affixed their seals on the date set forth above.

The persons whose signatures appear below hereby certify that they are authorized to execute this surety bond on behalf of the Principal and Surety(ies) and that the wording of this surety bond is identical to the wording as adopted and incorporated by reference in Rule(s) 62-761.420 and/or 62-762.421, F.A.C.

PRINCIPAL	CORPORATE SURETY(IES) Provide the following for each surety (co-surety). Attach	pages as needed.
[Signature of Authorized Representative of Principal]	[Surety Company]	[Liability Limit (fo
[Type Name and Title]	[Signature of Authorized Representative of Surety] (Attach Power of Attorney)	(SEAL)
[Telephone Number]		
[Email Address]	[Type Name and Title]	
	[Address of Authorized Representative]	
	[Telephone Number]	
	[Email Address]	

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

STATE OF FLORIDA STORAGE TANK IRREVOCABLE STANDBY LETTER OF CREDIT

Reference: 40 CFR 280.99(b)

	ad MS 4548	[Name of issuing institution]	
		[Address of issuing institution]	
Dear Sir or Madam:			
We hereby establish	our Irrevocable Standby Letter of Credit	No in your	favor, at the request
and for the account	of		, herein referred
	[Legal name	e of owner or operator]	,
to as the "owner or c	perator", of		
		Business address of owner or operator]	
up to the aggregate	amount of	[Amount in worde]	
), available upon preser		
		r of credit, No	and
` '		ertify that the amount of the draft is payab	
	ements of Rule(s) 62-761.420 and/or 62		ne pursuant to the
This letter of credit m	nay be drawn on to cover		
	[Insert "taking corrective action" and/or "d	compensating third parties for bodily injury and prop	erty damage caused by"]
	aris	sing from operating the storage tank(s) id-	entified below in the
	ntal releases" or "sudden accidental releases" or "rases" or leave blank if only corrective action is cover		
amount of		U.S. dollars	(\$)
	[Amount in words for 'per occurrent	ce']	
per occurrence and	amount of		
		[Amount in words for 'annual aggregate']	
) annual aggregate:		
[List information for e	each facility. See Instruction #6 on page <i>i</i> for detail	, ,	
FDEP FacID	Facility Name ar	nd Site Address	Number of Tanks
(for sites in Florida)	(for all sites	s covered)	or <u>Tank I.D. Nos.</u>

The letter of credit may not be drawn on to cover any of the following:

- (a) Any obligation of the owner or operator under a workers' compensation, disability benefits, or unemployment compensation law or other similar law;
- (b) Bodily injury to an employee of the owner or operator arising from, and in the course of, employment by the owner or operator;
- (c) Bodily injury or property damage arising from the ownership, maintenance, use, or entrustment to others of any aircraft, motor vehicle, or watercraft;
- (d) Property damage to any property owned, rented, loaned to, in the care, custody, or control of, or occupied by the owner or operator that is not the direct result of a release from a storage tank;
- (e) Bodily injury or property damage for which the owner or operator is obligated to pay damages by reason of the assumption of liability in a contract or agreement other than a contract or agreement entered into to meet the requirements of 40 CFR 280.93 and/or paragraph 62-762.421(3)(c), F.A.C.

This letter of credit is effective as of	and	shall expire on	
	[Date]		ate]
but such expiration date shall be automatically	extended for a period of	At least the length of the original term]	_ on
and on each s	uccessive expiration date, u	nless, at least 120 days before	the current
expiration date, we notify the owner or operato beyond the current expiration date. In the even shall be available upon presentation of your sig shown on the signed return receipt.	nt that the owner or operator	is so notified, any unused porti	ion of the credit
Whenever this letter of credit is drawn on unde draft upon presentation to us, and we shall dep or operator in accordance with your instructions	posit the amount of the draft		
The person whose signature appears below he as adopted and incorporated by reference in Ru			to the wording
[Signature of Authorized Official of Issuing Institution]			
[Name and Title]			
[Phone Number]			
[Email Address]			
[Signature of Witness or Notary]			
[Printed Name of Witness or include Notary Seal]			
[Date of Witness or Notary]			
This credit is subject to	h as "the most recent edition of the	Uniform Customs and Practice for Doc	cumentary Credits,

published by the International Chamber of Commerce," or "the Uniform Commercial Code"]

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

STATE OF FLORIDA STORAGE TANK TRUST FUND AGREEMENT

Reference: 40 CFR 280.102

TRUST AGREEMENT, the "Agreement," entered into as of	[Date]	, by and between
	, a	
[Name of owner or operator]		[Name of state]
, the "Grantor," and [Legal entity type (e.g., corporation, partnership, sole proprietorship)]	[Name of corporate to	rustee]
[Address of corporate tru	ustee]	
, the "Trustee," [Insert "incorporated in the state of [state]" or "a national bank"]	for account number	
W	-D) (11 O) ((F) : 1

Whereas, the Florida Department of Environmental Protection (FDEP), an agency of the State of Florida, has established certain regulations applicable to the Grantor, requiring that an owner or operator of a storage tank shall provide assurance that funds will be available when needed for corrective action and third-party compensation for bodily injury and property damage caused by sudden and nonsudden accidental releases arising from the operation of the storage tank. The attached Schedule A lists the number of tanks at each facility and the name(s), FDEP identification number(s), and address(es) of the facility(ies) where the tanks are located that are covered by the trust agreement.

Whereas, the Grantor, acting through its duly authorized officers, has selected the Trustee to be the trustee under this agreement, and the Trustee is willing to act as trustee;

Now, therefore, the Grantor and the Trustee agree as follows:

Section 1. Definitions

As used in this Agreement:

- (a) The term "Grantor" means the owner or operator who enters into this Agreement and any successors or assigns of the Grantor.
- (b) The term "Trustee" means the Trustee who enters into this Agreement and any successor Trustee.

Section 2. Establishment of Fund

The Grantor and the Trustee hereby establish a trust fund, the "Fund," for the benefit of the FDEP. The Grantor and the Trustee intend that no third party have access to the Fund except as herein provided. Payments made by the provider of financial assurance pursuant to instructions from the FDEP Secretary or the Secretary's designee ("designee") are transferred to the Trustee and are referred to as the Fund, together with all earnings and profits thereon, less any payments or distributions made by the Trustee pursuant to this Agreement. The Fund shall be held by the Trustee, IN TRUST, as hereinafter provided. The Trustee shall not be responsible nor shall it undertake any responsibility for the amount or adequacy of, nor any duty to collect from the Grantor as provider of financial assurance, any payments necessary to discharge any liability of the Grantor established by the FDEP.

Section 3. Payment for Corrective Action and/or Third-Party Liability Claims (as applicable)

The Trustee shall make payments from the Fund as the FDEP Secretary or designee shall direct, in writing, to provide for the payment of the costs of
[Insert "taking corrective action" and/or "compensating third parties for bodily injury and property damage caused by"]

arising from operating the tanks.

[Insert "accidental releases" or "sudden accidental releases" or "nonsudden accidental releases" or leave blank if only corrective action is covered]

The Fund may not be drawn upon to cover any of the following:

(a) Any obligation of the owner or operator under a workers' compensation, disability benefits, or unemployment compensation law or other similar law;

- (b) Bodily injury to an employee of the owner or operator arising from, and in the course of, employment by the owner or operator:
- (c) Bodily injury or property damage arising from the ownership, maintenance, use, or entrustment to others of any aircraft, motor vehicle, or watercraft;
- (d) Property damage to any property owned, rented, loaned to, in the care, custody, or control of, or occupied by the owner or operator that is not the direct result of a release from a storage tank;
- (e) Bodily injury or property damage for which the owner or operator is obligated to pay damages by reason of the assumption of liability in a contract or agreement other than a contract or agreement entered into to meet the requirements of 40 CFR 280.93 and/or paragraph 62-762.421(3)(c), F.A.C.

The Trustee shall reimburse the Grantor, or other persons as specified by the FDEP Secretary or designee, from the Fund for corrective action expenditures and/or third-party liability claims (as applicable) in such amounts as the FDEP Secretary or designee shall direct in writing. In addition, the Trustee shall refund to the Grantor such amounts as the FDEP Secretary or designee specifies in writing. Upon refund, such funds shall no longer constitute part of the Fund as defined herein.

Section 4. Payments Comprising the Fund

Payments made to the Trustee for the Fund shall consist of cash and securities acceptable to the Trustee.

Section 5. Trustee Management

The Trustee shall invest and reinvest the principal and income of the Fund and keep the Fund invested as a single fund, without distinction between principal and income, in accordance with general investment policies and guidelines which the Grantor may communicate in writing to the Trustee from time to time, subject, however, to the provisions of this Section. In investing, reinvesting, exchanging, selling, and managing the Fund, the Trustee shall discharge his duties with respect to the trust fund solely in the interest of the beneficiaries and with the care, skill, prudence, and diligence under the circumstances then prevailing which persons of prudence, acting in a like capacity and familiar with such matters, would use in the conduct of an enterprise of a like character and with like aims; except that:

- (a) Securities or other obligations of the Grantor, or any other owner or operator of the tanks, or any of their affiliates as defined in the Investment Company Act of 1940, as amended, 15 U.S.C. 80a-2(a), shall not be acquired or held, unless they are securities or other obligations of the federal or a state government;
- (b) The Trustee is authorized to invest the Fund in time or demand deposits of the Trustee, to the extent insured by an agency of the federal or state government; and
- (c) The Trustee is authorized to hold cash awaiting investment or distribution uninvested for a reasonable time and without liability for the payment of interest thereon.

Section 6. Commingling and Investment

The Trustee is expressly authorized in its discretion:

- (a) To transfer from time to time any or all of the assets of the Fund to any common, commingled, or collective trust fund created by the Trustee in which the Fund is eligible to participate, subject to all of the provisions thereof, to be commingled with the assets of other trusts participating therein; and
- (b) To purchase shares in any investment company registered under the Investment Company Act of 1940, 15 U.S.C. 80a-1 et seq., including one which may be created, managed, underwritten, or to which investment advice is rendered or the shares of which are sold by the Trustee. The Trustee may vote such shares in its discretion.

Section 7. Express Powers of Trustee

Without in any way limiting the powers and discretions conferred upon the Trustee by the other provisions of this Agreement or by law, the Trustee is expressly authorized and empowered:

- (a) To sell, exchange, convey, transfer, or otherwise dispose of any property held by it, by public or private sale. No person dealing with the Trustee shall be bound to see to the application of the purchase money or to inquire into the validity or expediency of any such sale or other disposition;
- (b) To make, execute, acknowledge, and deliver any and all documents of transfer and conveyance and any and all other instruments that may be necessary or appropriate to carry out the powers herein granted;
- (c) To register any securities held in the Fund in its own name or in the name of a nominee and to hold any security in bearer form or in book entry, or to combine certificates representing such securities with certificates of the same issue held by the Trustee in other fiduciary capacities, or to deposit or arrange for the deposit of such securities in a qualified central depository even though, when so deposited, such securities may be merged and held in bulk in the name of the nominee of such depository with other securities deposited therein by another person, or to deposit or arrange for the deposit of any securities issued by the United States Government, or any agency or instrumentality thereof, with a Federal Reserve bank, but the books and records of the Trustee shall at all times show that all such securities are part of the Fund;

- (d) To deposit any cash in the Fund in interest-bearing accounts maintained or savings certificates issued by the Trustee, in its separate corporate capacity, or in any other banking institution affiliated with the Trustee, to the extent insured by an agency of the federal or state government; and
- (e) To compromise or otherwise adjust all claims in favor of or against the Fund.

Section 8. Taxes and Expenses

All taxes of any kind that may be assessed or levied against or in respect of the Fund and all brokerage commissions incurred by the Fund shall be paid from the Fund. All other expenses incurred by the Trustee in connection with the administration of this Trust, including fees for legal services rendered to the Trustee, the compensation of the Trustee to the extent not paid directly by the Grantor, and all other proper charges and disbursements of the Trustee shall be paid from the Fund.

Section 9. Advice of Counsel

The Trustee may from time to time consult with counsel, who may be counsel to the Grantor, with respect to any questions arising as to the construction of this Agreement or any action to be taken hereunder. The Trustee shall be fully protected, to the extent permitted by law, in acting upon the advice of counsel.

Section 10. Trustee Compensation

The Trustee shall be entitled to reasonable compensation for its services as agreed upon in writing from time to time with the Grantor.

Section 11. Successor Trustee

The Trustee may resign or the Grantor may replace the Trustee, but such resignation or replacement shall not be effective until the Grantor has appointed a successor trustee and this successor accepts the appointment. The successor trustee shall have the same powers and duties as those conferred upon the Trustee hereunder. Upon the successor trustee's acceptance of the appointment, the Trustee shall assign, transfer, and pay over to the successor trustee the funds and properties then constituting the Fund. If for any reason the Grantor cannot or does not act in the event of the resignation of the Trustee, the Trustee may apply to a court of competent jurisdiction for the appointment of a successor trustee or for instructions. The successor trustee shall specify the date on which it assumes administration of the trust in writing sent to the Grantor and the present Trustee by certified mail 10 days before such change becomes effective. Any expenses incurred by the Trustee as a result of any of the acts contemplated by this Section shall be paid as provided in Section 9.

Section 12. Instructions to the Trustee

All orders, requests, and instructions by the Grantor to the Trustee shall be in writing, signed by such persons as are designated in the attached Schedule B or such other designees as the Grantor may designate by amendment to Schedule B. The Trustee shall be fully protected in acting without inquiry in accordance with the Grantor's orders, requests, and instructions. All orders, requests, and instructions by the FDEP Secretary or designee to the Trustee shall be in writing, signed by the FDEP Secretary or designee, and the Trustee shall act and shall be fully protected in acting in accordance with such orders, requests, and instructions. The Trustee shall have the right to assume, in the absence of written notice to the contrary, that no event constituting a change or a termination of the authority of any person to act on behalf of the Grantor or the FDEP hereunder has occurred. The Trustee shall have no duty to act in the absence of such orders, requests, and instructions from the Grantor and/or the FDEP Secretary or designee, except as provided for herein.

Section 13. Amendment of Agreement

This Agreement may be amended by an instrument in writing executed by the Grantor and the Trustee, or by the Trustee and the FDEP Secretary or designee if the Grantor ceases to exist.

Section 14. Irrevocability and Termination

Subject to the right of the parties to amend this Agreement as provided in Section 13, this Trust shall be irrevocable and shall continue until terminated at the written direction of the Grantor and the Trustee, or by the Trustee and the FDEP Secretary or designee, if the Grantor ceases to exist. Upon termination of the Trust, all remaining trust property, less final trust administration expenses, shall be delivered to the Grantor.

Section 15. Immunity and Indemnification

The Trustee shall not incur personal liability of any nature in connection with any act or omission, made in good faith, in the administration of this Trust, or in carrying out any directions by the Grantor or the FDEP Secretary or designee issued in accordance with this Agreement. The Trustee shall be indemnified and saved harmless by the Grantor, from and against any personal liability to which the Trustee may be subjected by reason of any act or conduct in its official capacity, including all expenses reasonably incurred in its defense in the event the Grantor fails to provide such defense.

Section 16. Choice of Law

This Agreement shall be administered, construed, and enforced according to the laws of the State of Florida, or the Comptroller of the Currency in the case of National Association banks.

Section 17. Interpretation

As used in this Agreement, words in the singular include the plural and words in the plural include the singular. The descriptive headings for each section of this Agreement shall not affect the interpretation or the legal efficacy of this Agreement.

In witness whereof the parties have caused this Agreement to be executed by their respective officers duly authorized and their corporate seals (if applicable) to be hereunto affixed and attested as of the date first above written. The persons whose signatures appear below hereby certify that the wording of this instrument is identical to the wording as adopted and incorporated by reference in Rule(s) 62-761.420 and/or 62-762.421, F.A.C.

GRANTOR	TRUSTEE
	(SEAL)
[Authorized Signature for Grantor]	[Authorized Signature for Trustee]
[Type Name and Title]	[Type Name and Title]
[Telephone Number]	[Telephone Number]
[Email Address]	[Email Address]
	[Signature of Witness or Notary]
	[Printed Name of Witness or include Notary Seal]
	[Date]

Certification of Acknowledgment for Storage Tank Trust Fund Agreement

State of	County of		
The foregoing instrume	ent was acknowledged before me this	day of	, 20,
by[N	asas		
the above instrument.	[Owner or operator]	, the legal entity described in	and which executed
	(SEAL)		
[Signature of Notary Public]	``,		
Personally known	or Produced identification		
Type of identification p	roduced:		
	SCHEDU	JLE A	
This Agreement demoi	nstrates financial assurance for the follow	wing facility(ies).	
[List information for eac	ch facility. See Instruction #6 on page <i>i</i> for details.	Indicate "See attachment" if required.]	
FDEP FacID (for sites in Florida)	Facility Name and (for all sites c	Site Address	Number of Tanks or Tank I.D. Nos.
	,	,	<u> </u>
	SCHEDU		
All orders, requests, following persons:	and instructions by the Grantor to th	e Trustee shall be in writing and	d signed by one of the
[Type Name and Title]			
[Type Name and Title]			
[Type Name and Title]	(These are examples of the three attachments the	nat must accompany a trust fund agreemer	it.)

Part G page 5 of 5 Entire form page 21 of 42

DEP Form 62-761.900(3) Part H
Form Title: Financial Mechanisms for Storage Tanks
Part H: ST Standby Trust Fund Agreement
Form Effective Date October 2019
Incorporated in Rules 62-761.420 and 62-762.421, F.A.C.

STATE OF FLORIDA STORAGE TANK STANDBY TRUST FUND AGREEMENT

Reference: 40 CFR 280.103(b)

TRUST AGREEMENT, the "Agreement," entered into as of	, by and between
	, a
[Name of owner or operator]	[Name of State]
, the "Grantor," and	
[Legal Entity Type (e.g., corporation, partnership, sole proprietorship)]	[Name of Corporate Trustee]
Address of Corporate Trust	tee
·	
, the "Trustee," to [Insert "incorporated in the state of [state]" or "a national bank"]	Tor account number
Whereas, the Florida Department of Environmental Protection (FDEP), certain regulations applicable to the Grantor, requiring that an owner or that funds will be available when needed for corrective action and third-damage caused by sudden and nonsudden accidental releases arising attached Schedule A lists the number of tanks at each facility and the naddress(es) of the facility(ies) where the tanks are located that are covered.	or operator of a storage tank shall provide assurance departy compensation for bodily injury and property g from the operation of the storage tank. The name(s), FDEP identification number(s), and
Whereas, the Grantor has elected to establish a [Insert "guarantee", "surety	to provide all or part of such ty bond", or "letter of credit"]
financial assurance for the storage tanks identified herein and is require payments from the instrument;	ed to establish a standby trust fund able to accept
Whereas, the Grantor, acting through its duly authorized officers, has s agreement, and the Trustee is willing to act as trustee;	selected the Trustee to be the trustee under this
Now, therefore, the Grantor and the Trustee agree as follows:	
Section 1. Definitions As used in this Agreement: (a) The term "Grantor" means the owner or operator who enters into the Grantor. (b) The term "Trustee" means the Trustee who enters into this Agreer	
Section 2. Identification of the Financial Assurance Mechanism	
This Agreement pertains to the [Insert "guarantee", "surety bond", or "letter of	for which the standby trust fund is
established to receive payments.	

Section 3. Establishment of Fund

The Grantor and the Trustee hereby establish a trust fund, the "Fund," for the benefit of the FDEP. The Grantor and the Trustee intend that no third party have access to the Fund except as herein provided. (The Fund is established as a standby trust and initially shall not consist of any property.) Payments made by the provider of financial assurance pursuant to the FDEP Secretary or the Secretary's designee ("designee") instruction are transferred to the Trustee and are referred to as the Fund, together with all earnings and profits thereon, less any payments or distributions made by the Trustee pursuant to this Agreement. The Fund shall be held by the Trustee, IN TRUST, as hereinafter provided. The Trustee shall not be responsible nor shall it undertake any responsibility for the amount or adequacy of, nor any duty to collect from the Grantor as provider of financial assurance, any payments necessary to discharge any liability of the Grantor established by the FDEP.

Section 4. Payment for Corrective Action and/or Third-Party Liability Claims (as applicable)

The Trustee shall make payments from the Fund as the FDEP Secretary or designee shall direct, in writing, to provide for the payment of the costs of _______ [Insert "taking corrective action" and/or "compensating third parties for bodily injury and property damage caused by"] ______ arising from operating the tanks covered by the ______ [Insert "accidental releases" or "sudden accidental releases" or "nonsudden accidental releases" or leave blank if only corrective action is covered]

financial assurance mechanism identified in this Agreement. The Fund may not be drawn upon to cover any of the following:

- (a) Any obligation of the owner or operator under a workers' compensation, disability benefits, or unemployment compensation law or other similar law;
- (b) Bodily injury to an employee of the owner or operator arising from, and in the course of, employment by the owner or operator;
- (c) Bodily injury or property damage arising from the ownership, maintenance, use, or entrustment to others of any aircraft, motor vehicle, or watercraft;
- (d) Property damage to any property owned, rented, loaned to, in the care, custody, or control of, or occupied by the owner or operator that is not the direct result of a release from a storage tank;
- (e) Bodily injury or property damage for which the owner or operator is obligated to pay damages by reason of the assumption of liability in a contract or agreement other than a contract or agreement entered into to meet the requirements of 40 CFR 280.93 and/or paragraph 62-762.421(3)(c), F.A.C.

The Trustee shall reimburse the Grantor, or other persons as specified by the FDEP Secretary or designee from the Fund for corrective action expenditures and/or third-party liability claims (as applicable) in such amounts as the FDEP Secretary or designee shall direct in writing. In addition, the Trustee shall refund to the Grantor such amounts as the FDEP Secretary or designee specifies in writing. Upon refund, such funds shall no longer constitute part of the Fund as defined herein.

Section 5. Payments Comprising the Fund

Payments made to the Trustee for the Fund shall consist of cash and securities acceptable to the Trustee.

Section 6. Trustee Management

The Trustee shall invest and reinvest the principal and income of the Fund and keep the Fund invested as a single fund, without distinction between principal and income, in accordance with general investment policies and guidelines which the Grantor may communicate in writing to the Trustee from time to time, subject, however, to the provisions of this Section. In investing, reinvesting, exchanging, selling, and managing the Fund, the Trustee shall discharge his duties with respect to the trust fund solely in the interest of the beneficiaries and with the care, skill, prudence, and diligence under the circumstances then prevailing which persons of prudence, acting in a like capacity and familiar with such matters, would use in the conduct of an enterprise of a like character and with like aims; except that:

- (a) Securities or other obligations of the Grantor, or any other owner or operator of the tanks, or any of their affiliates as defined in the Investment Company Act of 1940, as amended, 15 U.S.C. 80a-2(a), shall not be acquired or held, unless they are securities or other obligations of the federal or a state government;
- (b) The Trustee is authorized to invest the Fund in time or demand deposits of the Trustee, to the extent insured by an agency of the federal or state government; and
- (c) The Trustee is authorized to hold cash awaiting investment or distribution uninvested for a reasonable time and without liability for the payment of interest thereon.

Section 7. Commingling and Investment

The Trustee is expressly authorized in its discretion:

- (a) To transfer from time to time any or all of the assets of the Fund to any common, commingled, or collective trust fund created by the Trustee in which the Fund is eligible to participate, subject to all of the provisions thereof, to be commingled with the assets of other trusts participating therein; and
- (b) To purchase shares in any investment company registered under the Investment Company Act of 1940, 15 U.S.C. 80a-1 et seq., including one which may be created, managed, underwritten, or to which investment advice is rendered or the shares of which are sold by the Trustee. The Trustee may vote such shares in its discretion.

Section 8. Express Powers of Trustee

Without in any way limiting the powers and discretions conferred upon the Trustee by the other provisions of this Agreement or by law, the Trustee is expressly authorized and empowered:

- (a) To sell, exchange, convey, transfer, or otherwise dispose of any property held by it, by public or private sale. No person dealing with the Trustee shall be bound to see to the application of the purchase money or to inquire into the validity or expediency of any such sale or other disposition;
- (b) To make, execute, acknowledge, and deliver any and all documents of transfer and conveyance and any and all other instruments that may be necessary or appropriate to carry out the powers herein granted;
- (c) To register any securities held in the Fund in its own name or in the name of a nominee and to hold any security in bearer form or in book entry, or to combine certificates representing such securities with certificates of the same issue held by the Trustee in other fiduciary capacities, or to deposit or arrange for the deposit of such securities in a qualified central depository even though, when so deposited, such securities may be merged and held in bulk in the name of the nominee of such depository with other securities deposited therein by another person, or to deposit or arrange for the deposit of any securities issued by the United States Government, or any agency or instrumentality thereof, with a Federal Reserve bank, but the books and records of the Trustee shall at all times show that all such securities are part of the Fund;
- (d) To deposit any cash in the Fund in interest-bearing accounts maintained or savings certificates issued by the Trustee, in its separate corporate capacity, or in any other banking institution affiliated with the Trustee, to the extent insured by an agency of the federal or state government; and
- (e) To compromise or otherwise adjust all claims in favor of or against the Fund.

Section 9. Taxes and Expenses

All taxes of any kind that may be assessed or levied against or in respect of the Fund and all brokerage commissions incurred by the Fund shall be paid from the Fund. All other expenses incurred by the Trustee in connection with the administration of this Trust, including fees for legal services rendered to the Trustee, the compensation of the Trustee to the extent not paid directly by the Grantor, and all other proper charges and disbursements of the Trustee shall be paid from the Fund.

Section 10. Advice of Counsel

The Trustee may from time to time consult with counsel, who may be counsel to the Grantor, with respect to any questions arising as to the construction of this Agreement or any action to be taken hereunder. The Trustee shall be fully protected, to the extent permitted by law, in acting upon the advice of counsel.

Section 11. Trustee Compensation

The Trustee shall be entitled to reasonable compensation for its services as agreed upon in writing from time to time with the Grantor.

Section 12. Successor Trustee

The Trustee may resign or the Grantor may replace the Trustee, but such resignation or replacement shall not be effective until the Grantor has appointed a successor trustee and this successor accepts the appointment. The successor trustee shall have the same powers and duties as those conferred upon the Trustee hereunder. Upon the successor trustee's acceptance of the appointment, the Trustee shall assign, transfer, and pay over to the successor trustee the funds and properties then constituting the Fund. If for any reason the Grantor cannot or does not act in the event of the resignation of the Trustee, the Trustee may apply to a court of competent jurisdiction for the appointment of a successor trustee or for instructions. The successor trustee shall specify the date on which it assumes administration of the trust in writing sent to the Grantor and the present Trustee by certified mail 10 days before such change becomes effective. Any expenses incurred by the Trustee as a result of any of the acts contemplated by this Section shall be paid as provided in Section 9.

Section 13. Instructions to the Trustee

All orders, requests, and instructions by the Grantor to the Trustee shall be in writing, signed by such persons as are designated in the attached Schedule B or such other designees as the Grantor may designate by amendment to Schedule B. The Trustee shall be fully protected in acting without inquiry in accordance with the Grantor's orders, requests, and instructions. All orders, requests, and instructions by the FDEP Secretary or designee to the Trustee shall be in writing, signed by the FDEP Secretary or designee, and the Trustee shall act and shall be fully protected in acting in accordance with such orders, requests, and instructions. The Trustee shall have the right to assume, in the absence of written notice to the contrary, that no event constituting a change or a termination of the authority of any person to act on behalf of the Grantor or the FDEP Secretary or designee hereunder has occurred. The Trustee shall have no duty to act in the absence of such orders, requests, and instructions from the Grantor and/or the FDEP Secretary or designee, except as provided for herein.

Section 14. Amendment of Agreement

This Agreement may be amended by an instrument in writing executed by the Grantor and the Trustee, or by the Trustee and the FDEP Secretary or designee if the Grantor ceases to exist.

Section 15. Irrevocability and Termination

Subject to the right of the parties to amend this Agreement as provided in Section 14, this Trust shall be irrevocable and shall continue until terminated at the written direction of the Grantor and the Trustee, or by the Trustee and the FDEP Secretary or designee, if the Grantor ceases to exist. Upon termination of the Trust, all remaining trust property, less final trust administration expenses, shall be delivered to the Grantor.

Section 16. Immunity and Indemnification

The Trustee shall not incur personal liability of any nature in connection with any act or omission, made in good faith, in the administration of this Trust, or in carrying out any directions by the Grantor or the FDEP Secretary or designee issued in accordance with this Agreement. The Trustee shall be indemnified and saved harmless by the Grantor, from and against any personal liability to which the Trustee may be subjected by reason of any act or conduct in its official capacity, including all expenses reasonably incurred in its defense in the event the Grantor fails to provide such defense.

Section 17. Choice of Law

This Agreement shall be administered, construed, and enforced according to the laws of the State of Florida or the Comptroller of the Currency in the case of National Association banks.

Section 18. Interpretation

As used in this Agreement, words in the singular include the plural and words in the plural include the singular. The descriptive headings for each section of this Agreement shall not affect the interpretation or the legal efficacy of this Agreement.

In witness whereof the parties have caused this Agreement to be executed by their respective officers duly authorized and their corporate seals (if applicable) to be hereunto affixed and attested as of the date first above written. The persons whose signatures appear below hereby certify that the wording of this instrument is identical to the wording as adopted and incorporated by reference in Rule(s) 62-761.420 and/or 62-762.421, F.A.C.

GRANTOR	TRUSTEE	
	(SEAL)	
[Authorized Signature for Grantor]	[Authorized Signature for Trustee]	
[Type Name and Title]	[Type Name and Title]	
[Telephone Number]	[Telephone Number]	
[Email Address]	[Email Address]	
	[Signature of Witness or Notary]	
	[Printed Name of Witness or include Notary Seal]	
	[Date]	

Certification of Acknowledgment for Storage Tank Standby Trust Fund Agreement

[The Certification of Acknowledgment for Storage Tank Standby Trust Fund Agreement may be witnessed or notarized.]

State of	County of		
The foregoing instrume	ent was acknowledged before me this	day of	, 20
by	as		of
	ame of person]	[Title]	01
		the logal entity described in	and which executed
	[Owner or operator]	, the legal entity described ir	i and winch executed
the above instrument.			
the above instrument.			
[Signature of Notary Public]	(SEAL)	or [Signature of witness]	
Personally known	or Produced identification	Printed name of witness	
Time of identification or	ra du a a du	•	
Type of identification pr	roduced:		
	SCHEDU	<u>LE A</u>	
This Agreement (with a	funding instrument) demonstrates financ	cial assurance for the following fa	cility(ies).
	,	_	
List information for each	h facility. See Instruction #6 on page i for details. In	idicate "See attachment" if required.]	
FDEP FacID			Number of Tanks o
(for sites in Florida)	(for all sites cove	:red)	Tank I.D. Nos.
	SCHEDU	I F R	
	<u>SCHEDO!</u>	<u> </u>	
	and instructions by the Grantor to the	Trustee shall be in writing and	d signed by one of th
following persons:			
[Type Name and Title]			
[Type Name and Title]			
[Type Name and Title]			
	(These are examples of the three attachments that mu	st accompany a standby trust fund agreement.)

Part H page 5 of 5 Entire form page 26 of 42

DEP Form 62-761.900(3) Part I
Form Title: Financial Mechanisms for Storage Tanks
Part I: ST Local Gov. Bond Rating Test
Form Effective Date October 2019
Incorporated in Rules 62-761.420 and 62-762.421, F.A.C.

STATE OF FLORIDA STORAGE TANK LOCAL GOVERNMENT BOND RATING TEST

(Letter from Chief Financial Officer)
Reference: 40 CFR 280.104(d)

I am the chief financial officer of _____ [Name of local government owner or operator, or guarantor] herein referred to as the "firm", [Address of the firm] This letter is in support of the use of the _ to demonstrate financial responsibility [Insert "bond rating test" and/or "guarantee"] [Insert "taking corrective action" and/or "compensating third parties for bodily injury and property damage caused by" in the amount of at least: [Insert "accidental releases" or "sudden accidental releases" or "nonsudden accidental releases" or leave blank if only corrective action is covered] Per Occurrence: \$ Annual Aggregate: \$ arising from operating (an) storage tank(s). [Check here if the following sentence applies. If checked, also check the second certification item below.] This local government is not organized to provide general governmental services and does not have the legal

authority under state law or constitutional provisions to issue general obligation debt.

Storage tanks at the following facilities are assured by this bond rating test:

[List information for each facility. See Instruction #6 on page i for details. Indicate "See attachment" if required.]

FDEP FacID	Facility Name and Site Address	Number of Tanks or <u>Tank I.D. Nos.</u>
(for sites in Florida)	(for all sites covered)	an Tank LD Nac
(101 Sites III Florida)	(ioi ali siles covereu)	or Tank I.D. Nos.
T and the second		I

The details of the issue date, maturity, outstanding amount, bond rating, and bond rating agency of all outstanding bond issues that are being used by the firm to demonstrate financial responsibility are as follows. [Indicate "See attachment" if required.]:

Issue Date	Maturity Date	Outstanding Amount	Bond Rating	Rating Agency (Moody's or Standard & Poor's)
copy of a Moody's or	Standard & Poor's bo	nd rating published _	[Date]	is attached.
ertification omplete by checking the a	ppropriate line. Check first i	em unless directed to chec	k 2nd item (see above).]	
rated by Moody's or BBB) based on the notification within the	Standard & Poor's are nost recent ratings put	rated as at least investinglished within the last a vngrading of bond ration	stment grade (Moody's I2 months. Neither rat ngs below investment	bond issues, exceeds the government that have been Baa or Standard & Poor's ing service has provided grade or of withdrawal of
Moody's or Standard based on the most re third-party credit enh provided notification	l & Poor's are rated as ecent ratings published	at least investment gr d within the last 12 mo by a municipal bond i ths of downgrading of	ade (Moody's Baa or S nths. The revenue bor nsurance company. N bond ratings below inv	bond issues, exceeds the ent that have been rated by Standard & Poor's BBB) ands listed are not backed by either rating service has vestment grade or of
	nature appears below orated by reference in			ument is identical to the wo C.
Signature of Chief Financial	Officer]			
lame and Title]				
Signature of Witness or Not	ary]			
Printed Name of Witness or	include Notary Seal]			
Date of Witness or Notary]				
CFO Office Contact: Name	and Title]			
Phone Number]				
Email Address]				

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

STATE OF FLORIDA STORAGE TANK LOCAL GOVERNMENT FINANCIAL TEST (Letter from Chief Financial Officer)

Reference: 40 CFR 280.105(c)

I am the chief financia	al officer of	herein referred
	[Name of the local government owner or operator, or guarantor]	,
to as the "firm",		
	[Address of the firm]	
This letter is in suppo	rt of the use of the to	demonstrate financial
	[Insert "local government financial test" and/or "guarantee"]	
responsibility for	nsert "taking corrective action" and/or "compensating third parties for bodily injury and property	
[]	nsert "taking corrective action" and/or "compensating third parties for bodily injury and property	damage caused by"]
	in the amount of at least al releases" or "sudden accidental releases" or "nonsudden	
[Insert "accident accidental releas	al releases" or "sudden accidental releases" or "nonsudden ses" or leave blank if only corrective action is covered]	
\$	per occurrence and \$ annual aggregate arising	ng from operating (a)
storage tank(s). Storage	age tanks at the following facilities are assured by this financial test:	
[List information for e	ach facility. See Instruction #6 on page <i>i</i> for details. Indicate "See attachment" if required.]	
FDEP FacID (for sites in Florida)	Facility Name and Site Address (for all sites covered)	Number of Tanks
(ioi sites iii i ioiida)	(IOI all Sites Covered)	or <u>Tank I.D. Nos.</u>
This firm has not rece	eived an adverse opinion, or a disclaimer of opinion, from an independent aud	itor on its financial
statements for the late	est completed fiscal year that ended The figures in F	Part I of the worksheet
are derived from thes revenue bonds, if rate	e audited financial statements and footnotes. Any outstanding issues of general, have a Moody's rating of Aaa, Aa, A, or Baa, or a Standard & Poor's rating firms, the bonds have a Moody's rating of Aaa, Aa, A, or Baa, and a Standard	ral obligation or of AAA, AA, A, or

Worksheet for Municipal Financial Test

				b. Total Revenues (from 1c)	
Part I: Basic	c Information			c. Divide 9a by 9b	
1. Total Rev	venues			d. Subtract 0.695	
a. Reven		\$		e. Divide by 0.205	
	venues excludes liquidation of debt. Value includes all gener			f. Multiply by 2.840	
	ng revenues, as well as all rev		10.	Debt Service to Population	
	tal funds including enterprise,			a. Debt Service (from 4c)	
	d special revenues, but excluding ist or agency capacity.]	aling revenues to runus		b. Population (from 6)	
	act interfund transfers	\$		c. Divide 10a by 10b	
c. Total F	Revenues	\$		d. Subtract 51	
2. Total Exp	enditures			e. Divide by 1,038	
a. Expen	ditures	\$		f. Multiply by -1.866	
	sists of the sum of general fund expenditures including interest		11.	Debt Service to Total Revenues	
payments for	or retirement of debt principal,	and total expenditures		a. Debt Service (from 4c)	
from all other	er governmental funds includir pital projects, and special reve	ng enterprise, debt		b. Total Revenues (from 1c)	
	act interfund transfers	\$		c. Divide 11a by 11b	
	Expenditures	\$		d. Subtract 0.068	
3. Local Rev		-		e. Divide by 0.259	
		¢		f. Multiply by -3.533	
	Revenues (from 1c)	<u>\$</u>	12.	Total Revenues to Total Expenses	
transfe	act total intergovernment	ai- \$		a. Total Revenues (from 1c)	
	Revenues	\$		b. Total Expenses (from 2c)	
4. Debt Serv		Ψ		c. Divide 12a by 12b	
	st and fiscal charges	\$		d. Subtract 0.910	
	ebt retirement	\$		e. Divide by 0.899	
	Debt Service	<u>\$</u>		f. Multiply by 3.458	
5. Total Fun		¢		Funds Balance to Total Revenues	
	ounts held as cash and invest	φ ment securities from all		a. Total Funds (from 5)	
funds, exclu	uding amounts held for employ			b. Total Revenues (from 1c)	
• •	ds, and trust funds.]			c. Divide 13a by 13b	
Populatio	n (Persons)			d. Subtract 0.891	
				e. Divide by 9.156	
				f. Multiply by 3.270	
Part II: Appl	lication of Test			Funds Balance to Total Expenses	
7. Total Rev	enues to Population			a. Total Funds (from 5)	
a. Total I	Revenues (from 1c)			b. Total Expenses (from 2c)	
b. Popula	ation (from 6)			c. Divide 14a by 14b	
c. Divide	7a by 7b			d. Subtract 0.866	
d. Subtra	act 417			e. Divide by 6.409	
e. Divide	by 5,212			f. Multiply by 3.270	
f. Multip	ly by 4.095			Total Funds to Population	
8. Total Exp	enses to Population			a. Total Funds (from 5)	
a. Total E	Expenses (from 2c)			b. Population (from 6)	
b. Popula	ation (from 6)			c. Divide 15a by 15b	
c. Divide	•			d. Subtract 270	
d. Subtra				e. Divide by 4,548	
e. Divide	•			f. Multiply by 1.866	
f. Multip	ly by 4.095			Financial Index	
				Add 7f + 8f + 9f + 10f + 11f +	
				12f + 13f + 14f + 15f + 4.937	

9. Local Revenues to Total Revenues a. Local Revenues (from 3c)

gnature of Chief Financial Officer]	—
me and Title]	
gnature of Witness or Notary]	
nted Name of Witness or include Notary Seal]	
te of Witness or Notary]	
O Office Contact: Name and Title]	
one Number]	_
nail Address]	

I hereby certify that the financial index shown on line 16 of the worksheet is greater than zero and that the wording of this letter is identical to the wording as adopted and incorporated by reference in Rule(s) 62-761.420 and/or

62-762.421, F.A.C.

DEP Form 62-761.900(3) Part K Form Title: Financial Mechanisms for Storage Tanks Part K: ST Local Gov. Guarantee w/ SBT by a State Form Effective Date October 2019 Incorporated in Rules 62-761.420 and 62-762.421, F.A.C

STATE OF FLORIDA STORAGE TANK LOCAL GOVERNMENT GUARANTEE WITH STANDBY TRUST MADE BY A STATE

Reference: 40 CFR 280.106(d)

Guarantee made this _	by	, herein referre [Name of state]	d to as guarantor, to
the Florida Department		[Name of state] EP) and to any and all third parties, and obli	
-		, herein referred to as the	owner or operator".
[Loc	cal government owner or operator]		
Recitals			
(1) Guarantor is a state			
(2) The owner or opera	tor owns or operates the following	storage tank(s) covered by this guarantee	:
[List information for each	n facility. See Instruction #6 on page i for	details. Indicate "See attachment" if required.]	
FDEP FacID (for sites in Florida)		e and Site Address sites covered)	Number of Tanks or Tank I.D. Nos.
(ref elice in Flenda)	(not an	1 31.00 301.0134)	OI <u>I alik I.D. 1403.</u>
This guarantee satisfies	s 40 CFR Part 280, Subpart H rec	uirements for assuring funding for	
[Insert "takir	ng corrective action" and/or "compensati	ng third parties for bodily injury and property damage of	caused by"]
		arising from operating the abo	ve-identified storage
	releases" or "sudden accidental releases" or leave blank if only corrective action is		
tank(s) in the amount of	f:		
Per Occurrence: \$		Annual Aggregate: \$	
(3) Guarantor quarante	es to the EDEP and to any and al	I third parties that:	

In the event that the owner or operator fails to provide alternate coverage within 60 days after receipt of a notice of cancellation of this guarantee and the FDEP Secretary or the Secretary's designee ("designee") has determined or suspects that a release has occurred at an storage tank covered by this guarantee, the guarantor, upon instructions from the FDEP Secretary or designee, shall fund a standby trust fund in accordance with the provisions of 40 CFR 280.112, in an amount not to exceed the coverage limits specified above.

In the event that the FDEP Secretary or designee determines that the owner or operator has failed to perform corrective action (if covered) for releases arising out of the operation of the above-identified tank(s) in accordance with 40 CFR Part 280, Subpart F, the guarantor, upon written instructions from the FDEP Secretary or designee, shall fund a standby trust fund in accordance with the provisions of 40 CFR 280.112 in an amount not to exceed the coverage limits specified above.

If the owner or operator fails to satisfy a judgment or award based on a determination of liability for bodily injury or

property damage to third parties caused by

[Insert "accidental releases" or "sudden accidental releases" or "nonsudden accidental releases" or leave blank if only corrective action is covered and this paragraph is not applicable]

arising from the operation of the above identified tank(s), or fails to pay an amount agreed to in settlement of a claim arising from or alleged to arise from such injury or damage, the guarantor, upon written instructions from the FDEP Secretary or designee, shall fund a standby trust in accordance with the provisions of 40 CFR 280.112 to satisfy such judgment(s), award(s), or settlement agreement(s) up to the limits of coverage specified above.

- (4) Guarantor agrees to notify the owner or operator by certified mail of a voluntary or involuntary proceeding under Title 11 (Bankruptcy), U.S. Code naming guarantor as debtor, within 10 days after commencement of the proceeding.
- (5) Guarantor agrees to remain bound under this guarantee notwithstanding any modification or alteration of any obligation of the owner or operator pursuant to 40 CFR Part 280.
- (6) Guarantor agrees to remain bound under this guarantee for so long as the owner or operator must comply with the applicable financial responsibility requirements of 40 CFR Part 280, Subpart H for the above identified tank(s), except that guarantor may cancel this guarantee by sending notice by certified mail to the owner or operator, such cancellation to become effective no earlier than 120 days after receipt of such notice by the owner or operator as evidenced by the return receipt.
- (7) The guarantor's obligation does not apply to any of the following:
 - (a) Any obligations of the owner or operator under a workers' compensation, disability benefits, or unemployment compensation law or other similar law;
 - (b) Bodily injury to an employee of the owner or operator arising from, and in the course of, employment by the owner or operator;
 - (c) Bodily injury or property damage arising from the ownership, maintenance, use, or entrustment to others of any aircraft, motor vehicle, or watercraft;
 - (d) Property damage to any property owned, rented, loaned to, in the care of, custody, or control of, or occupied by the owner or operator that is not the direct result of a release from a storage tank;
 - (e) Bodily damage or property damage for which the owner or operator is obligated to pay damages by reason of the assumption of liability in a contract or agreement other than a contract or agreement entered into to meet the requirements of 40 CFR 280.93 and/or paragraph 62-762.421(3)(c), F.A.C.
- (8) Guarantor expressly waives notice of acceptance of this guarantee by the FDEP by any or all third parties, or by the owner or operator.

The person whose signature appears below hereby certifies that the wording of this instrument is identical to the wording as adopted and incorporated by reference in Rule(s) 62-761.420 and/or 62-762.421. F.A.C.

[Name of Guarantor]		
Signature of Authorized Representative of Guarantor]	[Telephone Number]	
[Name and Title]	[Email Address]	
[Address]		
[Signature of Witness or Notary]	[Date of Witness or Notary]	
[Printed name of Witness or include Notary Seal]		

DEP Form 62-761.900(3) Part L
Form Title: Financial Mechanisms for Storage Tanks
Part L: ST Local Gov. Guarantee w SBT by Local Gov.
Form Effective Date October 2019
Incorporated in Rules 62-761.420 and 62-762.421, F.A.C.

STATE OF FLORIDA STORAGE TANK LOCAL GOVERNMENT GUARANTEE WITH STANDBY TRUST MADE BY LOCAL GOVERNMENT

Reference: 40 CFR 280.106(d)

Guarantee made this	3	_ by	,
	[Date]	[Name of guaranteeing entity]	
herein referred to as	guarantor, to the Florida	Department of Environmental Protection (FDEP) a	nd to any and all third
parties, and obliges,	on behalf of		
		[Local government owner or operator]	
herein referred to as	the "owner or operator".		
Recitals			
(1) Guarantor meets	or exceeds		
	"th	[Insert appropriate phrase from the following: elocal government bond rating test requirements of 40 CFR 280: local government financial test requirements of 40 CFR 280.10 local government fund under 40 CFR 280.107(a), (b) or (c)"]	
(2) The owner or ope	erator owns or operates t	ne following storage tank(s) covered by this guaran	ntee:
[List information for e	each facility. See Instruction #6	on page <i>i</i> for details. Indicate "See attachment" if required.]	
FDEP FacID	<u>Fa</u>	cility Name and Site Address	Number of Tanks
(for sites in Florida)		(for all sites covered)	or <u>Tank I.D. Nos.</u>
This guarantee satis	fies 40 CFR Part 280, Su	bpart H requirements for assuring funding for	
[Insert "takir	g corrective action" and/or "co	mpensating third parties for bodily injury and property damage	caused by"]
	ntal releases" or "sudden accide ases" or leave blank if only corre		above-identified storage
tank(s) in the amoun	t of:		
Per Occurrence: \$		Annual Aggregate: \$	
(3) Incident to our su	hstantial governmental r	slationship with the owner or operator, quarantor q	uarantees to the Florida

(3) Incident to our substantial governmental relationship with the owner or operator, guarantor guarantees to the Florida Department of Environmental Protection (FDEP) and to any and all third parties that:

In the event that the owner or operator fails to provide alternate coverage within 60 days after receipt of a notice of cancellation of this guarantee and the FDEP Secretary or the Secretary's designee ("designee") has determined or suspects that a release has occurred at an storage tank covered by this guarantee, the guarantor, upon instructions from the FDEP Secretary or designee, shall fund a standby trust fund in accordance with the provisions of 40 CFR 280.112, in an amount not to exceed the coverage limits specified above.

In the event that the FDEP Secretary or designee determines that the owner or operator has failed to perform corrective action (if covered) for releases arising out of the operation of the above-identified tank(s) in accordance with 40 CFR Part 280, Subpart F, the guarantor, upon written instructions from the FDEP Secretary or designee, shall fund a standby trust fund in accordance with the provisions of 40 CFR 280.112 in an amount not to exceed the coverage limits specified above.

If the owner or operator fails to satisfy a judgment or award based on a determination of liability for bodily injury or

property damage to third parties caused by

[Insert "accidental releases" or "sudden accidental releases" or "nonsudden accidental releases" or leave blank if only corrective action is covered and this paragraph is not applicable]

arising from the operation of the above identified tank(s), or fails to pay an amount agreed to in settlement of a claim arising from or alleged to arise from such injury or damage, the guarantor, upon written instructions from the FDEP Secretary or designee, shall fund a standby trust in accordance with the provisions of 40 CFR 280.112 to satisfy such judgment(s), award(s), or settlement agreement(s) up to the limits of coverage specified above.

- (4) Guarantor agrees that, if at the end of any fiscal year before cancellation of this guarantee, the guarantor fails to meet or exceed the requirements of the financial responsibility mechanism specified in paragraph (1), guarantor shall send within 120 days of such failure, by certified mail, notice to the owner or operator, as evidenced by the return receipt.
- (5) Guarantor agrees to notify the owner or operator by certified mail of a voluntary or involuntary proceeding under Title 11 (Bankruptcy), U.S. Code naming guarantor as debtor, within 10 days after commencement of the proceeding.
- (6) Guarantor agrees to remain bound under this guarantee notwithstanding any modification or alteration of any obligation of the owner or operator pursuant to 40 CFR Part 280.
- (7) Guarantor agrees to remain bound under this guarantee for so long as the owner or operator must comply with the applicable financial responsibility requirements of 40 CFR Part 280, subpart H for the above identified tank(s), except that guarantor may cancel this guaranteed by sending notice by certified mail to the owner or operator such cancellation to become effective no earlier than 120 days after receipt of such notice by the owner or operator as evidenced by the return receipt.
- (8) The guarantor's obligation does not apply to any of the following:
 - (a) Any obligations of the owner or operator under a workers' compensation, disability benefits, or unemployment compensation law or other similar law;
 - (b) Bodily injury to an employee of the owner or operator arising from, and in the course of, employment by the owner or operator
 - (c) Bodily injury or property damage arising from the ownership, maintenance, use, or entrustment to others of any aircraft, motor vehicle, or watercraft;
 - (d) Property damage to any property owned, rented, loaned to, in the care of, custody, or control of, or occupied by the owner or operator that is not the direct result of a release from a storage tank;
 - (e) Bodily damage or property damage for which the owner or operator is obligated to pay damages by reason of the assumption of liability in a contract or agreement other than a contract or agreement entered into to meet the requirements of 40 CFR 280.93 and/or paragraph 62-762.421(3)(c), F.A.C.
- (9) Guarantor expressly waives notice of acceptance of this guarantee by the FDEP by any or all third parties, or by the owner or operator.

The person whose signature appears below hereby certifies that the wording of this instrument is identical to the wording as adopted and incorporated by reference in Rule(s) 62-761.420 and/or 62-762.421, F.A.C.

[Name of Guarantor]	
[Signature of Authorized Representative of Guarantor]	[Telephone Number]
[Name and Title]	[Email Address]
[Address]	
[Signature of Witness or Notary]	[Date of Witness or Notary]
[Printed name of Witness or include Notary Seal]	

DEP Form 62-761.900(3) Part M
Form Title: Financial Mechanisms for Storage Tanks
Part M: ST Local Gov. Guarantee w/o SBT by a State
Form Effective Date October 2019
Incorporated in Rules 62-761.420 and 62-762.421, F.A.C.

STATE OF FLORIDA STORAGE TANK LOCAL GOVERNMENT GUARANTEE WITHOUT STANDBY TRUST MADE BY A STATE

Reference: 40 CFR 280.106(e)

Guarantee made this	[Date]	by [Name o	, herein referred to as guarantor,
to the Florida Department of Environmental Protection		-	-
			, herein referred to as the "owner or operator".
[Nar	me of local government owner o	r operator]	
Recitals			
(1) Guarantor is a sta	te.		
(2) The owner or open	ator owns or operates the	e following storage tank(s) covered by this guarantee:
[List information for ea	ach facility. See Instruction #6 o	n page i for details. Indicate "S	ee attachment" if required.]
FDEP FacID (for sites in Florida)	<u>Facil</u>	ity Name and Site Addı (for all sites covered)	ress Number of Tanks or Tank I.D. Nos.
			<u> </u>
This guarantee satisfi	es 40 CFR Part 280, Sub	part H requirements for a	assuring funding for
[Insert "taking	corrective action" and/or "com	ppensating third parties for bod	dily injury and property damage caused by"]
			arising from operating the above identified storage
	al releases" or "sudden acciden	tal releases" or "nonsudden	anoling from operating the above lacintinea storage
tank(s) in the amount	•	-	
Per Occurrence: \$		Annual Agg	regate: \$
(3) Guarantor guarant	tees to the FDEP and to a	any and all third parties a	and obliges that:

In the event that owner or operator fails to provide alternate coverage within 60 days after receipt of a notice of cancellation of this guarantee and the FDEP Secretary or the Secretary's designee ("designee") has determined or suspects that a release has occurred at an storage tank covered by this guarantee, the guarantor, upon written instructions from the FDEP Secretary or designee, shall make funds available to pay for corrective actions and compensate third parties for bodily injury and property damage in an amount not to exceed the coverage limits specified above.

In the event that the FDEP Secretary or designee determines that the owner or operator has failed to perform corrective action (if covered) for releases arising out of the operation of the above-identified tank(s) in accordance with 40 CFR Part 280, Subpart F, the guarantor, upon written instructions from the FDEP Secretary or designee, shall make funds available to pay for corrective actions in an amount not to exceed the coverage limits specified above.

If the owner or operator fails to satisfy a judgment or award based on a determination of liability for bodily injury or

property damage to third parties caused by

[Insert "accidental releases" or "sudden accidental releases" or "nonsudden accidental releases" or leave blank if only corrective action is covered and this paragraph is not applicable]

arising from the operation of the above identified tank(s), or fails to pay an amount agreed to in settlement of a claim arising from or alleged to arise from such injury or damage, the guarantor, upon written instructions from the FDEP Secretary or designee, shall make funds available to compensate third parties for bodily injury and property damage in an amount not to exceed the coverage limits specified above.

- (4) Guarantor agrees to notify the owner or operator by certified mail of a voluntary or involuntary proceeding under Title 11 (Bankruptcy), U.S. Code naming guarantor as debtor, within 10 days after commencement of the proceeding.
- (5) Guarantor agrees to remain bound under this guarantee notwithstanding any modification or alteration of any obligation of the owner or operator pursuant to 40 CFR Part 280.
- (6) Guarantor agrees to remain bound under this guarantee for so long as the owner or operator must comply with the applicable financial responsibility requirements of 40 CFR Part 280, Subpart H for the above identified tank(s), except that guarantor may cancel this agreement by sending notice by certified mail to the owner or operator such cancellation to become effective no earlier than 120 days after receipt of such notice by the owner or operator as evidenced by the return receipt.
- (7) The guarantor's obligation does not apply to any of the following:
 - (a) Any obligations of the owner or operator under a workers' compensation, disability benefits, or unemployment compensation law or other similar law;
 - (b) Bodily injury to an employee of the owner or operator arising from, and in the course of, employment by the owner or operator;
 - (c) Bodily injury or property damage arising from the ownership, maintenance, use, or entrustment to others of any aircraft, motor vehicle, or watercraft:
 - (d) Property damage to any property owned, rented, loaned to, in the care of, custody, or control of, or occupied by the owner or operator that is not the direct result of a release from a storage tank;
 - (e) Bodily damage or property damage for which the owner or operator is obligated to pay damages by reason of the assumption of liability in a contract or agreement other than a contract or agreement entered into to meet the requirements of 40 CFR 280.93 and/or paragraph 62-762.421(3)(c), F.A.C.
- (8) Guarantor expressly waives notice of acceptance of this guarantee by the FDEP by any or all third parties, or by the owner or operator.

The person whose signature appears below hereby certifies that the wording of this instrument is identical to the wording as adopted and incorporated by reference in Rule(s) 62-761.420 and/or 62-762.421, F.A.C.

[Name of Guarantor]		
[Signature of Authorized Representative of Guarantor]	[Telephone Number]	
[Name and Title]	[Email Address]	
[Address]		
[Signature of Witness or Notary]	[Date of Witness or Notary]	
[Printed name of Witness or include Notary Seal]		

DEP Form 62-761.900(3) Part N Form Title: Financial Mechanisms for Storage Tanks
Part N: ST Local Gov. Guarantee w/o SBT by Local Gov. Form Effective Date October 2019 Incorporated in Rules 62-761.420 and 62-762.421, F.A.C

STATE OF FLORIDA STORAGE TANK LOCAL GOVERNMENT GUARANTEE WITHOUT STANDBY TRUST MADE BY LOCAL GOVERNMENT

Reference: 40 CFR 280.106(e)

Guarantee made this	s by		
	[Date]	[Name of guaranteeing entity]	
herein referred to as	guarantor,to the Florida Department of Envi	ronmental Protection (FDEP) and to	any and all third
parties, and obliges,	on behalf of		
	[Lo	ocal government owner or operator]	
herein referred to as	the "owner or operator".		
Recitals			
(1) Guarantor meets	or exceeds		
	[Insert appropriate phrase "the local government bond rating test requing "the local government financial test requing "the local government fund under 40"	uirements of 40 CFR 280.104", or rements of 40 CFR 280.105", or CFR 280.107(a), (b) or (c)"]	
(2) The owner or ope	erator owns or operates the following storage	e tank(s) covered by this guarantee:	
[List information for	each facility. See Instruction #6 on page <i>i</i> for details. Inc	dicate "See attachment" if required.]	
FDEP FacID	Facility Name and Si	ite Address	Number of Tanks
(for sites in Florida)	(for all sites cove	ered)	or <u>Tank I.D. Nos.</u>
This guarantee satis	fies 40 CFR Part 280, Subpart H requiremer	nts for assuring funding for	
[Insert "f	aking corrective action" and/or "compensating third pa	arties for bodily injury and property damage of	aused by"]
		arising from operating the abo	ve identified storage
	ntal releases" or "sudden accidental releases" or "nonsuses" or leave blank if only corrective action is covered	udden	ve lacitimed storage
tank(s) in the amour	-		
Per Occurrence: \$	Annua	al Aggregate: <u>\$</u>	
` ,	bstantial governmental relationship with the	owner or operator Guarantor guara	ntees to the FDEP

and to any and all third parties that:

In the event that the owner or operator fails to provide alternate coverage within 60 days after receipt of a notice of cancellation of this guarantee and the FDEP Secretary or the Secretary's designee ("designee") has determined or suspects that a release has occurred at an storage tank covered by this guarantee, the guarantor, upon written instructions from the FDEP Secretary or designee, shall make funds available to pay for corrective actions and compensate third parties for bodily injury and property damage in an amount not to exceed the coverage limits specified above.

In the event that the FDEP Secretary or designee determines that the owner or operator has failed to perform corrective action (if covered) for releases arising out of the operation of the above-identified tank(s) in accordance with 40 CFR Part 280, Subpart F, the guarantor, upon written instructions from the FDEP Secretary or designee, shall make funds available to pay for corrective actions in an amount not to exceed the coverage limits specified above.

If the owner or operator fails to satisfy a judgment or award based on a determination of liability for bodily injury or

property damage to third parties caused by

[Insert "accidental releases" or "sudden accidental releases" or "nonsudden accidental releases" or leave blank if only corrective action is covered and this paragraph is not applicable]

arising from the operation of the above identified tank(s), or fails to pay an amount agreed to in settlement of a claim arising from or alleged to arise from such injury or damage, the guarantor, upon written instructions from the FDEP Secretary or designee, shall make funds available to compensate third parties for bodily injury and property damage in an amount not to exceed the coverage limits specified above.

- (4) Guarantor agrees that, if at the end of any fiscal year before cancellation of this guarantee, the guarantor fails to meet or exceed the requirements of the financial responsibility mechanism specified in paragraph (1), guarantor shall send within 120 days of such failure, by certified mail, notice to the owner or operator, as evidenced by the return receipt.
- (5) Guarantor agrees to notify the owner or operator by certified mail of a voluntary or involuntary proceeding under Title 11 (Bankruptcy), U.S. Code naming guarantor as debtor, within 10 days after commencement of the proceeding.
- (6) Guarantor agrees to remain bound under this guarantee notwithstanding any modification or alteration of any obligation of the owner or operator pursuant to 40 CFR Part 280.
- (7) Guarantor agrees to remain bound under this guarantee for so long as the owner or operator must comply with the applicable financial responsibility requirements of 40 CFR Part 280, Subpart H for the above identified tank(s), except that guarantor may cancel this agreement by sending notice by certified mail to the owner or operator such cancellation to become effective no earlier than 120 days after receipt of such notice by the owner or operator as evidenced by the return receipt.
- (8) The guarantor's obligation does not apply to any of the following:
 - (a) Any obligations of the owner or operator under a workers' compensation, disability benefits, or unemployment compensation law or other similar law;
 - (b) Bodily injury to an employee of the owner or operator arising from, and in the course of, employment by the owner or operator;
 - (c) Bodily injury or property damage arising from the ownership, maintenance, use, or entrustment to others of any aircraft, motor vehicle, or watercraft;
 - (d) Property damage to any property owned, rented, loaned to, in the care of, custody, or control of, or occupied by the owner or operator that is not the direct result of a release from a storage tank;
 - (e) Bodily damage or property damage for which the owner or operator is obligated to pay damages by reason of the assumption of liability in a contract or agreement other than a contract or agreement entered into to meet the requirements of 40 CFR 280.93 and/or paragraph 62-762.421(3)(c), F.A.C.
- (9) Guarantor expressly waives notice of acceptance of this guarantee by the FDEP by any or all third parties, or by the owner or operator.

The person whose signature appears below hereby certifies that the wording of this instrument is identical to the wording as adopted and incorporated by reference in Rule(s) 62-761.420 and/or 62-762.421, F.A.C.

Name of Guarantor]		
Signature of Authorized Representative of Guarantor]	[Telephone Number]	
[Name and Title]	[Email Address]	
[Address]		
Signature of Witness or Notary]	[Date of Witness or Notary]	
Printed name of Witness or include Notary Seall		

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

STATE OF FLORIDA STORAGE TANK LOCAL GOVERNMENT FUND

(Letter from Chief Financial Officer)

Reference: 40 CFR 280.107(d)

I am the chief financ	ial officer of	antor]	
harain referred to as	the "firm"		
nerein referred to as	ein referred to as the "firm",		
This letter is in supp	ort of the use of the [Insert "local government fund mechanism" and/or "guarantee"]	o demonstrate financial	
responsibility for			
	[Insert "taking corrective action" and/or "compensating third parties for bodily injury and prop	erty damage caused by"]	
[Insert "accide accidental relea	in the amount of at least: Interpretation of the amount of the amount of at least: Interpretation of the amount of the amount of at least: Interpretation of the amount o		
Per Occurrence: \$	Annual Aggregate: \$		
arising from operatir	ng (a) storage tank(s).		
[List information for	following facilities are assured by this local government fund mechanism: each facility. See Instruction #6 on page <i>i</i> for details. Indicate "See attachment" if required.]		
FDEP FacID (for sites in Florida)	Facility Name and Site Address (for all sites covered)	Number of Tanks or Tank I.D. Nos.	

[Check appropriate line.]				
The local government fund is funded for the full amount of coverage required under §280.93 an 62-762.421(3)(c), F.A.C., or funded for part of the required amount of coverage and used in corother mechanism(s) that provide the remaining coverage.				
The local government fund is funded for five times the full amount of coverage required under §280.93 and/or paragraph 62-762.421(3)(c), F.A.C., or funded for part of the required amount of coverage and used in combination with other mechanism(s) that provide the remaining coverage.				
A payment is made to the fund once every year for seven years until the fund is fully-funded and the Firm has available bonding authority, approved through voter referendum, of an amount equal to the difference between the required amount of coverage and the amount held in the dedicated fund.				
A payment is made to the fund every year for seven years until the fund is fully-funded and I hat letter signed by the State Attorney General stating that (1) the use of the bonding authority will the local government's debt beyond the legal debt ceilings established by the relevant state law prior voter approval is not necessary before use of the bonding authority.	not increase			
The details of the local government fund are as follows:				
Amount in Fund (market value of fund at close of last fiscal year): \$				
[Check and enter data if fund balance is incrementally funded as specified in §280.107(c).]				
Amount added to fund in the most recently completed fiscal year: \$				
Number of years remaining in the pay-in-period:				
A copy of the state constitutional provision, or local government statute, charter, ordinance, or order dedic	cating the fund is			
attached. The most recent completed fiscal year ended on [Date]				
The person whose signature appears below hereby certifies that the wording of this instrument is identical as adopted and incorporated by reference in Rule(s) 62-761.420 and/or 62-762.421, F.A.C.	to the wording			
[Signature of Chief Financial Officer]				
[Name and Title]				
[Signature of Witness or Notary]				
[Printed Name of Witness or include Notary Seal]				
[Date of Witness or Notary]				
[CFO Office Contact: Name and Title]				
[Phone Number]				

[Email Address]

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

STATE OF FLORIDA STORAGE TANK CERTIFICATION OF FINANCIAL RESPONSIBILITY

Reference: 40 CFR 280.111(b)

The Owner or Operator,	bility and is one or more of the following: facility owner, uant to Rules 62-761.420(2) and 62-762.421(2), F.A.C.,
The following mechanism(s) is (are) used to de	emonstrate financial responsibility:
Primary Mechanism:	
Primary Mechanism:	m, guarantee, or financial test w/out guarantee]
Instrument No.: [If applicable]	
Name of Provider (issuing institution):	st or fund without a guarantee is used); guarantor's name if a guarantee is used]
Period of Coverage:	to
Complete the following only as applicable [Required v	when Bond, Letter of Credit and most Guarantees are used]:
Standby Trust Fund (SBTF) Trustee:	n Bond, Letter of Credit and some Guarantees (Parts B, K and L) are used]
	Account number:
	es (Parts B, L and N)]: Form Partcompleted [Insert A, I, J or O]
The financial assurance mechanism(s) demons	strate(s) financial responsibility for
[Insert "taking corrective action" and/or "compensating	third parties for bodily injury and property damage caused by"]
	for UST and/or AST in the amount of:
[Insert "accidental releases" or "sudden accidental releases" or accidental releases" or leave blank if only corrective action is a	
Per Occurrence: \$	
The person whose signature appears below hereb	y certifies that the facility(ies) listed on the financial th the financial responsibility requirements of Chapter
[Signature of Authorized Representative of owner or operator]	[Signature of Witness or Notary]
[Type Name and Title]	[Type Name of Witness or include Notary Seal]
[Phone Number]	[Date]
[Fmail Address]	

This certification must be updated whenever the financial assurance mechanism(s) used to demonstrate financial responsibility change(s).