

## FLORIDA DEPARTMENT OF Environmental Protection

**Bob Martinez Center** 

2600 Blair Stone Road

Tallahassee, FL 32399-2400

Ron DeSantis Governor

Jeanette Nuñez Lt. Governor

Noah Valenstein Secretary

## PETROLEUM RESTORATION PROGRAM PROPERTY OWNER CONDITIONAL CLOSURE AGREEMENT (Agreement)

{{Instructions and the process to completing and implementing this Agreement pursuant to Rule 62-772.401(3), F.A.C. are in a separate document and are not intended to modify the terms of this Agreement.}}

The Real Property Owner (Owner),	and the <b>Responsible</b>	
Party (RP), if applicable	, and the Florida Department of Environmental	
Protection (FDEP) enter into this Conditi	ional Closure Agreement pursuant to Rule 62-772.401(3), Florida	
Administrative Code (F.A.C.) to perform we	ork for the facility located at, Florida,	
FDEP # for discharge(	(s) The Owner and, if applicable, RP, agree to	
a Conditional Closure (Site Rehabilitation Completion Order with Conditions) which uses appropriate controls to		
close the assessment and remediation of a contaminated site using either Risk Management Option II or III as		
described in Rule 62-780.680(1) or (2), Flo	orida Administrative Code (F.A.C.), where alternative cleanup target	
levels above the levels in Chapter 62-777, F.A.C., are established for soil and ground water. These alternative		
cleanup target levels are based on site cond	ditions and the establishment of an institutional and, if necessary, an	
engineering control. An example of an institutional control is a restrictive covenant with a ground water use		
prohibition. An example of an engineering control is an impervious surface or cap (such as a parking lot) which		
prevents exposure to contaminated soil and/or prevents ground or rain water from infiltrating into the soil. Nothing		
in this Agreement changes the eligibility re-	requirements or priority scoring of the discharges eligible for FDEP	
funding under the Petroleum Restoration Pro-	ogram. The Owner must have already submitted or submitted with this	
agreement a site access agreement allowing t	the FDEP access to the Property, otherwise this request will be rejected.	

Does the Owner/RP have a present or anticipated contractual or other business relationship with the recommended contractor?

If Yes, explain \_

Note: Contractor is deemed to have had a business relationship with one of the responsible parties for site contamination if it has had a relationship with a parent organization, or subsidiary, a predecessor or a successor of such party, or if it has been engaged by independent legal representatives on behalf of any such parties. In addition, Contractor will be conclusively determined to have a conflict of interest with regard to any site, if it has given or offered remuneration, in cash or in kind, directly or indirectly, to the site owner or operator, or his or her designee to obtain the work associated with such site.

I, the Responsible Party for the discharge(s) at the above referenced facility, agree that the FDEP may perform

However, the recommended Contractor, if meeting performance standards, may remain to supervise the sub-

achieve a Conditional Closure (explained above). I understand that these closure options require that I execute a restrictive covenant (attached) now and may also require that I also maintain the restrictive covenant (or equivalent institutional control) and an engineering control after closure.

1.

The Owner, and if applicable RP, and the FDEP agree to the following:

- The Owner must maintain the restrictions in the Interim Restrictive Covenant. Please complete Attachment A. These restrictions and the covenant cannot be removed without express, written permission from the FDEP Petroleum Restoration Program. Upon recording of the covenant these restrictions will be listed in the FDEP's Institutional Control Registry.
- 2. Upon achieving the Conditional Closure requirements pursuant to RMO II or RMO III, per Chapter 62-780, F.A.C., the Owner and the FDEP will either amend or release the interim restrictive covenant based upon the actual circumstances of the remaining contamination and risk.
- 3. The FDEP will provide funding for costs associated with obtaining a Professional Land Survey (PLS) or specific purpose survey, title report, and recording fees. No costs will be provided by the FDEP for the maintenance of engineering controls, if any, or attorney's fees (the assistance of an attorney is not required to implement this Agreement).
- 4. In exchange for executing and abiding by this Agreement the Owner may choose to recommend an FDEP Petroleum Restoration Program Agency Term Contractor (Contractor). Contractor Recommendation (Attachment B) is attached to this Agreement. The Owner may change its recommendation and later recommend another Contractor based on the Contractor's poor performance but this Conditional Closure Agreement and Interim Restrictive Covenant will stay in place once executed. Property owner confirms that it has not been given or offered remuneration, in cash or in kind, directly or indirectly, from any FDEP Agency Term Contractor that Applicant may recommend to the FDEP as the contractor.

5. If a Contractor is recommended (see paragraph 4), and such Contractor will not provide the best value to the state for a particular scope of work, the FDEP reserves the right to competitively procure any proposed cleanup activity that meets and/or exceeds the current monetary threshold for e-Quotes in accordance with Section 287.057, F.S.

I, the Property Owner of the above facility, agree that the FDEP may perform assessment and cleanup activities to

Property Owner Name & Title (if applicable)

contracted work.

(If property is owned or the responsible party are an LLC, corporation, partnership or company, the person signing must be authorized by that entity to sign. The Department will check sunbiz.org for evidence of such authorization. If the person signing is not listed with the Department of State on sunbizorg, the signatory will be asked to provide evidence of its authority to sign and bind the entity owner.)

assessment and cleanup activities to achieve a Conditional Closure (explained above).

Signature

Signature

Date

## **Attachment B- Conditional Closure Agreement Contractor Recommendation**

[This Attachment is <u>not</u> recorded in the county land records]

Site Name:	FDEP Facility ID#:
Site Address:	Parcel ID #:
Property Owner Name & Title:	
	nail:
IF APPLICABLE:	
Responsible Party Name & Title:	
Responsible Party Representative Name & Title:	
	& Email:
Select one of the Contractor options listed below:	
□ Allow the FDEP to select a competitively procure	ed contractor for the next scope of work in accordance with s. 287.057,
□ Recommend an FDEP PRP Agency Term Contra	ctor (ATC) from within the same region as the Facility listed in the
Conditional Closure Agreement:	
ATC Name:	FDEP Contractor ID#:
ATC Representative Name & Title:	
ATC Representative Phone No. & Email:	
	in a manner that allows any work scoped through a Purchase Order (F

Any recommendation to change the ATC will occur in a manner that allows any work scoped through a Purchase Order (PO) to be completed, unless the Property Owner or, if applicable, Responsible Party can provide evidence of poor performance, in which case the FDEP will determine whether or not to cancel the remaining work under that PO. Additionally, I understand that if a Conditional Closure Agreement has been executed, the Contractor may be changed but the Conditional Closure Agreement remains in place.

Print Property Owner Name & Title (if applicable)

Signature

Date

IF APPLICABLE:

Print Responsible Party Name & Title (if applicable)

Signature

Date

Completed Agreement and Attachment A, if applicable, should be sent to the letterhead address, Mail Station 4540, Attention: **Robert Perlowski**. Questions about Conditional Closure Contractor recommendations may be referred to Rob Perlowski at (850) 245-8917, or at <u>Robert.Perlowski@dep.state.fl.us</u>.

F. S.