

PETROLEUM RESTORATION PROGRAM  
AGENCY TERM CONTRACT NO. «gc\_num»  
AMENDMENT NO. «next\_amend»

This Amendment to Contract No. «gc\_num», as previously amended (Contract) is made by and between the Department of Environmental Protection (Department), an agency of the State of Florida, and «atc\_name» (Contractor).

WHEREAS, the Department entered into the Contract with the Contractor for petroleum contamination site response action services effective «original\_date».

NOW, THEREFORE, the parties agree as follows:

1. This amendment shall include an update to ATTACHMENT A (V2.0), SCOPE OF SERVICES, V. Technical Specification, B. Schedule of Pay Items, Section 12. DEBRIS, WASTE AND PRODUCT REMOVAL AND DISPOSAL, as follows:

If upon receipt, delivery tickets indicate an overage of the volume approved on Purchase Order, and the volume of soil does not exceed 20% of the total volume authorized under the Purchase Order, then notification (via a Request for Change to the site manager) is required within two working days of the date the additional soil (overage) was transported from the site.

2. All other terms and conditions of the Contract remain in effect. If and to the extent that any inconsistency may appear between the Contract and this Amendment, the provisions of this Amendment shall control.

The parties agree to the terms and conditions of this Amendment and have duly authorized their respective representatives to sign it on the dates indicated below.

«atc\_name»

**FLORIDA DEPARTMENT OF  
ENVIRONMENTAL PROTECTION**

By: \_\_\_\_\_

By: \_\_\_\_\_

Title: \_\_\_\_\_

Secretary or Designee for the Florida  
Department of Environmental Protection

Date: \_\_\_\_\_

Date: \_\_\_\_\_