# PRICE AGREEMENT ASSIGNMENT AND AMENDMENT #154522

# SIGNATURE AND COVER PAGE

State Agency	Assignee
Department of Personnel and Administration, State Purchasing	Verdek Green Technologies Corporation
and Contracts Office	
Original Contractor - Assignor	Original Contract Number
Verdek LLC	142323
Contract Description	Assignment and Amendment Contract Number
Electric Vehicle Charging Stations	154522
	Contract Performance Beginning Date
	January 17, 2020
	Current Contract Expiration Date
	January 31, 2021

## THE PARTIES HERETO HAVE EXECUTED THIS ASSIGNMENT AND AMENDMENT

Each person signing this Assignment and Amendment represents and warrants that he or she is duly authorized to execute this Assignment and Amendment and to bind the Party authorizing his or her signature.

this Assignment and Amendment and to bind the Party authorizing his or her signature.		
ORIGINAL CONTRACTOR - ASSIGNOR	ASSIGNEE	
Verdek LLC	Verdek Green Technologies Corporation	
Guy Mannino  By: Guy Mannino CEO  Date: Jan 27, 2021	By: Guy Mannino, CEO  Date: Jan 27, 2021	
STATE OF COLORADO  Jared Polis, Governor  Department of Personnel & Administration, State Purchasing and Contracts Office  Kara Veitch, Executive Director		
By: Sherri Maxwell, Elizabetherneurement Officer, or John Chapman, State Purchasing Manager  Date: 1/28/2021		
	mendment is not valid until signed and dated below by the State	
Controller or an authorized delegate.		
STATE CONTROLLER Robert Jaros, CPA, MBA, JD  DocuSigned by:  Llark Bolser  29ADEADE71B5433		
Assignment and Amendment Effective Date: 1/28/2021		

#### 1. PARTIES

This Assignment and Amendment of the Original Contract shown on the Signature and Cover Page (the "Contract") is entered into by and between the Contractor, as defined in the Original Contract (in this document called the "Assignor"), the Assignee shown on the Signature and Cover Page, and the State.

#### 2. TERMINOLOGY

Except as specifically modified by this Assignment and Amendment, all terms used herein are defined in the Contract and shall be construed and interpreted in accordance with the Contract. Upon the date performance under this Assignment commences, as described in §3.B of this Assignment, the term "Contractor" in the Contract and all modifications to the Contract shall refer to Assignee.

## 3. ASSIGNMENT EFFECTIVE DATE AND TERM

## A. Assignment Effective Date

This Assignment shall not be valid or enforceable until the Assignment and Amendment Effective Date shown on the on the Signature and Cover Page. The State shall not be bound to Assignee by any provision of this Assignment and Amendment before that Assignment and Amendment Effective Date, and the State shall have no obligation to pay Assignee for any Work performed or expense incurred under this Assignment and Amendment either before or after of the Assignment term shown in §3.B of this Assignment.

## B. Assignment Term

Assignee's and the State's respective performances under this Assignment and the changes to the Contract contained herein shall commence on the Assignment and Amendment Effective Date shown on the Signature and Cover Page and shall terminate on the Expiration of the Contract.

#### 4. PURPOSE

The purpose of the Assignment is to replace Assignor under the Contract and substitute Assignee to the extent provided for herein. The purpose of the Amendment is to extend the contract and to add the ChargePoint Master Services and Subscription Agreement (MSSA) as an exhibit to Price Agreement 142323.

### Effect of Assignment

Upon the date performance commences under the Assignment, as described in §3.B, Assignee shall perform all duties and fulfill all obligations of Assignor under the Contract as if it were the original Contractor, subject to the following provisions:

## A. Limitations to Assignment

Assignee shall perform all duties and fulfill all obligations of Assignor.

## B. Assignor Obligations

Assignor shall not be liable for any further performance of any duties or fulfillment of any obligations under the Contract except to the extent Assignee fails to properly perform, in

which event, Assignor, if Assignor still exists as an entity following the Assignment, shall correct such performance if requested to do so by the State.

#### 5. AMENDMENT - MODIFICATIONS

In addition to the assignment of duties and obligations provided for herein, the Contract and all prior amendments thereto, if any, are amended and modified as follows:

- A. Commencing on the Assignment and Amendment Effective Date the term of the Contract is extended until January 31, 2022.
- B. Commencing on the Assignment and Amendment Effective Date the Exhibit F ChargePoint MSSA shall be in effect, CMS Number 164693. The MSSA is the form that all Purchasing Entities buying under Price Agreement 142323 must accept in order to purchase ChargePoint Cloud Services. Contractor understands the MSSA is being provided for reference purposes and a MSSA will need to be executed between ChargePoint and the Purchasing Entity utilizing the Cloud Services.

#### 6. LIMITS OF EFFECT AND ORDER OF PRECEDENCE

This Assignment and Amendment is incorporated by reference into the Contract, and the Contract and all prior Assignments and other modifications to the Contract, if any, remain in full force and effect except as specifically modified in this Assignment and Amendment. Except for the Special Provisions contained in the Contract, in the event of any conflict, inconsistency, variance, or contradiction between the provisions of this Assignment and Amendment and any of the provisions of the Contract or any prior modification to the Contract, the provisions of this Assignment and Amendment shall in all respects supersede, govern, and control. The provisions of this Assignment and Amendment shall only supersede, govern, and control over the Special Provisions contained in the Contract to the extent that this Assignment and Amendment specifically modifies those Special Provisions.

### 7. WAIVER

Assignor hereby waives any and all rights and claims, known or unknown, it may have against the State, effective as of the Effective Date of this Assignment and Amendment. All payments and reimbursements previously made by the State to Assignor, and all other previous actions taken by the State under the Contract, shall be considered to have discharged any State obligations to Assignor thereunder. All payments made by the State after the Effective date of this Assignment and Amendment in the name of or to Assignor shall have the same force and effect as if made to Assignee, and shall constitute a complete discharge of the State's obligations under the Contract to the extent of the amount paid.

#### 8. CONSENT TO ASSIGNMENT

The State hereby consents to the assignment of this Contract between Assignor and Assignee subject to the provisions of this Assignment and Amendment.