**ATTACHMENT C**

**DECLARATION AMENDMENTS**

**AMENDMENT NO. C-XX TO THE [*INSERT CY*]**

**FEMA-STATE AGREEMENT FOR THE FIRE MANAGEMENT ASSISTANCE GRANT PROGRAM**

**FM- [Insert assigned FM #]**

This amends the FEMA-State Standing Agreement for the Fire Management Assistance Grant Program under section 420 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 USC 5187, in accordance with 44 C.F.R. § 204.25(c). After a state’s declaration request has been approved and the incident period is established, the Governor or GAR must sign this Amendment of the FSA for the FMAG Program. This Amendment must be signed by the state (or Indian tribal government if appropriate) and FEMA for each declared fire in the calendar year of this Standing FSA.

On\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (declaration date), FEMA declared [fire name and declaration number], in the State of STATENAME, and the following counties FMAGCOUNTYNAMES, based on the threat posed by the fire during (incident period).

(***Include the following if the State does not have a FEMA-approved SMP at the time of this Amendment]***

Before the State’s application will be approved and assistance provided, the State must have a FEMA-approved State Mitigation Plan (SMP) in accordance with 44 C.F.R. Part 201 and § 204.51(d). The State will formally submit its approvable SMP for FEMA review and approval within 30 days of the declaration date for this Fire Management Assistance Declaration. If the State fails to do so, FEMA will deny the State’s application for assistance under this Declaration.

The State will adhere to the terms and conditions of the FEMA-State Agreement dated \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ for this declared fire.

**AGREED:**

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Governor/GAR FEMA Regional Administrator, Region\_\_\_

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Date Date