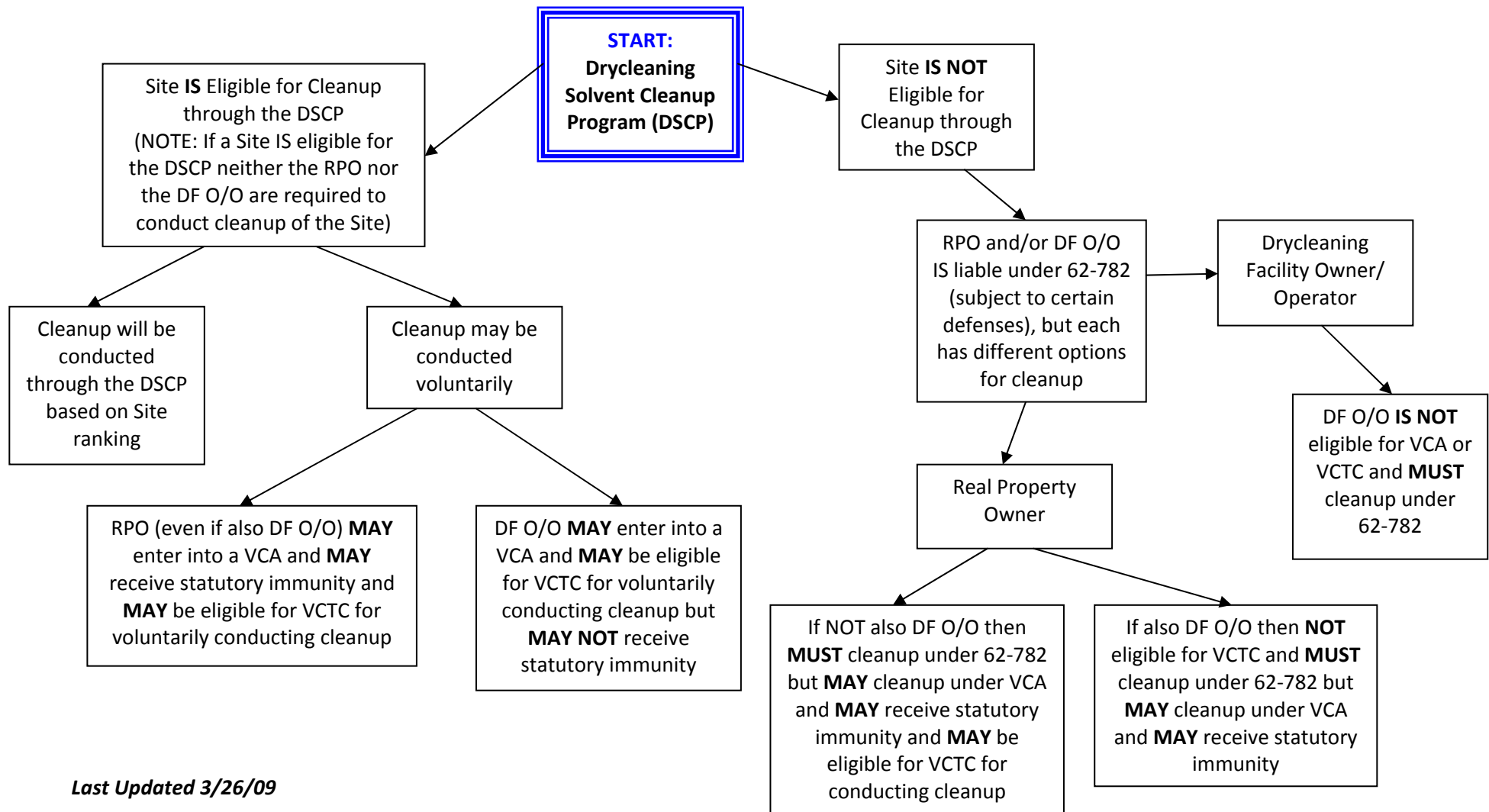


Cleanup Options for Drycleaning Solvent Sites

The chart below will assist you in answering the following questions*:

- May a Site that is eligible for Cleanup through the Drycleaning Solvent Cleanup Program (“DSCP”) be cleaned up through a Voluntary Cleanup Agreement (“VCA”)?
- May a Real Property Owner (“RPO”) or a Drycleaning Facility Owner/Operator (“DF O/O”) enter into a VCA?
- Is a RPO or DF O/O eligible for Voluntary Cleanup Tax Credits (“VCTC”)?
- Is a RPO or DF O/O liable under Chapter 62-782, Florida Administrative Code (“62-782”)?



* Please note that this document is intended only as guidance in answering the above questions. It is not intended to serve as legal advice.

For More Information:

See Section 376.3078, Florida Statutes, for more information on liability, immunity, and VCAs.

See Section 376.3078, Florida Statutes, and Chapter 62-781, Florida Administrative Code, for more information on DSCP eligibility.

See Section 376.30781, Florida Statutes, and Chapter 62-788, Florida Administrative Code, for more information on the VCTC program.

See Chapter 62-782, Florida Administrative Code, for more information on cleanup requirements for drycleaning solvent sites.

See the Voluntary Cleanup Tax Credit website, <http://www.dep.state.fl.us/waste/categories/vctc/default.htm>, for more information and a model VCA.

Please note that the model VCA refers to the RPO because the RPO is most often the party conducting cleanup. However, the model VCA may be modified to allow a DF O/O to voluntarily conduct cleanup. In this circumstance, a Site Access Agreement with the RPO must be attached to the VCA.