



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460035

System Type: Community

PWS Name: AUBURN WATER SYSTEM

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|-----------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | VOC-1,2-dichloroethane | Annually | 2 nd Qtr 2024 at Well 4 | |
| | | Radionuclides | 9 years | 2029 | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | August 2024 at BILL LUNDY RD - MR-2 CONE DR - MR-5 for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 30 |

*Submit ***Asbestos Plan or Asbestos Free Certification*** and ***SOC Waiver Requests*** by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460043

System Type: Community

PWS Name: BAKER WATER SYSTEM INC.

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is subject to change. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|----------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2024 | |
| | | Secondary Contaminants | Triennially | 2024 | |
| | | Volatile Organics (VOCs) | Triennially | 2024 | |
| | | Radionuclides | 9 years | 2027 | |
| | | Asbestos | Every 9 years | 2030 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2024 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | August 2024 at 6609 LENWOOD JACKSON ROAD for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 10 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. Do not rely on the laboratory to submit monitoring results to the Department.



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460144

System Type: Community

PWS Name: FORT WALTON BEACH CITY OF

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | Radionuclides | 9 years | 2026 | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Quarterly | 2 nd Week of January, April, July, and October 2024 at 40 READY AVE 180 FERRY ROAD NE 420 MARY ESTHER C/O 218 BRADLEY DR for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 30 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not

approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
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Important Reminders:

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- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
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FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460147

System Type: Community

PWS Name: NICEVILLE CITY OF

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|------------------|----------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | Radionuclides | Gross Alpha | 2026 | |
| | | | Rad 226 & 228 | 2026 - Wells - 1,6,10,11 | |
| | | | | 2029 - Wells 2,4 | |
| | | | 2032 - Wells 5,8 | | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | August 2024 at 935 JOHN SIMS PKWY 1102 LAKEWAY DR for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 30 |

*Submit ***Asbestos Plan or Asbestos Free Certification*** and ***SOC Waiver Requests*** by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
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- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460149

System Type: Community

PWS Name: VALPARAISO CITY OF

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

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| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|----------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | Radionuclides | Gross Alpha | 2026 | |
| | | | Rad 226 & 228 | 2032 | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | July 2024 at 385 IOWA STREET for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 20 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not

approved.

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Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
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FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460182

System Type: Community

PWS Name: CRESTVIEW CITY OF WATER DEPT.

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is subject to change. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

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| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|-------------------------------|---------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | Radionuclides | Gross Alpha including uranium | 2026 - Wells 4,5,6,7,8 | |
| | | | | 2029 - Wells 3, 10 | |
| | | | Rad 226 & 228 | 2026 - Wells 4, 5, 6, 7 | |
| | | 2029 - Wells 3, 10 | | | |
| | | | 2032 - Wells 8, 9 | | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | 3 RD Week of July 2024 at 3140 APLIN RD - MR4 4263 ANTIOCH RD - MR6 for TTHMs and HAA5s** | |

| | | | | | |
|--|--|-------------------------------|-------------|---------------|------------------------------------------------------------------------|
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 30 |
|--|--|-------------------------------|-------------|---------------|------------------------------------------------------------------------|

*Submit ***Asbestos Plan or Asbestos Free Certification*** and ***SOC Waiver Requests*** by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

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Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. Do not rely on the laboratory to submit monitoring results to the Department.



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460202

System Type: Community

PWS Name: DESTIN WATER USERS INC.

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

Chemical Monitoring

| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
|----------------|--------------|-------------------------------------------|---------------|-------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | Radionuclides | 6 & 9 years | 2026 - All other wells | |
| | | | | 2029 - Well 3 | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | 2 nd Week of August 2024 at 333 CALHOUN 710 WINTON CT for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 30 |

*Submit ***Asbestos Plan or Asbestos Free Certification*** and ***SOC Waiver Requests*** by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460352

System Type: Community

PWS Name: HOLT WATER WORKS INC.

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|-----------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2024 | |
| | | Secondary Contaminants | Triennially | 2024 | |
| | | Volatile Organics (VOCs) | Triennially | 2024 | |
| | | Radionuclides | 9 years | 2027 | |
| | | Asbestos | Every 9 years | 2030 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2024 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | July 2024 at 845 WIGGINS ROAD for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 10 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460416

System Type: Community

PWS Name: LAUREL HILL CITY OF

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|----------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2024 | |
| | | Secondary Contaminants | Triennially | 2024 | |
| | | Volatile Organics (VOCs) | Triennially | 2024 | |
| | | Radionuclides | 9 years | 2028 | |
| | | Asbestos | Every 9 years | 2030 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2024 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | August 2024 at 3631 Central Circle for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 10 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460455

System Type: Community

PWS Name: MARY ESTHER CITY OF

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|----------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | Radionuclides | 9 years | 2026 | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | August 2024 at 491 W. MIRACLE STRIP PKWY for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 20 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460472

System Type: Community

PWS Name: MILLIGAN WATER SYSTEM INC.

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|----------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2024 | |
| | | Secondary Contaminants | Triennially | 2024 | |
| | | Volatile Organics (VOCs) | Triennially | 2024 | |
| | | Radionuclides | 9 years | 2027 | |
| | | Asbestos | Every 9 years | 2030 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2024 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | August 2024 at 5238 OLD RIVER ROAD for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2024 | Sample at pre-approved sample plan sites; Number of sites required: 20 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460506

System Type: Community

PWS Name: OKALOOSA CO.WTR.& SWR.SYSTEM

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|----------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | Carbon Tetrachloride | Annually | 1st Qtr 2025 at OC5 | |
| | | Radionuclides | Gross Alpha | 2026- All other wells | |
| | | | | 2029 - Well CW4 | |
| | | | | 2032 - Wells OC1, OC3 | |
| | | | Rad 226 & 228 | 2026 - All other wells | |
| | | | | 2029 - Well CW4 | |
| | | | | 2032 - Well OC1 | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2) |
| | | SOC-di(2-ethylhexyl)phthalate (DEHP) | Annually | 3rd Qtr 2024 at Well OC1 | |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | August 2024 at 330 BLUEFISH DR CHOCTAW LANE for TTHMs and HAA5s** | |

| | | | | | |
|--|--|-------------------------------|-------------|---------------|------------------------------------------------------------------------|
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 30 |
|--|--|-------------------------------|-------------|---------------|------------------------------------------------------------------------|

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460704

System Type: NTNC

PWS Name: EGLIN USCG STATION (DESTIN)

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|---------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2025 | |
| | | Volatile Organics (VOCs) | Triennially | 2025 | |
| | | Asbestos | Every 9 years | 2031 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2025 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | July 2025 at BOATHOUSE for TTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Biannually | Jun-Sept 2024 | Sample at pre-approved sample plan sites; Number of sites required: 5 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

***Note on DBPs:* TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. Do not rely on the laboratory to submit monitoring results to the Department.



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460775

System Type: Community

PWS Name: OKALOOSA COUNTY BLUEWATER BAY-RAINTREE

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | Radionuclides | 9 years | 2026 | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | 2 nd Week of August 2024 at NANCY WARD LANE 4333 SUNSET BEACH for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 30 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not

approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. Do not rely on the laboratory to submit monitoring results to the Department.



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460782

System Type: Community

PWS Name: HURLBURT FIELD AFB WATER SYSTEM

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|----------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | Radionuclides | 9 years | 2026 | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | August 2024 at HOT CARGO AREA BLDG 90838 ANTENNA FARM CSL 1-4 for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 30 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not

approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460826
PWS Name: EGLIN MAIN

System Type: Community

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|-------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | Radionuclides | 9 years | 2026-All other wells | |
| | | | | 2027-Well 5 | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | | Dioxin | 2026-Wells 2,3,6,61,65 | |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | July 2024 at BUILDING 425 for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 20 |

*Submit ***Asbestos Plan or Asbestos Free Certification*** and ***SOC Waiver Requests*** by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460828

System Type: Community

PWS Name: EGLIN WEST/HOUSING

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|--------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | VOC-1,2,4-trichlorobenzene | Annually | 2nd Qtr 2024 at Well 8 | |
| | | Radionuclides | Gross Alpha | 2026-All other wells | |
| | | | | 2029-Well 7 | |
| | | | Rad 226 & 228 | | 2026 - Wells 9,10,13,15,16 |
| | | 2029 - Well 7 | | | |
| | | 2032-Well 11,12,14 | | | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2024 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | July 2024 at BUILDING 1377 for TTHMs and HAA5s** | |

| | | | | | |
|--|--|----------------------------------|-------------|---------------|------------------------------------------------------------------------|
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 20 |
|--|--|----------------------------------|-------------|---------------|------------------------------------------------------------------------|

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

***Note on DBPs*: TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460829

System Type: NTNC

PWS Name: EGLIN AFB DUKE FIELD 3

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|--------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2025 | |
| | | Volatile Organics (VOCs) | Triennially | 2025 | |
| | | Radionuclides | Rad 226/228 | 2030 - Wells 26, 27 | |
| | | Asbestos | Every 9 years | 2031 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2025 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | SOC-Dalapon | Annual | 4th QTR 2024 - Well 27 | |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | July 2025 at BUILDING 3130 for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2025 | Sample at pre-approved sample plan sites; Number of sites required: 5 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1460830

System Type: Community

PWS Name: EGLIN AUX. 6 RANGER CAMP

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|--------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2024 | |
| | | Secondary Contaminants | Triennially | 2024 | |
| | | Volatile Organics (VOCs) | Triennially | 2024 | |
| | | Radionuclides | 9 years | 2027 | |
| | | Asbestos | Every 9 years | 2030 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2024 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | July 2024 at BUILDING 6034 for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2024 | Sample at pre-approved sample plan sites; Number of sites required: 5 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1464034

System Type: Community

PWS Name: OKALOOSA CORRECTIONAL INST.

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2024 | |
| | | Secondary Contaminants | Triennially | 2024 | |
| | | Volatile Organics (VOCs) | Triennially | 2024 | |
| | | Radionuclides | 9 years | 2031 | |
| | | Asbestos | Every 9 years | 2030 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2024 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Diquat | Annually | 1 st Quarter 2024 Well 1 | |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | August 2024 at DJJ 4455 - STRAIGHT LINE RD for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2025 | Sample at pre-approved sample plan sites; Number of sites required: 10 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not

approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. Do not rely on the laboratory to submit monitoring results to the Department.



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1464044

System Type: Community

PWS Name: OKALOOSA COUNTY MID SYSTEM (CRESTVIEW)

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|-----------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2026 | |
| | | Secondary Contaminants | Triennially | 2026 | |
| | | Volatile Organics (VOCs) | Triennially | 2026 | |
| | | Radionuclides | Gross Alpha | 2026-All other wells | |
| | | | | 2032-Well MC7 | |
| | | | Rad 226 & 228 | 2026-All other wells | |
| | | | | 2029-Well MC6 | |
| | | | | 2032-Well MC7 | |
| | | Asbestos | Every 9 years | 2029 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2026 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | 2 nd Week of August 2024 at SUGARTOWN ROAD for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 20 |

*Submit ***Asbestos Plan or Asbestos Free Certification*** and ***SOC Waiver Requests*** by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1464061

System Type: NTNC

PWS Name: EGLIN SITE C-3 (LASER)

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|--------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2025 | |
| | | Volatile Organics (VOCs) | Triennially | 2025 | |
| | | Asbestos | Every 9 years | 2031 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2025 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | July 2025 at BUILDING 2066 for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 5 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

***Note on DBPs:* TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring

and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. Do not rely on the laboratory to submit monitoring results to the Department.



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1464063

System Type: NTNC

PWS Name: EGLIN SITE C64-C TEST FACILITY

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|---------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2025 | |
| | | Volatile Organics (VOCs) | Triennially | 2025 | |
| | | Asbestos | Every 9 years | 2031 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2025 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | July 2025 at BUILDING 9621 for TTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2024 | Sample at pre-approved sample plan sites; Number of sites required: 5 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

***Note on DBPs*: TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. Do not rely on the laboratory to submit monitoring results to the Department.



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1464065

System Type: NTNC

PWS Name: EGLIN SITE A-30

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|--------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2025 | |
| | | Volatile Organics (VOCs) | Triennially | 2025 | |
| | | Asbestos | Every 9 years | 2031 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2025 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | July 2025 at BUILDING 9551 for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 5 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

***Note on DBPs:* TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. Do not rely on the laboratory to submit monitoring results to the Department.



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1464067

System Type: Community

PWS Name: EGLIN 7TH SPECIAL FORCES GROUP

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|--------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2024 | |
| | | Secondary Contaminants | Triennially | 2024 | |
| | | Volatile Organics (VOCs) | Triennially | 2024 | |
| | | Radionuclides | 9 years | 2027 | |
| | | Asbestos | Every 9 years | 2030 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2024 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | July 2024 at BUILDING 4335 for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 10 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of E. coli bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as “P” in the appropriate column on the form.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

- Failure to sample in accordance with rule requirements may result in enforcement action.
- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Northwest District, 160 West Government St., Suite 308, Pensacola, FL 32502

PWS ID: 1464068

System Type: Community

PWS Name: OKALOOSA WATERWORKS

2024 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is *subject to change*. Monitoring requirements can be found under [Rule 62-550 of the Florida Administrative Code](#) (Fla. Admin. Code). We encourage you to use the below tables to assist in scheduling and tracking your sampling events.

It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. The requirements listed are general monitoring requirements and do not supersede more stringent monitoring requirements that may have been imposed by this office. Any errors below do not exempt your system from state or federal monitoring requirements. Please review the monitoring information below and contact our office with any questions.

| Chemical Monitoring | | | | | |
|---------------------|--------------|-------------------------------------------|---------------|------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2024 | Sample at <u>each</u> Point of Entry to the distribution |
| | | Primary Inorganics | Triennially | 2024 | |
| | | Secondary Contaminants | Triennially | 2024 | |
| | | Volatile Organics (VOCs) | Triennially | 2024 | |
| | | Radionuclides | 9 years | 2027 | |
| | | Asbestos | Every 9 years | 2030 | Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan* |
| | | Synthetic Organics (SOCs) | Triennially | 2024 | Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart. Systems may apply for a waiver using Form 62-560.545(2)) |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | August 2024 at 7991 RED BARROW ROAD (HYDRANT 88) for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2026 | Sample at pre-approved sample plan sites; Number of sites required: 10 |

*Submit *Asbestos Plan or Asbestos Free Certification* and *SOC Waiver Requests* by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code.

Bacteriological Monitoring

- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
- Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
- The minimum number of distribution samples is based on population and available in 141.857 Code of Federal Regulations, available at [CFR Subpart Y - Revised Total Coliform Rule](#). If current, your bacteriological sampling plan should specify the same number.
- If you suspect that your bacteriological sampling plan is out of date, contact us.
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When you receive results from the laboratory, **review the report immediately** to verify the information is complete, verify all contaminants were analyzed, and results are below levels requiring additional monitoring under 62-550, Fla. Admin. Code

Important Reminders:

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- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: <https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical>.
- Reports are due to the Department *within 10 days* following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. **Do not rely on the laboratory to submit monitoring results to the Department.**