

Northeast District

PWS ID: 2010017 System Type: Community

PWS Name: ALACHUA WTP

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|---|---------------|---------------|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | • | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2020 | |
| | | Secondary Contaminants | Triennially | 2020 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2020 | not be accepted for compliance) |
| | | Radionuclides | 9 years | 2020 | |
| | | Asbestos | Every 9 years | 2020 | 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 | 2020 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | | 018 at 11808 BW 74 Terrace FTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2019 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: ALACHUA WTP

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 8220 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 9 | | | |

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.

- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do **not** rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010041 System Type: Community

PWS Name: ARREDONDO ESTATES

2018 Drinking Water Chemical Monitoring Requirements

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It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | Chemical Monitoring | | | | |
|-------------------|---------------------|---|---------------|---------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | • | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2018 | |
| | | Secondary Contaminants | Triennially | 2018 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2018 | not be accepted for compliance) |
| | | Radionuclides | Triennially | 2018 | |
| | | Asbestos | Every 9 years | 2021 | 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 | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | | 2018 at 6915 SW 55 th Place TTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2018 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: ARREDONDO ESTATES

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|----------------------------------|-------------------------------|--|--|--|
| Current Population on Record 738 | | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- > Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- > Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010042 System Type: Community

PWS Name: PALMS OF ARCHER

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | Chemical Monitoring | | | | |
|-------------------|---------------------|---|---------------|-------------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | • | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2018 | |
| | | Secondary Contaminants | Triennially | 2018 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2018 | not be accepted for compliance) |
| | | Radionuclides | 9 years | 2024 | |
| | | Asbestos | Every 9 years | 2021 | 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 | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | Jul-Sep 2018 at I | Lot 2607 for TTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2018 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: PALMS OF ARCHER

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 1092 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 2 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department</u>.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010199 System Type: Community

PWS Name: ARCHER WATER SYSTEM

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|-----------------------------|---------------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2018 | |
| | | Secondary Contaminants | Triennially | 2018 | Sample at <u>each</u> Point of Entry to the |
| | | Volatile Organics (VOCs) | Plants #1-3 Triennially | Full Set 2018 | distribution (Raw/Well samples will not be accepted for compliance) |
| | | VOCs-Tot Xylene and Ethylbenzene | Plant #3 Annually | July-September 2018 | |
| | | Radionuclides | 6 years | 2024 | |
| | | Asbestos | Every 9 years | 2021 | 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) | Plants 1 – 3 Triennially | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | | Fire Hydrant @ 11582 SW 168th Dr TTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2020 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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.

PWS Name: ARCHER WATER SYSTEM

**Note on DBPs: TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | |
|------------------------------|-------------------------------|--|--|
| Current Population on Record | 1440 | | |
| Monitoring Frequency | Monthly | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | |
| Distribution Sampling | 2 | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do **not** rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period <u>and</u> from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010201 System Type: Community

PWS Name: HIGH SPRINGS WTP

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | Chemical Monitoring | | | | | |
|-------------------|---------------------|--|---------------|--------------------------------------|--|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments | |
| | | Nitrate & Nitrite | Annually | 2018 | | |
| | | Primary Inorganics | Triennially | 2020 | | |
| | | Secondary Contaminants | Triennially | 2020 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will | |
| | | Volatile Organics (VOCs) | Triennially | 2020 | not be accepted for compliance) | |
| | | Radionuclides | 9 years | 2020 | | |
| | | Asbestos | Every 9 years | 2020 | 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 | 2020 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) | |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Quarterly | | , 110 NW 1st Ave) & L2 (Boat Ramp, Lane) for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Biannually | Jan-Jun 2018 | Sample at pre-approved sample plan sites | |
| | | Water Quality Parameters (WQPs) | | veeks once the pilot v is completed. | Sample at <u>each</u> Point of Entry to the distribution | |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: HIGH SPRINGS WTP

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 3750 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 4 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period <u>and</u> from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010207 System Type: Community

PWS Name: NEWBERRY WTP

2018 Drinking Water Chemical Monitoring Requirements

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It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|---|---------------|---------------|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | • | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2020 | |
| | | Secondary Contaminants | Triennially | 2020 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will not be accepted for compliance) |
| | | Volatile Organics (VOCs) | Triennially | 2020 | not be accepted for compliance) |
| | | Radionuclides | 9 years | 2026 | |
| | | Asbestos | Every 9 years | 2020 | 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 | 2020 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | | D18 at SW242 Terrace, LS 21 FTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2020 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: NEWBERRY WTP

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|--|--|--|--|
| Current Population on Record | 3885 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 4-log: Raw not required, recommend quarterly | | | |
| Distribution Sampling | 4 | | | |

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.

- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010212 System Type: Community

PWS Name: WALDO WTP

2018 Drinking Water Chemical Monitoring Requirements

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It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|---|---------------|---------------|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2018 | |
| | | Secondary Contaminants | Triennially | 2018 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2018 | not be accepted for compliance) |
| | | Radionuclides | Triennially | 2018 | |
| | | Asbestos | Every 9 years | 2021 | 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 | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | | 18 at 15185 NW Waldo Road TTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2018 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: WALDO WTP

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 1042 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 2 | | | |

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.

- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010410 System Type: Non-Transient Non-Community

PWS Name: PHOENIX COMMERCIAL PARK

2018 Drinking Water Chemical Monitoring Requirements

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It is ultimately the responsibility of the facility owners to ensure all monitoring is completed and results are submitted timely to the Department.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|---|---------------|---------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2019 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2019 | not be accepted for compliance) |
| | | Asbestos | Every 9 years | 2022 | 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 | 2019 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | | 8 at Baghouse A / Press Plate TTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2019 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: PHOENIX COMMERCIAL PARK

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 30 | | | |
| Monitoring Frequency | Quarterly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- > Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010477 System Type: Community

PWS Name: HAWTHORNE WTP

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|--------------------|--------------------------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2018 | |
| | | Secondary Contaminants | Triennially | 2018 | Sample at <u>each</u> Point of Entry to the |
| | | Volatile Organics (VOCs) | Triennially | Full Set - 2018 | distribution (Raw/Well samples will not be accepted for compliance) |
| | | VOCs – Tot Xyl | Annually | WTP #2 - Apr-June 2018 | |
| | | Radionuclides | 9 years 6 years | WTP #2 - 2024 WTP #3 - 2021 | |
| | | Asbestos | Every 9 years | 2021 | 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 | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | | 8 at Hose Bib @ Rec Facility THMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2020 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: HAWTHORNE WTP

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 2275 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 2 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period <u>and</u> from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010612 System Type: Community

PWS Name: KINCAID HILLS WATER SYSTEM

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|---------------|---------------|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2018 | |
| | | Secondary Contaminants | Triennially | 2018 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2018 | not be accepted for compliance) |
| | | Radionuclides | 9 years | 2018 | |
| | | Asbestos | Every 9 years | 2018 | 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 | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | | 3088 SE 18 Ave for HAA5s only** 2226 SE 45 Terr for TTHMs only** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2018 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: KINCAID HILLS WATER SYSTEM

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | | |
|----------------------------------|-------------------------------|--|--|--|--|
| Current Population on Record 800 | | | | | |
| Monitoring Frequency | Monthly | | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | | |
| Distribution Sampling | 1 | | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period <u>and</u> from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010625 System Type: Community

PWS Name: LAKE ALTO ESTATES MHP

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|---|---------------|---------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | _ | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2018 | |
| | | Secondary Contaminants | Triennially | 2018 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2018 | not be accepted for compliance) |
| | | Radionuclides | 9 years | 2018 | |
| | | Asbestos | Every 9 years | 2021 | 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 | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | at 18104 NW 143 Ave (House) THMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2018 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: LAKE ALTO ESTATES MHP

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 325 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- > Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- > Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010749 System Type: Community

PWS Name: MICANOPY WATER SYSTEM

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| _ | Chemical Monitoring | | | | | |
|-------------------|---------------------|--|---------------|---------------|---|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments | |
| | | Nitrate & Nitrite | Annually | 2018 | | |
| | | Primary Inorganics | Triennially | 2018 | | |
| | | Secondary Contaminants | Triennially | 2018 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will | |
| | | Volatile Organics (VOCs) | Triennially | 2018 | not be accepted for compliance) | |
| | | Radionuclides | 9 years | 2024 | | |
| | | Asbestos | Every 9 years | 2021 | 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 | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* | |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Quarterly | | Church St) & L2 (Fire Hydrant @ 108 ct) for TTHMs and HAA5s** | |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2018 | Sample at pre-approved sample plan sites | |
| | | Water Quality Parameters (WQPs) | Ev | ery 2 weeks | Sample at <u>each</u> Point of Entry to the distribution | |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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.

PWS Name: MICANOPY WATER SYSTEM

**Note on DBPs: TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 650 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period <u>and</u> from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2010946 System Type: Community

PWS Name: GRU - MURPHREE WTP

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| Chemical Monitoring | | | | | |
|---------------------|-----------------|--|---------------|---------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2020 | |
| | | Secondary Contaminants | Triennially | 2020 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2020 | not be accepted for compliance) |
| | | Radionuclides | 9 years | 2026 | |
| | | Asbestos | Every 9 years | 2020 | 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 | 2020 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Quarterly | 2018 at L1 – | L6 for TTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2019 | Sample at pre-approved sample plan sites |
| | | Water Quality Parameters (WQPs) | Ev | ery 2 weeks | Sample at <u>each</u> Point of Entry to the distribution |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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.

PWS Name: GRU - MURPHREE WTP

**Note on DBPs: TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|--|--|--|--|
| Current Population on Record | 181468 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 4-log: Raw not required, recommend quarterly | | | |
| Distribution Sampling | 120 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do **not** rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period <u>and</u> from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2011006 System Type: Community

PWS Name: SANTA FE HILLS SUBDIVISION

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|---------------|---------------|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2018 | |
| | | Secondary Contaminants | Triennially | 2018 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2018 | not be accepted for compliance) |
| | | Radionuclides | Triennially | 2018 | |
| | | Asbestos | Every 9 years | 2021 | 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 | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | 18 at 16731 NW 173 Terrace THMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2020 | Sample at pre-approved sample plan sites |
| | | Water Quality Parameters (WQPs) | Eve | ery 2 weeks | Sample at <u>each</u> Point of Entry to the distribution |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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.

PWS Name: SANTA FE HILLS SUBDIVISION

**Note on DBPs: TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|--|--|--|--|
| Current Population on Record | 200 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 4-log: Raw not required, recommend quarterly | | | |
| Distribution Sampling | 1 | | | |

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.

- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2011251 System Type: Community

PWS Name: WESTGATE MANOR MHP

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|------------------------|----------------------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | • | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2018 | |
| | | Secondary Contaminants | Triennially | 2018 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2018 | not be accepted for compliance) |
| | | Radionuclides | 6 years Triennially | WTP #1 2021 WTP #2 2018 | |
| | | Asbestos | Every 9 years | 2021 | 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 | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | 2018 at L1- Last Trailer FTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2020 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: WESTGATE MANOR MHP

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 300 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- > Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- > Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2014164 System Type: Non-Transient Non-Community

PWS Name: UF-CENTER FOR AQUATIC WEEDS

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|---------------|---------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2019 | Sample at <u>each</u> Point of Entry to the |
| | | Secondary Contaminants | Triennially | 2019 | distribution (Raw/Well samples will not be accepted for compliance) |
| | | Volatile Organics (VOCs) | Triennially | 2019 | |
| | | Asbestos | Every 9 years | 2022 | 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 | 2019 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | 019 at Hand Sink, Room 109 FTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2019 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: UF-CENTER FOR AQUATIC WEEDS

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|----------------------------------|-------------------------------|--|--|--|
| Current Population on Record 250 | | | | |
| Monitoring Frequency | Quarterly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- > Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period <u>and</u> from the correct location(s) to be accepted for compliance.
- > Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2014167 System Type: Non-Transient Non-Community

PWS Name: GREENFIELD PRESCHOOL

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|---------------|---------------|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2019 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2019 | not be accepted for compliance) |
| | | Asbestos | Every 9 years | 2022 | 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 | 2019 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | 2019 at Bathroom Sink THMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2019 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: GREENFIELD PRESCHOOL

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 68 | | | |
| Monitoring Frequency | Quarterly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2014196 System Type: Community

PWS Name: CROSS CREEK MHP

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|-----------------|---------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2018 | |
| | | Secondary Contaminants | Triennially | 2018 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2018 | not be accepted for compliance) |
| | | VOCs – Tot Xyl | Annually | Jul-Sept 2018 | |
| | | Radionuclides | Triennially | 2027 | |
| | | Asbestos | Every 9 years | 2021 | 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 | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | 18 at Cross Creek Lift Station FTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2020 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: CROSS CREEK MHP

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 156 | | | |
| Monitoring Frequency | Monthly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period <u>and</u> from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2014203 System Type: Non-Transient Non-Community

PWS Name: ALACHUA LEARNING CENTER

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|---|---------------|---------------|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2019 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2019 | not be accepted for compliance) |
| | | Asbestos | Every 9 years | 2022 | 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 | 2019 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | Outside Hose Bibb off classroom THMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2020 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: ALACHUA LEARNING CENTER

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 162 | | | |
| Monitoring Frequency | Quarterly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- > Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- > Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2014209 System Type: Non-Transient Non-Community

PWS Name: CHRISTIAN LIFE WORLD ACADEMY

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|---------------|-------------------------|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2019 | |
| | | Primary Inorganics | Triennially | 2019 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2019 | not be accepted for compliance) |
| | | Asbestos | Every 9 years | 2022 | 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 | 2019 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Annually | | 018 at Ladies Restroom Sink THMs and HAA5s** |
| | | Lead and Copper (tap samples) | Biannually | Jan-Jun Jul-Dec 2018 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: CHRISTIAN LIFE WORLD ACADEMY

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 45 | | | |
| Monitoring Frequency | Quarterly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- > Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2014214 System Type: Non-Transient Non-Community

PWS Name: USGS-WETLAND & AQUATIC RESEARCH CENTER

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|---------------|-----------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2019 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2019 | not be accepted for compliance) |
| | | Asbestos | Every 9 years | 2022 | 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) | Annually | 2019 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Quarterly | 2018 at Room 29 | (Kitchen) for TTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2018 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: USGS-WETLAND & AQUATIC RESEARCH CENTER

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 60 | | | |
| Monitoring Frequency | Quarterly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- > Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period <u>and</u> from the correct location(s) to be accepted for compliance.
- > Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2014215 System Type: Non-Transient Non-Community

PWS Name: WINDSOR BAPTIST CHURCH & ACADEMY

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|---------------|---------------|---|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2018 | |
| | | Primary Inorganics | Triennially | 2019 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2019 | not be accepted for compliance) |
| | | Asbestos | Every 9 years | 2022 | 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 | 2019 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | 2019 at Annex Kitchen Sink TTHMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2020 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: WINDSOR BAPTIST CHURCH & ACADEMY

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 50 | | | |
| Monitoring Frequency | Quarterly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- > Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2014218 System Type: Non-Transient Non-Community

PWS Name: ISKCON TEMPLE OF ALACHUA

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|--|---------------|---------------|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2019 | |
| | | Primary Inorganics | Triennially | 2019 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Triennially | 2019 | not be accepted for compliance) |
| | | Asbestos | Every 9 years | 2022 | 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 | 2019 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | at Sink on East side of Temple THMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2019 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS Name: ISKCON TEMPLE OF ALACHUA

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 60 | | | |
| Monitoring Frequency | Quarterly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- > Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do not rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance.
- > Failure to sample in accordance with rule requirements may result in enforcement action.



Northeast District

PWS ID: 2014223 System Type: Non-Transient Non-Community PWS Name: GREC

2018 Drinking Water Chemical Monitoring Requirements

This below table summarizes the current monitoring requirements for the above facility and is <u>subject to change</u>. This information is a good faith assessment of the monitoring requirements for your system and we have sought to provide accurate information. Any errors in the table below <u>does not exempt your system from state or federal monitoring requirements</u>. If you are unsure or believe the information below is incorrect, please contact your inspector immediately. 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.

Chemical monitoring requirements can be found under Rule 62-550 of the Florida Administrative Code (Fla. Admin. Code),

| | | | Chemical | Monitoring | |
|-------------------|-----------------|---|---------------|---------------|--|
| Date Scheduled | Date Sampled | Contaminant | Frequency | Next Due | Location & Comments |
| | | Nitrate & Nitrite | Annually | 2019 | |
| | | Primary Inorganics | Triennially | 2019 | Sample at <u>each</u> Point of Entry to the distribution (Raw/Well samples will |
| | | Volatile Organics (VOCs) | Annually | 2018 | not be accepted for compliance) |
| | | Asbestos | Every 9 years | 2022 | 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) | Annually | 2018 | Sample at <u>each</u> Point of Entry to the distribution (2 quarterly samples required if population >3,300) or submit a request to waive samples using Form 62-560.545(2)* |
| | | Stage 2 Disinfection Byproducts (S2 DBPs) | Triennially | | House Bldg Sink (1st Floor bathroom) THMs and HAA5s** |
| | | Lead and Copper (tap samples) | Triennially | Jun-Sept 2020 | Sample at pre-approved sample plan sites |

^{*}Note on Asbestos Free Certification and SOC Waiver: Submit certification/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 indicated are the pre-approved sample plan sites. If sites need to be altered, a new plan and justification should be submitted for review.

PWS ID: 2014223 PWS Name: GREC

Bacteriological requirements can be found in Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.

| Bacteriological Monitoring | | | | |
|------------------------------|-------------------------------|--|--|--|
| Current Population on Record | 45 | | | |
| Monitoring Frequency | Quarterly | | | |
| Raw Sampling | 1 Raw (pretreatment) per well | | | |
| Distribution Sampling | 1 | | | |

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.

- Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- > Reports must include system cover page, lab cover page, chains of custody, results page, and lab certification pages.
- Reports are due to the Department *within 10 days* following the end of sample period <u>or</u> following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. <u>Do **not** rely on the laboratory to submit monitoring results to the Department.</u>
- All samples must be taken during the required monitoring period <u>and</u> from the correct location(s) to be accepted for compliance.
- Failure to sample in accordance with rule requirements may result in enforcement action.