

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

PWS ID: 1660028 PWS Name: ARGYLE WATER SYSTEM INC.

System Type: Community

2020 Drinking Water Chemical Monitoring Requirements

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

	Chemical Monitoring						
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments		
		Nitrate & Nitrite	Annually	2020			
		Primary Inorganics	Triennially	2021	_		
		Secondary Contaminants	Triennially	2021	Sample at <u>each</u> Point of Entry to the distribution		
		Volatile Organics (VOCs)	Triennially	2021			
		Radionuclides	Triennially	2021			
		Asbestos	Every 9 years	2021	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*		
		Synthetic Organics (SOCs)	Triennially	2021	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2 nd set of samples using Form 62- 560.545(2)*; Population under 3,300 <i>waivers are <u>not</u> available during 2021 and 2022</i>)		
		Stage 2 Disinfection Byproducts (S2 DBPs)	Annually	September 2020 at 1063 MACEDONIA CHURCH RD for TTHMs and HAA5s**			
		Lead and Copper (tap samples)	Triennially	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 10		

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

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

Bacteriological Monitoring

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

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

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



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

PWS ID: 1660196 PWS Name: DEFUNIAK SPRINGS W/S CITY OF System Type: Community

2020 Drinking Water Chemical Monitoring Requirements

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	Chemical Monitoring						
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments		
		Nitrate & Nitrite	Annually	2020			
		Primary Inorganics	Triennially	2020			
		Secondary Contaminants	Triennially	2020	Sample at <u>each</u> Point of Entry to the distribution		
		Volatile Organics (VOCs)	Triennially	2020			
		Radionuclides	9 years	2026			
		Asbestos	Every 9 years	2020	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*		
		Synthetic Organics (SOCs)	Triennially	2020	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2^{nd} set of samples using Form 62- <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during 2021 and 2022</i>)		
		Di-2(ethylhexyl) phthalate	Annually	2021 1 st Qtr-Well 10			
		Stage 2 Disinfection Byproducts (S2 DBPs)	Annually	July 2020 at 230 FAIRFIELD DR EAST BAPTIST CHURCH 901 BAY AVE for TTHMs and HAA5s**			

	Lead and Copper (tap samples)	Triennially	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 30
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****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

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

Bacteriological Monitoring

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

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

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



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

PWS ID: 1660290 PWS Name: FREEPORT CITY OF System Type: Community

2020 Drinking Water Chemical Monitoring Requirements

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

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

Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments
		Nitrate & Nitrite	Annually	2021	
		Primary Inorganics	Triennially	2023	
		Secondary Contaminants	Triennially	2023	
		Volatile Organics (VOCs)	Triennially	2023	Sample at <u>each</u> Point of Entry to the distribution
			C 41.1	2023-Wells 6, 7	-
			Gross Alpha	2026- Wells 2,3,4,5,8	-
		Radionuclides	D 100 (0 000	2023-Wells 2, 3, 6	
			Rad 226 & 228	2026-Wells 4, 5, 7, 8	
		Asbestos	Every 9 years	2029	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*
		Synthetic Organics (SOCs)	Triennially	2020 1 set received, system has applied for a waiver of 2 nd set	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2 nd set of samples using Form 62- <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during</i> 2021 and 2022)
		Stage 2 Disinfection Byproducts (S2 DBPs)	Annually	July 2020 at 611 ALAQUA DRIVE for TTHMs and HAA5s**	

Chemical Monitoring

	Lead and Copper (tap samples)	Triennially	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 20
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****Note on DBPs:** TTHMs = Total Trihalomethanes and HAA5s = Haloacetic Acids. Locations and timeframes above are based on the current approved sampling plan. Plans must specify the month of sampling for annual or triennial monitoring and the week of sampling for quarter monitoring (i.e. 1st week of 2nd month). An updated plan will be required if monitoring frequency is adjusted. Any plan changes must be submitted and approved by the Department *prior* to sampling.

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

Bacteriological Monitoring

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

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

- > Failure to sample in accordance with rule requirements may result in enforcement action.
- > Please take samples early in the monitoring period to allow for possible lab delays and unforeseen events.
- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical.
- Reports are due to the Department *within 10 days* following the end of sample period <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>. Click <u>here</u> for a contact list of Department personnel.



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

PWS ID: 1660370 PWS Name: INLET BEACH WATER SYSTEM INC. System Type: Community

2020 Drinking Water Chemical Monitoring Requirements

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

			Chemical	Monitoring	
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments
		Nitrate & Nitrite	Annually	2021	
		Primary Inorganics	Triennially	2021	_
		Secondary Contaminants	Triennially	2021	_
		Iron	Quarterly	2020-Well 2	
		Volatile Organics (VOCs)	Triennially	2021	Sample at <u>each</u> Point of Entry to the distribution
			Crease Almha	2020-Well 4	
			Gross Alpha	2027-Wells 2, 3	
		Radionuclides	D 100 C 0 000	2023-Well 4	
		-	Rad 226 & 228	2027-Wells 2, 3	-
		Asbestos	Every 9 years	2021	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*
		Synthetic Organics (SOCs)	Triennially	2021	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2 nd set of samples using <u>Form 62-560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u></i> <i>available during 2021 and 2022</i>)
		Stage 2 Disinfection Byproducts (S2 DBPs)	Quarterly	First week of February, May, August, and November 2020 23937 PCBEACH PARKWAY (CAMP HELEN) 7 WEST SHORE PLACE (WEST SHORE DRIVE) for TTHMs and HAA5s**	

PWS ID: 1660370 PWS Name: INLET BEACH WATER SYSTEM INC.

Lead and Copper (tap samples)	Triennially	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 10
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*Submit *Asbestos Free Certification* and *SOC Waiver Requests* (*waivers only available for 2nd set for systems with population over 3,300*) by **October 31st** to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

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

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

Bacteriological Monitoring

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

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

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



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

PWS ID: 1660407 PWS Name: LAKE SHARON ESTATES

System Type: Community

2020 Drinking Water Chemical Monitoring Requirements

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	Chemical Monitoring							
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments			
		Nitrate & Nitrite	Annually	2020				
		Primary Inorganics	Triennially	2021				
		Secondary Contaminants	Triennially	2021	Sample at <u>each</u> Point of Entry to the distribution			
		Volatile Organics (VOCs)	Triennially	2021	distribution			
		Radionuclides	9 years	2027				
		Asbestos	Every 9 years	2021	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*			
		Synthetic Organics (SOCs)	Triennially	2021	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2 nd set of samples using Form 62- 560.545(2)*; Population under 3,300 <i>waivers are <u>not</u> available during 2021 and 2022</i>)			
		Stage 2 Disinfection Byproducts (S2 DBPs)	Triennially	September 2021 at 46 GNE COURT for TTHMs and HAA5s**				
		Lead and Copper (tap samples)	Annually	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 5			

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

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

Bacteriological Monitoring

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- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
 - Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
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- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of <u>E</u>. <u>coli</u> bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as "P" in the appropriate column on the form.

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

PWS ID: 1660524 PWS Name: PAXTON CITY OF System Type: Community

2020 Drinking Water Chemical Monitoring Requirements

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	Chemical Monitoring							
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments			
		Nitrate & Nitrite	Annually	2020				
		Primary Inorganics	Triennially	2021	_			
		Secondary Contaminants	Triennially	2021	Sample at <u>each</u> Point of Entry to the distribution			
		Volatile Organics (VOCs)	Triennially	2021				
		Radionuclides	9 years	2028				
		Asbestos	Every 9 years	2021	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*			
		Synthetic Organics (SOCs)	Triennially	2021	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2 nd set of samples using Form 62- <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during</i> 2021 and 2022)			
		Stage 2 Disinfection Byproducts (S2 DBPs)	Annually	August 2020 at HWY 85 FLUSH HYDRANT for TTHMs and HAA5s**				
		Lead and Copper (tap samples)	Triennially	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 10			

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

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

Bacteriological Monitoring

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 - Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
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- Contact our office immediately and consult with us if the reporting form indicates a positive result or presence of <u>E.</u> <u>coli</u> bacteria. If Total Coliform is detected, you are encouraged to inform us and discuss how to proceed. The presence of either is typically shown as "P" in the appropriate column on the form.

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- All samples must be taken during the required monitoring period and from the correct location(s) to be accepted for compliance. Samples for DBPs and Lead and Copper Tap Sampling must be taken in accordance with the approved plans to be accepted for compliance.
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- Reports are due to the Department within 10 days following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. Do not rely on the laboratory to submit monitoring results to the Department. Click here for a contact list of Department personnel.



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

PWS ID: 1660596 PWS Name: REGIONAL UTILITIES WATER SYSTEM System Type: Community

2020 Drinking Water Chemical Monitoring Requirements

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			Chemical	Monitoring		
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments	
		Nitrate & Nitrite	Annually	2021		
		Primary Inorganics	Triennially	2023		
		Secondary Contaminants	Triennially	2020	Sample at <u>each</u> Point of Entry to the distribution	
		Volatile Organics (VOCs)	Triennially	2020	distribution	
		Radionuclides	9 years	2026		
		Asbestos	Every 9 years	2029	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*	
		Synthetic Organics (SOCs)	Triennially	2020 1 set received, system has applied for a waiver of 2 nd set	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2^{nd} set of samples using Form 62- <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during 2021 and 2022</i>)	
		Stage 2 Disinfection Byproducts (S2 DBPs)	Annually	48 S. 1	July 2020 at ACK BAYOU LOOP 5. BARRETT SQUARE TTHMs and HAA5s**	
		Lead and Copper (tap samples)	Triennially	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 30	

PWS ID: 1660596 PWS Name: REGIONAL UTILITIES WATER SYSTEM

*Submit Asbestos Free Certification and SOC Waiver Requests (waivers only available for 2nd set for systems with *population over 3,300*) by October 31st to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

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

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

Bacteriological Monitoring

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

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

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



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

PWS ID: 1660615 PWS Name: SOUTH WALTON UTILITY COMPANY

System Type: Community

2020 Drinking Water Chemical Monitoring Requirements

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

	Chemical Monitoring							
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments			
		Nitrate & Nitrite	Annually	2020				
		Primary Inorganics	Triennially	2020				
		Secondary Contaminants	Triennially	2020				
		Volatile Organics (VOCs)	Triennially	2020	- Sample at <u>each</u> Point of Entry to the			
				2023-Wells 2, 5	distribution			
		-	Gross Alpha	2026-Wells 1,3,4,6, & Rockhill				
				2029-Well 7				
		Radionuclides		2023-Wells 2, 4, 5				
			Rad 226 & 228	2026-Wells 1, 3, 6, & Rockhill				
				2029-Well 7				
		Asbestos	Every 9 years	2029	Sample within distribution or certification if no asbestos pipes within the system, use Form 62-555.900(10) for Asbestos Free Certification or Asbestos Sampling Plan*			
		Synthetic Organics (SOCs)	Triennially	2020	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2 nd set of samples using <u>Form 62-</u> <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during 2021</i> <i>and 2022</i>)			

PWS ID: 1660615 PWS Name: SOUTH WALTON UTILITY COMPANY

Stage 2 Disinfection Byproducts (S2 DBPs)	Annually	SS2	July 2020 at PROFESSIONAL PLACE 4 - PARADISE POINT TTHMs and HAA5s**
Lead and Copper (tap samples)	Triennially	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 30

*Submit Asbestos Free Certification and SOC Waiver Requests (waivers only available for 2nd set for systems with population over 3,300) by October 31st to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

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

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

Bacteriological Monitoring

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

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

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



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

PWS ID: 1660803 PWS Name: MOSSY HEAD WATER WORKS INC. System Type: Community

2020 Drinking Water Chemical Monitoring Requirements

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

			Chemical	Monitoring	
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments
		Nitrate & Nitrite	Annually	2021	
		Primary Inorganics	Triennially	2023	
		Secondary Contaminants	Triennially	2023	Sample at each Daint of Entry to the
		Volatile Organics (VOCs)	Triennially	2020	Sample at <u>each</u> Point of Entry to the distribution
		1,1,1- Trichloroethane	Annually	2020 3 rd qtr - Well 3	-
		Radionuclides	9 years	2027	
		Asbestos	Every 9 years	2029	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*
		Synthetic Organics (SOCs)	Triennially	2020	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2^{nd} set of samples using Form 62- <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during 2021 and 2022</i>)
		Stage 2 Disinfection Byproducts (S2 DBPs)	Annually		July 2020 at 6 SEXTON ROAD THMs and HAA5s**
		Lead and Copper (tap samples)	Triennially	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 20

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

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

Bacteriological Monitoring

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

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

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



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

PWS ID: 1664019 PWS Name: NORTH BAY WATER SYSTEM

System Type: Community

2020 Drinking Water Chemical Monitoring Requirements

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

	Chemical Monitoring					
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments	
		Nitrate & Nitrite	Annually	2020		
		Primary Inorganics	Triennially	2021		
		Secondary Contaminants	Triennially	2021	Sample at <u>each</u> Point of Entry to the distribution	
		Volatile Organics (VOCs)	Triennially	2021		
		Radionuclides	9 years	2027		
		Asbestos	Every 9 years	2021	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*	
		Synthetic Organics (SOCs)	Triennially	2021	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2 nd set of samples using <u>Form 62-</u> <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during</i> 2021 and 2022)	
		Stage 2 Disinfection Byproducts (S2 DBPs)	Annually		July 2020 at LINE ROAD (DEAD END) ITHMs and HAA5s**	
		Lead and Copper (tap samples)	Triennially	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 10	

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

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

Bacteriological Monitoring

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

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

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



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

PWS ID: 1664058 PWS Name: EGLIN SITE C-6 (RADAR)

System Type: NTNC

2020 Drinking Water Chemical Monitoring Requirements

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

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

	Chemical Monitoring					
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments	
		Nitrate & Nitrite	Annually	2021		
		Primary Inorganics	Triennially	2022		
		Volatile Organics (VOCs)	Triennially	2022	Sample at <u>each</u> Point of Entry to the distribution	
		Radionuclides	9 years	2024		
		Asbestos	Every 9 years	2022	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*	
		Synthetic Organics (SOCs)	Triennially	2022	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2^{nd} set of samples using Form 62- <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during 2021 and 2022</i>)	
		Stage 2 Disinfection Byproducts (S2 DBPs)	Triennially		July 2022 at BUILDING 8633 THMs and HAA5s**	
		Lead and Copper (tap samples)	Triennially	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 5	

*Submit Asbestos Free Certification and SOC Waiver Requests (waivers only available for 2nd set for systems with population over 3,300) by October 31st to allow time for Department review. Form submittal does not automatically waive

sampling, which will be required if the request is not approved.

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

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

Bacteriological Monitoring

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

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

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



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

PWS ID: 1664100 PWS Name: EGLIN UNDERBRUSH

System Type: NTNC

2020 Drinking Water Chemical Monitoring Requirements

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

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

	Chemical Monitoring					
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments	
		Nitrate & Nitrite	Annually	2020		
		Primary Inorganics	Triennially	2022	Sample at each Point of Entry to the	
		Volatile Organics (VOCs)	Triennially	2022	distribution	
		Asbestos	Every 9 years	2022	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*	
		Synthetic Organics (SOCs)	Triennially	2022	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2 nd set of samples using <u>Form 62-</u> <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during</i> 2021 and 2022)	
		Stage 2 Disinfection Byproducts (S2 DBPs)	Triennially	for	July 2022 at BUILDING 1488 TTHMs and HAA5s**	
		Lead and Copper (tap samples)	Triennially	Jun-Sept 2022	Sample at pre-approved sample plan sites; Number of sites required: 5	

*Submit Asbestos Free Certification and SOC Waiver Requests (waivers only available for 2nd set for systems with population over 3,300) by October 31st to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

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

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

Bacteriological Monitoring

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

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

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



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

PWS ID: 1664106 PWS Name: EGLIN AFB AEOD TRAINING FACILITY System Type: NTNC

2020 Drinking Water Chemical Monitoring Requirements

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

	Chemical Monitoring					
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments	
		Nitrate & Nitrite	Annually	2021		
		Primary Inorganics	Triennially	2022	Source to stand the Deint of Fortune to the	
		Volatile Organics (VOCs)	Triennially	2022	Sample at <u>each</u> Point of Entry to the distribution	
		Radionuclides	9 years	2028		
		Asbestos	Every 9 years	2028	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*	
		Synthetic Organics (SOCs)	Triennially	2022	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2^{nd} set of samples using Form 62- <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during 2021 and 2022</i>)	
		Di(2-ethylhexyl) phthalate	Annually	2021 3 rd qtr -Well ER17		
		Stage 2 Disinfection Byproducts (S2 DBPs)	Triennially		July 2022 at 500 SAMPLE STATION THMs and HAA5s**	
		Lead and Copper (tap samples)	Biannually	Jan-Jun and Jul-Dec 2020	Sample at pre-approved sample plan sites; Number of sites required: 5	

PWS ID: 1664106 PWS Name: EGLIN AFB AEOD TRAINING FACILITY

*Submit Asbestos Free Certification and SOC Waiver Requests (waivers only available for 2nd set for systems with *population over 3,300*) by October 31st to allow time for Department review. Form submittal does not automatically waive sampling, which will be required if the request is not approved.

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

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

Bacteriological Monitoring

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

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

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



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

PWS ID: 1664107 PWS Name: EGLIN SITE C-1 System Type: NTNC

2020 Drinking Water Chemical Monitoring Requirements

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

	Chemical Monitoring					
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments	
		Nitrate & Nitrite	Annually	2021		
		Primary Inorganics	Triennially	2022	Some the stand beint of Fortune to the	
		Volatile Organics (VOCs)	Triennially	2022	Sample at <u>each</u> Point of Entry to the distribution	
		Radionuclides	9 years	2024		
		Asbestos	Every 9 years	2022	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*	
		Synthetic Organics (SOCs)	Triennially	2022	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2 nd set of samples using <u>Form 62-</u> <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during</i> 2021 and 2022)	
		Di(2-ethylhexyl) Phthalate	Annually	2021 2 nd Quarter		
		Stage 2 Disinfection Byproducts (S2 DBPs)	Triennially		July 2022 at BUILDING 8770 ITHMs and HAA5s**	
		Lead and Copper (tap samples)	Triennially	Jun-Sept 2020	Sample at pre-approved sample plan sites; Number of sites required: 5	

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

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

Bacteriological Monitoring

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

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

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



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

PWS ID: 1664108 PWS Name: EGLIN SITE C-52 SOUTH

System Type: NTNC

2020 Drinking Water Chemical Monitoring Requirements

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

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

	Chemical Monitoring					
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments	
		Nitrate & Nitrite	Annually	2020	Sample at <u>each</u> Point of Entry to the	
		Primary Inorganics	Triennially	2022	distribution	
		Volatile Organics (VOCs)	Triennially	2022		
		Radionuclides	9 years	2024 *Gross Alpha Only	*Gross Alpha including Uranium	
		Asbestos	Every 9 years	2022	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*	
		Synthetic Organics (SOCs)	Triennially	2022	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2^{nd} set of samples using Form 62- <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during 2021 and 2022</i>)	
		Stage 2 Disinfection Byproducts (S2 DBPs)	Triennially		July 2022 at BUILDING E320 THMs and HAA5s**	
		Lead and Copper (tap samples)	Triennially	Jun-Sept 2021	Sample at pre-approved sample plan sites; Number of sites required: 5	

*Submit Asbestos Free Certification and SOC Waiver Requests (waivers only available for 2nd set for systems with population over 3,300) by October 31st to allow time for Department review. Form submittal does not automatically waive

sampling, which will be required if the request is not approved.

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

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

Bacteriological Monitoring

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

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



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

PWS ID: 1664109System Type: NTNCPWS Name: WALTON CO. DISTRICT 2&3 MAINTENANCE YARD

2020 Drinking Water Chemical Monitoring Requirements

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

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

	Chemical Monitoring					
Date Scheduled	Date Sampled	Contaminant	Frequency	Next Due	Location & Comments	
		Nitrate & Nitrite	Annually	2020		
		Primary Inorganics	Triennially	2022	Sample at each Point of Entry to the	
		Volatile Organics (VOCs)	Triennially	2022	distribution	
		Asbestos	Every 9 years	2022	Sample within distribution or certification if no asbestos pipes within the system, use Form 62- <u>555.900(10)</u> for Asbestos Free Certification or Asbestos Sampling Plan*	
		Synthetic Organics (SOCs)	Triennially	2022	Sample at <u>each</u> Point of Entry to the distribution (Population >3,300 must take 2 quarterly samples at least 60 days apart, can request to waive 2 nd set of samples using Form 62- <u>560.545(2)</u> *; Population under 3,300 <i>waivers are <u>not</u> available during 2021 and 2022</i>)	
		Stage 2 Disinfection Byproducts (S2 DBPs)	Triennially		September 2022 at ICE MACHINE TTHMs and HAA5s**	
		Lead and Copper (tap samples)	Triennially	Jun-Sept 2022	Sample at pre-approved sample plan sites; Number of sites required: 5	

*Submit Asbestos Free Certification and SOC Waiver Requests (waivers only available for 2nd set for systems with *population over 3,300*) 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 ID: 1664109 PWS Name: WALTON CO. DISTRICT 2&3 MAINTENANCE YARD

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

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

Bacteriological Monitoring

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- Required per Rules 62-550.310, 62-550.828, and 62-550.830, Fla. Admin. Code.
 - Community and NTNC Public Water Systems must sample during each month.
 - A raw (pre-treatment,) sample from each active well must be collected under the Ground Water Rule.
 - Distribution samples must be collected under the Revised Total Coliform Rule, and a disinfection residual reading must be recorded along with each one.
 - Sampling should be taken in accordance with your approved Bacteriological Sampling Plan locations when possible.
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- Chemical Reports must follow the required format to be accepted for compliance, which includes system cover page, lab cover page, chains of custody, results page, and lab certification pages. A copy of the format is available at: https://floridadep.gov/water/source-drinking-water/forms/62-550730-format-be-used-reporting-all-drinking-water-chemical.
- Reports are due to the Department within 10 days following the end of sample period or following your receipt of the laboratory report, whichever time is less. We recommend submitting reports as soon as available. Do not rely on the laboratory to submit monitoring results to the Department. Click here for a contact list of Department personnel.

Northwest District Drinking Water Program Contacts



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	Mary Jehle					
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	Mary.Jehle@floridadep.gov					
~Lead and Copper Rule (LCR) Tap	Nicole Hetzel					
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	(850) 595-0587					
	Heather.Stone@floridadep.gov					
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Notices (BWNs)	DWRM Data Entry Tal@dep.state.fl.us					
	ALSO cc: NWDPWS@floridadep.gov					
	Email BWN info and clearance bacti-s to:					
	<u>NWDPWS@floridadep.gov</u>					
	Ben Russell					
~Bacteriological Compliance	(850) 595-0678					
(Routine Bact. Sampling, Well & Tank Clearances, Revised Total	Ben.Russell@floridadep.gov					
Coliform & Ground Water Rules)	Email bact. compliance results to:					
	NWDPWS@floridadep.gov					
	Katie Ates					
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