62-761.100 Intent

(1) The purpose of this chapter is to provide requirements for underground storage tank systems that store regulated substances in order to minimize the occurrence and environmental risks of releases and discharges. This chapter provides requirements for underground storage tank systems having individual storage tank capacities greater than 110 gallons.

(2) This chapter implements the requirements of Chapter 376, F.S. Final agency action related to the functions that may be carried out by a locally administered governmental program (county) under contract with the Department pursuant to Section 376.3073, F.S., shall be taken by the Department.

(3) Site access to the facility and individual storage tank systems or system components, subject to safety considerations, shall be provided for compliance inspections conducted at reasonable times and with notice by phone or email. The facility owner or operator shall provide an authorized facility representative to unlock and open any covers, manways, and release detection equipment associated with the storage tank system or system component and demonstrate operational functionality of electronic equipment.


62-761.200 Definitions.

All words and phrases defined in Section 376.301, F.S., shall have the same meaning when used in this chapter unless specifically stated otherwise in this chapter. See Section 376.301, F.S., for definitions of the following terms: “Contaminant,” “Department,” “Discharge,” “Facility,” “Flow-through process tank,” “Hazardous substances,” “Operator,” “Owner,” “Petroleum,” “Petroleum product,” and “Pollutants.” The following words and phrases used in this chapter shall, unless the context clearly indicates otherwise, have the following meaning:

(1) “Ammonia” includes organic amines and inorganic compounds that are liquids at standard temperature and pressure that, when discharged, release free ammonia (NH₃), or ammonium ion (NH₄⁺).

(2) “Biofuel” means fuel produced from renewable resources especially, but not limited to, organic feedstocks such as plant biomass, vegetable oils, animal fats, and treated municipal and industrial wastes.
(3) “Cathodic protection” means a method of preventing corrosion of a metal surface through the use of galvanic anodes or impressed current.

(4) “Certified Contractor” means a Pollutant Storage System Contractor certified by the Department of Business and Professional Regulation in accordance with Chapter 489, F.S. Except for the exemptions specified in Chapter 489, F.S., Certified Contractors are not required for activities that do not involve excavating or disturbing the backfill around storage tank systems. Certified Contractors are the only contractors authorized to perform the following activities for underground pollutant storage tank systems if backfill is disturbed:

(a) Installation of:
   1. Storage tank systems or integral piping, excluding drop tubes;
   2. Overfill protection and spill containment;
   3. Secondary containment;
   4. Internal release detection devices;
   5. Cathodic protection systems; and
   6. Dispenser sumps when the integral piping is connected or disconnected during the installation of secondary containment.

(b) Removal of tanks or integral piping; and,

(c) Internal lining of tanks.


(6) “Chlorine” includes organic and inorganic compounds that are liquids at standard temperature and pressure that, when discharged, may release free chlorine (Cl₂) or chlorides (Cl⁻).

(7) “Class A operator” of an underground storage tank system facility is an individual who typically has primary responsibility for ensuring the proper operation and maintenance of the storage tank systems, particularly in the capacity of managing resources and personnel necessary to achieve and maintain compliance with all storage tank system regulations.

(8) “Class B operator” of an underground storage tank system facility is an individual who ensures the implementation of all applicable requirements of these regulations in the field and implements the day-to-day aspects of the operation and maintenance of, and recordkeeping for, storage tank systems.

(9) “Class C operator” of an underground storage tank system facility is an individual designated by the facility owner, storage tank system owner, or operator who typically controls the dispensing of fuel at the facility and is responsible for initial response to alarms, releases, spills, overfills, or threats to the public or to the environment.

(10) “Closure Integrity Evaluation” is an assessment of storage tank system integrity that is performed by a third-party inspection or testing entity at closure, replacement, or change in service from a tank containing regulated substance to a non-regulated substance. The evaluation is a physical test of interstitial tightness or visual inspection of the interstice of a secondarily contained storage tank system, secondarily contained storage tank system component, or a containment integrity test of a single-walled piping sump, dispenser sump, or spill containment system.


(13) “Compatible” means the ability of two or more substances to maintain their respective physical and chemical properties upon contact with one another for the design life of the storage tank system under conditions likely to be encountered in the storage tank system.

(14) “Corrosion Professional” means a person who, by reason of knowledge of the physical sciences and the principles of engineering and mathematics acquired by a professional education and related practical experience, is qualified to engage in the practice of corrosion control on buried or submerged metal components of a storage tank system. Corrosion Professionals shall be accredited or certified by NACE International as either a Cathodic Protection Specialist or Corrosion Specialist, or be a professional engineer licensed in the state of Florida.

(15) “Corrosion Protection” means the minimization of corrosion by the use of cathodic protection or vapor corrosion inhibitors.

(16) “County” means a locally administered governmental program under contract with the Department to perform compliance verification activities at facilities with storage tank systems within the boundaries stipulated in the applicable contract.

(17) “Discovery” means actual knowledge or knowledge of facts that could reasonably lead to actual knowledge of the
existence of a previously unreported incident, release, or discharge.

(18) “Dispenser” means a dispensing system that is used to transfer regulated substances from a fixed point to a vehicle or portable container.

(19) “Dispenser sump” means a storage tank system component installed as secondary containment beneath a dispenser to prevent discharges of regulated substances.

(20) “Double-walled” means a storage tank system or system component that has an outer wall that provides secondary containment.


(22) “Empty” means all regulated substances have been removed so that no more than one inch in depth or 0.3 percent by weight of total system capacity of regulated substances remains in the storage tank system.

(23) “Free product” means the presence of a regulated substance as a nonaqueous phase liquid in the environment in excess of 0.01 foot in thickness, measured at its thickest point.

(24) “Hydrostatic test” means a containment integrity test for a storage tank system or storage tank system component that is performed in accordance with this chapter using equilibrium and the pressure of liquids.

(25) “Impervious” means:

(a) A synthetic material or another material registered in accordance with subsection 62-761.850(2), F.A.C., that is compatible with the stored regulated substance, and has a permeability rate to the regulated substance stored of $1 \times 10^{-7} \text{cm/sec}$ or less; or

(b) For concrete structures, a material that:


(26) “In contact with the soil” means any portion of a storage tank system, that physically touches the soil or, if not in direct contact with the soil, is separated from the soil only by a casing, wrapping, or other material that is not impervious.

(27) “Incident” is a condition or situation indicating that a release or discharge may have occurred from a storage tank system or system component.

(28) “INF” means Incident Notification Form 62-761.900(6).

(29) “In-service” means a storage tank system where the owner or operator has not reported to the Department in accordance with paragraph 62-761.800(2)(a), F.A.C., that the tank is out-of-service pursuant to paragraph 62-761.800(1)(b), F.A.C.

(30) “Integral piping” means on-site piping, originating or terminating at the regulated storage tank or tanks, that conveys regulated substances. Vapor, or other recovery lines and vent lines are not considered integral piping. Integral piping includes all valves, elbows, joints, flanges, pumps, and flexible connectors associated with the pipe originating at the storage tank, up to the:

(a) Union of the integral piping with the dispenser;
(b) Fill cap or fill valve; or
(c) Forwarding pump used for transferring regulated substances to a flow-through process tank or an industrial production or manufacturing point of use.

Onsite means on the same or geographically contiguous property as the facility regulated under this chapter that is under the same ownership or control. The properties may be divided by a public or private right-of-way or an easement.

(31) “Integrity test” means a determination of the liquid tightness of a storage tank system or system component using one of the following types of tests:

(a) “Interstitial integrity test” means an evaluation of the interstitial space in a double-walled storage tank system or system component using vacuum, pressure, liquid filled monitoring systems, or equivalent test methods certified by a Nationally
Recognized Testing Laboratory, or

(b) “Primary integrity test” means an evaluation of the liquid tightness of the primary tank or integral piping, or

(c) “Containment integrity test” means an evaluation of the liquid tightness of hydrant pits, isolation valve pits, piping sumps, dispenser sumps, and spill containment systems.

(32) “Interstice” means the space between the primary and secondary wall of a storage tank system or system component.

(33) “Interstitial monitoring” is a method of release detection in which the area between the primary and secondary wall of a storage tank system component is monitored for signs of release.


(35) “Liner” means an impervious material that meets the performance requirements of paragraph 62-761.500(1)(b), F.A.C., that is used externally as a method of secondary containment.

(36) “Maintenance” means the normal operational upkeep in accordance with Rule 62-761.700, F.A.C., to prevent a storage tank system or system component from releasing or discharging regulated substances.

(37) “Nationally Recognized Testing Laboratory” means an international or national organization or governmental entity that can perform quantitative and qualitative tests on storage tank system equipment, evaluate the test data and equipment performance, and make determinations of the equipment’s capability of meeting the technical requirements of this chapter. A Nationally Recognized Testing Laboratory shall have at least five years of professional storage tank system equipment testing experience.

(38) “Operability test” means a test performed to determine if electronic and mechanical release detection and overfill protection devices or systems are functioning as designed and in accordance with manufacturers’ specifications.

(39) “Out-of-service” means a storage tank system or system component that is designated as out-of-service by the owner or operator to the Department on Storage Tank Facility Registration Form 62-761.900(2).

(40) “Overfill” is an incident that occurs when a tank is filled beyond its capacity.

(41) “Overfill protection” is a device or method for preventing an incident, release, or discharge from a storage tank during filling of the storage tank system.

(42) “Pesticides” means any substance or mixture of substances, as defined in Section 487.021, F.S., intended for preventing, destroying, repelling, or mitigating any insects, rodents, nematodes, fungi, weeds, or other forms of plant or animal life or viruses, except viruses, bacteria, or fungi on or in living humans or other animals, which the Department of Agriculture and Consumer Services by rule declares to be a pest, and any substance or mixture of substances intended for use as a plant regulator, defoliant, or desiccant; however, the term "pesticide" does not include any article that:

(a) Is a "new animal drug" within the meaning of s. 201(w) of the Federal Food, Drug, and Cosmetic Act;

(b) Has been determined by the Secretary of the United States Department of Health and Human Services not to be a new animal drug by a regulation establishing conditions of use for the article; or

(c) Is an animal feed within the meaning of s. 201(x) of the Federal Food, Drug, and Cosmetic Act bearing or containing an article covered in this subsection.

(43) “Pipe” or “piping” means any hollow cylindrical or tubular conveyance through which regulated substances flow.

(44) “Piping sump” or means a storage tank system component installed as secondary containment or a monitoring port at the lowest point in the integral piping to detect releases.

(45) “Pressurized piping” means piping through which regulated substances are pumped under pressure.

(46) “Product” means any commodity made from oil or gas and includes refined crude oil, crude tops, topped crude, processed crude petroleum, residue from crude petroleum, cracking stock, uncracked fuel oil, fuel oil, treated crude oil, residuum, gas oil, casinghead gasoline, natural gas gasoline, naphtha, distillate, condensate, gasoline, used oil, kerosene, benzene, wash oil, blended gasoline, lubricating oil, blends or mixtures of oil with one or more liquid products or byproducts derived from oil or gas, and blends or mixtures of two or more liquid products or byproducts derived from oil or gas, whether hereinafter enumerated or not.

(47) “Registration form” means Storage Tank Facility Registration Form 62-761.900(2).

(48) “Regulated substance” means a liquid at standard conditions of temperature and pressure (60 degrees Fahrenheit and 14.7 pounds per square inch absolute), that is a pollutant or a hazardous substance, or any mixture of the two, when stored in a storage tank system.

(49) “Release” means a loss of regulated substances from a storage tank system or system component into the system’s secondary containment.

(50) “Release detection” means a method of detecting the presence of regulated substances within a storage tank system’s or
system component’s secondary containment or detecting other conditions or situations indicative of a release or discharge.

(51) “Repair” means to restore or replace any defective or damaged parts of a storage tank system or system component in accordance with Rule 62-761.700, F.A.C. Replacement of a non-defective part is not a repair.

(52) “Residential storage tank system” means a storage tank system that provides fuel for heating, air conditioning, or electricity to a residential structure. That structure is a non-commercial building utilized exclusively as a dwelling unit that is used as a home or residence by one or more persons who maintain a common household, excluding transient occupancies.

(53) “Secondary containment” means a release detection and discharge prevention system that meets the performance requirements of paragraph 62-761.500(1)(b), F.A.C., and includes dispenser sumps, piping sumps, spill containment systems, the outer wall of double-walled tanks and integral piping, or the liner or an impervious containment area surrounding single-walled tanks or integral piping.

(54) “Sheen” means a regulated substance less than or equal to 0.01 foot in thickness, measured at its thickest point, or visibly observed, floating on surface water, groundwater, or within secondary containment.

(55) “Spill containment system” means a fixed component that is designed to prevent a discharge of regulated substances from the tank fill pipe.

(56) “Storage tank system” means a tank used to contain regulated substances, its integral piping, and all its components, including dispensers, spill containment systems, overfill protection systems, secondary containment systems, and any associated release detection equipment. A storage tank system is a “storage system” as defined in Section 376.301, F.S.

(57) “Storage tank system component” or “system component” means any part (mechanical, electrical, and plumbing) of the storage tank system that is necessary for a tank system to operate properly and safely. This includes tanks, integral piping, sensors, sumps, pumps, including dispensers, spill containment systems, overfill protection systems, secondary containment systems, and any associated release detection equipment.

(58) “Suction piping” means piping through which regulated substances flow by suction due to a pump located at the dispenser or other endpoint of the piping.

(59) “Tank” means an enclosed stationary container or structure that is designed or used to store regulated substances, and the volume of which, including the volume of underground piping, is ten percent or more buried beneath the surface of the ground.

(60) “UST” means an underground storage tank.

(61) “Vapor Corrosion Inhibitor” (VCI) means a chemical substance that volatilizes from a liquid or solid that is designed to inhibit corrosion within an enclosed airspace.

Rulemaking Authority 376.303 FS. Law Implemented 376.301, 376.303, 489.133 FS. History–New 12-10-90, Amended 5-4-92, 3-8-94, Formerly 17-761.200, Amended 9-30-96, 7-13-98, 6-21-04, 1-11-17.


(1) Reference guidelines listed in paragraphs 62-761.210(2)(a) through (n), F.A.C., are available for inspection during business hours at the Department of Environmental Protection’s Tallahassee Office located at 2600 Blair Stone Road, Tallahassee, Florida 32399-2400, and directly from the source. Secondary references found within the following primary reference guidelines that have insufficient information to obtain those references can be obtained as provided in the document titled Appendix A – Secondary References, April 2016, hereby adopted and incorporated by reference, located here: http://www.flrules.org/Gateway/reference.asp?No=Ref-07649, or the Department address listed above. All other secondary references can be obtained through the following reference guidelines.

(2) Titles of documents. References to the following documents listed in paragraphs 62-761.210(2)(a) through (n), F.A.C., are made throughout this Chapter. Each document or part thereof is adopted and incorporated by reference only to the extent that it is specifically referenced in this chapter. To the extent that the provisions contained in the following reference guidelines conflict with this chapter, the Department’s requirements as stated in this chapter shall control.

(a) American Concrete Institute (ACI). Copies of the following documents are available at the Department address listed in subsection 62-761.210(1), F.A.C., or from the publisher at ACI, 38800 Country Club Drive, Farmington Hills, Michigan 48331-3439, (248)848-3800, or the publisher’s website at http://www.concrete.org/:  
1. Control of Cracking in Concrete Structures, ACI 224R-01, (Reapproved 2008); and,  

(b) American Petroleum Institute (API). Copies of the following documents are available at the Department address listed in
subsection 62-761.210(1), F.A.C., or from the publisher at API, 1220 L Street, N.W. Washington, D.C. 20005, (202)682-8000, or the publisher’s website at http://www.api.org/:


Secondary references to this guideline can be found here: http://www.flrules.org/Gateway/reference.asp?No=Ref-07649, or the Department address listed in subsection 62-761.210(1), F.A.C.

(c) ASME International (founded as the American Society of Mechanical Engineers). A copy of the following document is available at the Department address listed in subsection 62-761.210(1), F.A.C., or from the publisher at ASME International, 22 Law Drive, Box 2900, Fairfield, New Jersey 07007-2900, (800)843-2763, or the publisher’s website at http://www.asme.org/: *Process Piping*, ASME B31.3, 2014 Edition.


(i) NACE International. Copies of the following documents are available at the Department address listed in subsection 62-761.210(1), F.A.C., or from the publisher at NACE International, 1440 South Creek Drive, Houston, Texas 77084-4906, (800)797-6223, or the publisher’s website at http://www.nace.org/:

1. *Control of External Corrosion on Underground or Submerged Metallic Piping Systems*, NACE Standard SP0169-2013 (formerly RP0169), 2013 Edition; and,


(g) National Fire Protection Association (NFPA). Copies of the following documents are available at the Department address listed in subsection 62-761.210(1), F.A.C., or from the publisher at NFPA, 1 Batterymarch Park, Quincy, Massachusetts 02169-7471, (800)344-3555, or at the publisher’s website on the website: http://www.nfpa.org/:


2. *Temporarily Out of Service, Closure in Place, or Closure by Removal of Underground Storage Tanks*, NFPA 30 (Annex C), 2015 Edition; and,


(h) National Institute of Standards and Technology (NIST). Information about this bureau of the Department of Commerce is available at National Institute of Standards and Technology, 100 Bureau Drive, Stop 1070, Gaithersburg, Maryland 20899-1070, (301)975-6478, or the organization’s website at http://www.nist.gov/index.html.

(i) National Leak Prevention Association (NLPA). A copy of the following document is available at the Department address listed in subsection 62-761.210(1), F.A.C., or from the publisher at NLPA, Route 2 Box 106A, Falmouth, Kentucky 41040, (702)832-2260, or the publisher’s website at http://www.nlpa-online.org/: *NLPA Standard 631, Chapters A and B*, 1991. Secondary references to this guideline can be found here: http://www.flrules.org/Gateway/reference.asp?No=Ref-07649, or the Department address listed in subsection 62-761.210(1), F.A.C.

(j) Petroleum Equipment Institute (PEI). Copies of the following documents are available at the Department address listed in subsection 62-761.210(1), F.A.C., or from the publisher at PEI, Post Office Box 2380, Tulsa, Oklahoma 74101-2380, (918)494-9696, or the publisher’s website at www.pei.org/:
1. Recommended Practices for Installation of Underground Liquid Storage Systems, PEI/RP100-11, 2011 Edition; and,


(l) Steel Tank Institute (STI). Copies of the following documents are available at the Department address listed in subsection 62-761.210(1), F.A.C., or from the publisher at STI, 944 Donata Court, Lake Zurich, Illinois 60047, (847) 438-8265, or from the publisher’s website at https://www.steeltank.com/:
3. Cathodic Protection Testing Procedures for sti-P3® UST’s, STI R051-06, (R051), Revised January 2006;
4. Recommended Practice for Corrosion Protection of Underground Piping Networks Associated with Liquid Storage and Dispensing Systems, STI R892, Revised January 2006; and,
5. Recommended Practice for the Addition of Supplemental Anodes to sti-P3® USTs, STI R972, Revised December 2010.

(m) Underwriters’ Laboratories Standards (UL). Copies of the following documents are available at the Department address listed in subsection 62-761.210(1), F.A.C., or from the publisher at UL, 333 Pfingsten Road, Northbrook, Illinois 60062-2096, (847)272-8800, or from the publisher’s website at www.ul.com/:


(3) Applicability of Reference Guidelines: Storage tank systems or system components installed after January 11, 2017, shall comply with this chapter on or after January 11, 2017. Unless otherwise specified in this chapter, storage tank systems or system components installed before January 11, 2017, are subject to the applicable Reference Standards listed in the Department’s storage tank rules that were in effect at the time the storage tank systems or system components were installed.

Rulemaking Authority 376.303 FS. Law Implemented 376.303 FS. History–New 12-10-90, Formerly 17-761.210, Amended 7-13-98, 6-21-04, 1-11-17.

62-761.300 Applicability.

(1) General Requirements.

The requirements of this chapter, unless specified otherwise, apply to owners and operators of facilities, and owners and operators of storage tank systems with individual storage tank capacities greater than 110 gallons, that contain or contained regulated substances. Storage tank systems or system components installed after January 11, 2017, shall comply with this chapter upon installation. Unless otherwise specified in this chapter, storage tank systems or system components installed before January 11, 2017, are subject to the applicable Reference Standards listed in the Department’s storage tank rules that were in effect at the time the storage tank systems or system components were installed.

(2) Exemptions: The following underground systems are exempt from the requirements of this chapter:

(a) Any storage tank system storing any hazardous waste listed or identified under Subtitle C of the Resource Conservation and Recovery Act, or a mixture of such hazardous waste and other regulated substances;

(b) Any storage tank system regulated under the Toxic Substances Control Act (15 U.S.C. 2065);

(c) Any pesticide waste degradation system regulated under Chapter 62-660, F.A.C.;

(d) Storage tank systems used solely for temporary storage of mixtures of pesticides and diluent for reapplication as pesticides;

(e) Any storage tank system with a storage capacity of less than 30,000 gallons used for the sole purpose of storing heating oil for consumptive use on the premises where stored. “Heating oil” means any petroleum based fuel used in the operation of heating equipment, boilers, or furnaces;

(f) Any tank that contains asphalt or asphalt products not containing other regulated substances;

(g) Any storage tank system storing regulated substances that are solid or gaseous at standard temperature and pressure;

(h) Any storage tank containing Liquefied Petroleum Gas;

(i) Any storage tank system that:


2. Was never previously regulated under Sections 376.30 through 376.309, F.S., or this chapter;

(j) Any storage tank system that contains wastewater that is part of a wastewater treatment facility regulated under Section 402 or 307(b) of the Clean Water Act;

(k) Any stormwater or wastewater collection system, including oil-water separator tanks;

(l) Any agricultural storage tank system of 550 gallons capacity or less that is used for agricultural purposes;

(m) Any residential storage tank system used solely for residential purposes. However, under Technical Standards and Corrective Action Requirements for Owners and Operators of Underground Storage Tanks (UST), 40 CFR Part 280, July 2015, residential tanks greater than 1,100 gallons containing motor fuels are subject to federal underground storage tank rules. This document is hereby adopted and incorporated by reference and available from the publisher at the Government Printing Office, Code of Federal Regulations, 732 North Capitol Street, NW, Washington, D.C. 20401-0001, or http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title40/40cfr302_main_02.tpl.

(3) Applicability: Storage tank systems or system components installed after January 11, 2017, shall comply with this chapter on or after January 11, 2017. Unless otherwise specified in this chapter, storage tank systems or system components installed before January 11, 2017, are subject to the applicable Reference Standards listed in the Department’s storage tank rules that were in effect at the time the storage tank systems or system components were installed.
(n) Any emergency spill or emergency overflow containment storage tank systems, including those associated with electric power generation systems, that are emptied as soon as possible after use, and that routinely remains empty;

(o) Any flow-through process tank or underground day tank system less than or equal to 110 gallons or aboveground day tank system less than or equal to 550 gallons in capacity. For industrial and manufacturing facilities, integral piping is considered to terminate at the forwarding pump or valve used to transfer regulated substances to process, production, or manufacturing points of use or systems within the facility. Piping used to return unused regulated substances from the process production, or manufacturing point of use back to the storage tank system is considered part of this exemption;

(p) Any storage tank system, liquid trap, or associated gathering lines directly related to oil or gas production and gathering operations regulated by Chapter 377, F.S.; however, this exclusion does not apply to storage tanks that contain refined products;

(q) Any equipment or machinery that contains regulated substances for operational purposes, such as hydraulic lift or fluid tank systems that hold hydraulic fluid for closed-loop mechanical systems used to operate lifts, elevators, and other similar devices and dielectric fluid (cooling and lubricating oil) systems used for electrical equipment;

(r) Any pipeline, piping, and “break-out” tanks directly connected to the pipeline regulated by the United States Department of Transportation Pipeline and Hazardous Material Safety Administration, pursuant to Title 49, Parts 190-199 of the Code of Federal Regulations;

(s) Any storage tank system containing radionuclides or that is part of an emergency generator system for nuclear power generation at facilities regulated by the Nuclear Regulatory Commission under 10 CFR Part 50, Appendix A;

(t) Any vapor recovery holding tanks and associated vapor recovery piping systems;

(u) Any storage tank system containing biofuel that has a concentration of regulated substance of five percent or less by volume, or

(v) Any rail or tanker truck loading or unloading operations (loading racks) specified in Chapter 28 of Flammable and Combustible Liquids Code, Bulk Loading and Unloading Facilities for Tank Cars and Tank Vehicles, NFPA 30, 2015 Edition, hereby adopted and incorporated by reference and available from the publisher at NFPA, 1 Batterymarch Park, Quincy, Massachusetts 02169-7471, (800)344-3555, or at the publisher’s website at www.nfpa.org/, or the Department address located in subsection 62-761.210(1), F.A.C.

Rulemaking Authority 376.303 FS. Law Implemented 376.303 FS. History–New 12-10-90, Formerly 17-761.300, Amended 7-13-98, 6-21-04, 1-11-17.


(1) Owners or operators shall identify and designate for each in-service underground storage tank system facility, including unmanned facilities, at least one named individual for each class of operator – Class A, Class B, and Class C. All individuals designated as a Class A, B or C operator shall, at a minimum, be trained and certified in accordance with this rule. For the purposes of this rule, the terms “Class A Operator”, “Class B Operator” or “Class C Operator” are terms specific to the training requirements of this subsection 62-761.350(2), F.A.C.

(a) Owners and operators may designate different individuals for each class of operator, or one individual for more than one of the operator classes.

(b) Any individual designated for more than one operator class shall be trained and certified for each operator class, except that training and certification as a Class B operator also entitles that individual to certification as a Class A operator.

(c) An individual may be designated as a Class A operator for one or more facilities. An individual may be designated as a Class B operator for one or more, but not to exceed 50 facilities. An individual Class C operator must be specifically trained for each facility.

(d) During hours of operation, facilities must have at least one certified operator (either a Class A, Class B, or Class C operator) present at the facility, except when a facility is unmanned. A facility is considered unmanned when during the normal course of business, and after hours of operation, there is routinely no Class A, B, or C operator present at the facility who could respond to alarms or emergencies related to the storage tank systems. (Examples of unmanned facilities include, but are not limited to, card lock or card access fueling stations, telecommunication towers or utility transfer stations serviced by emergency generator storage tank systems, and unattended storage tank systems located at industrial facilities.) Unmanned facilities must have weather resistant...
signage clearly visible from any dispenser which instructs users with regard to basic safety procedures, provides the customer with a 24-hour telephone number to contact a Class A, B, or C operator for the facility and provides instruction on contacting local emergency responders.

(2) The three classes of operators are identified as follows.

(a) Class A Operator.

1. Functions. A Class A operator of an underground storage tank system facility is an individual who typically has primary responsibility for ensuring the proper operation and maintenance of the storage tank systems, particularly in the capacity of managing resources and personnel necessary to achieve and maintain compliance with all storage tank system regulations.

2. Qualifications and Training. Class A operators must be trained in and have a general knowledge of the requirements of applicable storage tank system regulations, including, but not limited to registration, system components, product compatibility, spill containment and overfill protection, corrosion protection, release detection, recordkeeping, notification, release reporting and response, out-of-service status, permanent closure, operator training, and financial responsibility.

(b) Class B Operator.

1. Functions. A Class B operator of an underground storage tank system facility is an individual who ensures the implementation of all applicable requirements of these regulations in the field and implements the day-to-day aspects of the operation and maintenance of, and recordkeeping for, storage tank systems.

2. Qualifications and Training. Class B operators must be trained in and have detailed knowledge of the requirements of applicable storage tank system regulations, including, but not limited to registration, system components, product compatibility, spill containment and overfill protection, corrosion protection, release detection, recordkeeping, notification, release reporting and response, out-of-service status, permanent closure, operator training, and financial responsibility. A facility owner or operator may designate as its Class B operator a third party (i.e., an individual who is an independent contractor or consultant and is not affiliated with the facility owner or operator) only if that individual also holds a current “B” or “A/B” license and who either is, or is employed by, a licensed Certified Contractor. However, designation of an independent or not affiliated Class B operator in this manner does not also entitle that individual to certification as a Class A operator for a facility.

(c) Class C Operator.

1. Function. A Class C operator of an underground storage tank system facility is an individual designated by the facility owner, storage tank system owner, or operator who typically controls the dispensing of fuel at the facility and is responsible for initial response to alarms, releases, spills, overfills, or threats to the public or to the environment.

2. Training. Class C operators must be trained in both general and facility-specific emergency response procedures, such as: the operation of emergency shut-off equipment; the initial response procedures following system alarm warnings; the appropriate first response actions to releases, spills, or overfills; and the notification procedures to emergency responders and to the designated Class A and Class B operators of a facility.

(3) Training.

Operator training must fulfill the training requirements described for each class of operator. The following is a list of acceptable approaches to meet the operator training requirements.

(a) Acceptable Training for Class A and Class B Operators.

Class A and Class B operators must complete a Department approved operator training course which provides the information required by subparagraphs 62-761.350(2)(a)2. and 62-761.350(2)(b)2., F.A.C., respectively, and subparagraph 62-761.350(2)(c)2., F.A.C. Courses or processes may include in-person or on-line training performed by, contracted for, or approved by the Department, and must include an evaluation of operator knowledge through testing or practical demonstration. All providers of operator training courses or processes will also be required to provide training documentation by providing certificates of training to certified operators. Those records will be required to be accessible to the Department on an on-going basis. The Department Secretary or designee shall issue an order granting or denying the request for approval of a Class A or Class B operator training course. This order shall be Agency action, reviewable in accordance with Sections 120.569 and 120.57, F.S.

(b) Acceptable Training for Class C Operators.

1. Class B operators must provide training which provides the information required by subparagraph 62-761.350(2)(c)2., F.A.C., or ensure that the facility’s Class C operators otherwise complete training in emergency procedures. Class C operator training programs may include in-class, hands-on, on-line, or any other training format deemed acceptable by the Class B operator.

2. Class A and Class B operators must ensure that site-specific emergency response procedures are maintained in an easily
accessible location at the facility which is immediately available to the Class C operator, and that site-specific notices that include
the location of emergency shut-off devices and appropriate emergency contact telephone numbers are posted in a prominent area at
the facility that is easily visible to the Class C operator. For the purposes of this subsection, the phrase “easily accessible location”
means located in a place and manner that allows a Class C operator quick and immediate access to site-specific emergency response
procedures.

(4) Certification.
Operators are considered certified operators after successfully completing one of the training processes listed in paragraph (a) of this
subsection.

(a) Class A and Class B Operators. Training providers must provide verification to all Class A and Class B operators who have
successfully completed training, in the form of a written or printable electronic training certificate stating the classification and the
date it was obtained. Owners and operators must ensure that training certificates are maintained at each facility for inspection by the
county or Department.

(b) Class C Operators. A designated Class B operator for a given facility must provide the facility owner or operator with signed
and dated written verification in the form of a list of all Class C operators who have been trained for that facility, which includes the
date of that training. Owners and operators must ensure that a current and correct list of trained Class C operators is maintained at
each facility or electronically provided by the Class A or B operator for inspection by the county or Department.

(5) Deadlines.
(a) By October 13, 2018, owners or operators of underground storage tank system facilities must designate at least one Class A,
Class B, and Class C operator for each facility who has completed an approved operator training course.

(b) By October 13, 2018, Class A or Class B operators shall be designated by a facility owner or operator within 30 calendar
days of assuming operation and maintenance responsibilities at the facility.

(c) By October 13, 2018, Class C operators shall be designated by a facility owner or operator, prior to assuming unsupervised
responsibility for responding to emergencies at the facility.

(6) Retraining. Class A and Class B operators of a facility receiving a Notice of Violation issued by the Department for
significant noncompliance, must complete a retraining class or examination within 30 days of receiving the Notice of Violation from
the Department. If a facility is cited and the Department determines that the facility is in significant noncompliance, the designated
Class A and B operator(s) for that facility must complete retraining. Class A and B operators are not, however, required to attend
such training more than once every 12 months, regardless of the number of their designated facilities found in violation. For the
purposes of this rule, “significant noncompliance” is defined as the failure to maintain compliance for one or more of the following:
release detection, spill containment/overfill protection, construction, or financial responsibility.

(7) Documentation.
Owners and operators of underground storage tank system facilities, except unmanned facilities, must maintain required training
certification documentation as described in this rule on-site and must provide it upon request to the county or Department.
Documentation may be maintained electronically off-site if that facility has the capability of producing a clear printed copy which
can be provided to the Department within 72 hours. Owners and operators of unmanned underground storage tank system facilities
must provide documentation as requested by the Department.

Rulemaking Authority 376.30, 376.303 FS. Law Implemented 376.30, 376.303, 376.315, 403.021, 403.061 FS. History–New 8-7-14, Amended 1-
11-17.

62-761.400 Facility Registration.
(1) For installations:
(a) For the purposes of this subsection, installation shall mean the date that the storage tank system or system component
placement or construction begins

(b) For new facilities, which are facilities that began construction after January 11, 2017, a completed Form 62-761.900(2),
Storage Tank Facility Registration Form (Registration Form), effective date, January 2017, hereby adopted and incorporated by
reference, shall be submitted in electronic or paper format to the Department no later than 30 days prior to installation. For facilities
with existing registered storage tank systems, a completed Registration Form shall be submitted in electronic or paper format to the
Department no later than seven days prior to regulated substances being put into any new storage system. The Department
encourages the electronic submittal of the Registration Form available online here: http://www.fldepportal.com/go/submit-
registration/, or the form can be obtained at http://www.flrules.org/Gateway/reference.asp?No=Ref-07654, or the Department’s website at http://www.dep.state.fl.us/waste/categories/tanks/pages/rules.htm.

(c) A completed Form 62-761.900(5), Underground Storage System Installation and Removal Form for Certified Contractors (Certified Contractors Form), effective date, January 2017, hereby adopted and incorporated by reference, shall be submitted in paper or electronic format to the County no later than 21 days after installation of a storage tank system, storage tank, or integral piping. To obtain copies of this form see Rule 62-761.900, F.A.C., or http://www.flrules.org/Gateway/reference.asp?No=Ref-07656, or the Department’s website at http://www.dep.state.fl.us/waste/categories/tanks/pages/rules.htm.

(2) For change in service status or closure pursuant to Rule 62-761.800, F.A.C.:

(a) A completed Registration Form shall be submitted to the Department in paper or electronic format within 10 days after completion of the change in service status or closure.

(b) A completed Certified Contractors Form shall be submitted to the county in paper or electronic format no later than 21 days after removal of a storage tank system.

(3) A completed Registration Form shall be submitted to the Department in paper or electronic format within 10 days of the following changes or discovery:

(a) Any change in the owner or operator of a facility or of a storage tank system.

(b) Any change or correction in the information reported in the Registration Form. A change within the same blend of regulated substances should not be reported (e.g., regular unleaded to premium unleaded gasoline); and,

(c) The discovery of an unregistered storage tank system.

(4) Registration fees.

(a) Registration fees are due from the tank or facility owner or operator, as indicated in this subsection, for all storage tank systems required to be registered. Registration fees for storage tank systems that have been properly closed in accordance with subsection 62-761.800(2), F.A.C., will no longer be due once any outstanding fees have been paid.

(b) A fee of $50.00 per tank shall be submitted for each initial registration of a storage tank system. The fee shall be paid within 30 days after receipt of an invoice by the Department.

(c) A renewal fee of $25.00 per tank shall be paid to the Department for each storage tank system by July 1 each year.

(d) A fee of $25.00 per tank shall be paid to the Department for each tank that is replaced. The fee shall be paid within 30 days after receipt of an invoice by the Department.

(e) A late fee of $20.00 per tank shall be paid to the Department for any renewal that is received after July 31.

(f) Upon receipt of payment of all applicable initial registration fees and annual renewal fees, each facility shall receive a registration placard, pursuant to Section 376.3077, F.S. The placard shall be displayed in plain view in the office, kiosk, or at another suitable location at the facility where the storage tank system is located. Posted on the Department website will be information regarding those motor fuel facilities who have delinquent registration fees. To access this information go to: http://www.dep.state.fl.us/waste/categories/tanks/default.htm.

(5) Unless a valid registration placard is displayed in plain view as required by paragraph 62-761.400(4)(f), F.A.C., no motor fuel may be deposited into a storage tank required to be registered pursuant to this rule. Facility owners, operators, and suppliers are each responsible for compliance with this provision. For the purposes of this rule, motor fuels mean petroleum products, including petroleum products blended with biofuels, used for the operation of a motor or engine.

(6) Revocation of Registration Placard.

The Department may revoke a registration placard for noncompliance violation(s) for the failure to:

(a) Install, maintain, and operate leak detection equipment pursuant to Rule 62-761.600, F.A.C.;

(b) Meet storage tank system requirements pursuant to Rule 62-761.500, F.A.C.;

(c) Respond to and abate an ongoing discharge, pursuant to Rule 62-761.440, F.A.C.; or

(d) Maintain adequate financial responsibility pursuant to Rule 62-761.420, F.A.C. The Department shall provide written notice to the owner and operator of the underground storage tank system facility 30 business days prior to denying or revoking a registration placard. Owners of facilities shall give written notice to the Department when such deficiencies are corrected and the county or Department shall re-inspect the facility within two business days of receiving such notice. The Department shall release revoked registration placards within three business days of the re-inspection if all deficiencies have been corrected to the Department’s satisfaction. The Department shall establish, maintain, and post on its web site a list of previously registered facilities that do not have a valid registration placard. This list will not include previously registered facilities for which all storage tank
systems have been closed or removed in accordance with Department rules.

(7) Delivery prohibitions.

(a) No owner, operator, or supplier shall deposit any motor fuels into a storage tank system regulated under this chapter unless that owner or operator has a valid, current registration placard issued by the Department covering that storage tank system. For the purposes of this rule, motor fuels mean petroleum products, including petroleum products blended with biofuels, used for the operation of a motor or engine.

(b) It is an affirmative defense to the imposition of an administrative penalty for a violation of paragraph (a) of this subsection that the owner, operator, or supplier delivering a regulated substance into a storage tank system relied on registration information for the storage tank system obtained from the Department’s website not more than 30 days before the date of delivery.

Rulemaking Authority 376.303 FS. Law Implemented 376.303, 376.3077, 489.133 FS. History–New 12-10-90, Formerly 17-761.400, Amended 9-30-96, 7-13-98, 6-21-04, 8-7-14, 1-11-17.

Editorial Note: Portions of this rule were relocated to Rule 62-761.420, F.A.C.

62-761.405 Notification.

(1) For installations:

(a) For the purposes of this subsection, installation shall mean the date that the storage tank system or system component placement or construction will begin.

(b) Notification shall be received by the county in writing or electronic format between 30 and 45 days before installation of a storage tank system or system component unless the county agrees to a shorter time period.

(c) Notification shall also be received by the county in writing or electronic format between 48 and 72 hours prior to the installation work to confirm the date and time of the scheduled activities.

(2) For change in service status and closure:

(a) Notification shall be received by the county in writing or electronic format between 30 and 45 days before the initiation of the work related to the change in service status or closure unless the county agrees to a shorter time period.

(b) Notification shall also be received by the county in writing or electronic format between 48 and 72 hours prior to the initiation of the work to confirm the date and time of the scheduled activities.

(c) A Closure Integrity Evaluation Report Form for USTs 62-761.900(7), (Closure Integrity Report), effective date, January 2017, hereby adopted and incorporated by reference, as prepared in accordance with paragraph 62-761.800(3)(a), F.A.C., must be provided to the county with the notification of closure or change in service from a regulated substance to a non-regulated substance. To obtain copies of this form see Rule 62-761.900, F.A.C., or http://www.flrules.org/Gateway/reference.asp?No=Ref-07658, or the Department’s website at http://www.dep.state.fl.us/waste/categories/tanks/pages/rules.htm.

(d) Notification shall be received by the county in writing or electronic format at least 30 days prior to switching to a regulated substance containing greater than 10 percent ethanol or greater than 20 percent biodiesel.

(3) Notification of the discovery of an incident shall be made to the county in writing or electronic format on Form 62-761.900(6), Incident Notification Form (INF), effective date, January 2017, hereby adopted and incorporated by reference, within 72 hours of the discovery or before the close of the County’s next business day; however, an INF need not be submitted if, within 72 hours of discovery, the investigation of the incident in accordance with Rule 62-761.430, F.A.C., confirms that a discharge did or did not occur. To obtain copies of the INF Form see Rule 62-761.900, F.A.C., or http://www.flrules.org/Gateway/reference.asp?No=Ref-07657, or the Department’s website at http://www.dep.state.fl.us/waste/categories/tanks/pages/rules.htm.

(4) Except as provided in subsection 62-761.440(5), F.A.C., notification of the discovery of a discharge shall be made to the county in writing or electronic format on Form 62-761.900(1), Discharge Report Form (DRF), effective date, January 2017, hereby adopted and incorporated by reference, within 24 hours of the discovery or before the close of the county’s next business day unless the discovery is a non-petroleum de minimis discharge referenced in Rule 62-780.550, F.A.C., or a petroleum or petroleum product de minimis discharge referenced in subsection 62-780.560(1), F.A.C. A de minimis discharge is exempt from the notification requirements as long as the discharge is removed and properly treated or properly disposed, or otherwise remediated pursuant to the applicable provisions of Chapter 62-780, F.A.C. To obtain copies of the DRF Form see Rule 62-761.900, F.A.C., or http://www.flrules.org/Gateway/reference.asp?No=Ref-07652, or the Department’s website at http://www.dep.state.fl.us/waste/categories/tanks/pages/rules.htm.

(1) Financial responsibility is the ability to pay for cleanup of a discharge and third-party liability resulting from a discharge of petroleum or petroleum product at the facility.

(2) Financial responsibility shall be maintained and demonstrated to the county or Department for all storage tank systems until the storage tank systems are properly closed pursuant to subsections 62-761.800(2) and (3), F.A.C., and the Closure Report or the Limited Closure Report Form for USTs 62-761.900(8), effective date, January 2017, hereby adopted and incorporated by reference, is submitted to and approved by the county or the Department. To obtain copies of Form 62-761.900(8), see Rule 62-761.900, F.A.C., or http://www.flrules.org/Gateway/reference.asp?No=Ref-07659, or the Department’s website at http://www.dep.state.fl.us/waste/categories/tanks/pages/rules.htm. Pursuant to Section 376.309(1), F.S., the facility owner is required to establish and maintain evidence of financial responsibility and is liable in event of noncompliance. If the facility owner, facility operator, tank owner, and tank operator are separate persons, then evidence of financial responsibility may be demonstrated if one of those persons obtains financial responsibility on behalf of the facility owner.


(4) The appropriate part(s) of Form 62-761.900(3) shall be used when demonstrating proof of financial responsibility under this rule, and will satisfy the Certification of Financial Responsibility requirements of 40 CFR 280.111(b)(11). Facility owners shall ensure that copies of the current financial responsibility document(s) are available for inspection at the facility where the storage tank system(s) is located or at their place of business. Records kept off-site shall be made available for inspection by the Department or County within five business days from the receipt of the Department’s or county’s request.

(5) Financial requirements for the purpose of this rule, regardless of the date of installation of storage tank systems, shall comply with 40 CFR Part 280, Subpart H, July 2015.

(6) Notwithstanding the facility owner’s financial responsibility status, those persons specified in Section 376.308(1), and Sections 403.141 and .161, F.S., shall be liable for any discharge at the facility.

(7) Financial responsibility mechanisms may not include choice of law and venue in favor of jurisdictions other than Florida.

62-761.430 Incidents.

(1) Incidents include:

(a) The following positive responses of release detection devices or methods described in Rule 62-761.600, F.A.C.:
   1. Any visual observation of regulated substances in a piping or dispenser sump;
   2. Any alarm that indicates that liquid, vacuum, or pressure monitoring levels are not being maintained, or that liquid has been detected by a sensor in a normally dry interstice;
   3. Any visual observation that indicates that liquid monitoring levels are not being maintained;
   4. Any complete loss of vacuum or a 50 percent change in pressure from one month to the next, or any change in pressure exceeding 50 percent of the initial level or of a pressure level that is reestablished at the time of an incident investigation or annual testing of the gauge;
   5. Any visual inspection that indicates the presence of groundwater or surface water, other than condensate, or regulated substances in the interstice;

(b) The following events:
   1. Any failure to properly install, operate, maintain, or inspect release detection devices or methods described in Rule 62-761.600, F.A.C., and
   2. Any failure to provide adequate personnel, procedures, and mechanisms as required by this rule.

(c) The following conditions:
   1. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   2. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   3. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule.

(d) The following actions:
   1. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   2. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   3. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule.

(e) The following records:
   1. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   2. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   3. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule.

(f) The following inspections:
   1. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   2. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   3. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule.

(g) The following reports:
   1. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   2. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   3. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule.

(h) The following notices:
   1. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   2. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   3. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule.

(i) The following investigations:
   1. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   2. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   3. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule.

(j) The following orders:
   1. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   2. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule;
   3. Any discharge of petroleum or petroleum products from the facility that is not in compliance with the requirements of this rule.
6. Any instance where a mechanical line leak detector is restricting flow;
7. Any instance where an electronic line leak detector has shut off power to the pump;
8. Any instance where a monitoring device has shut off the pump; and,
9. Liquid in excess of one inch in an out-of-service storage tank.

(b) A failed integrity test for the following components:
1. Double-walled storage tanks;
2. Double-walled integral piping;
3. Piping sumps;
4. Dispenser sumps; and,
5. Spill containment systems.

(c) Other unusual operating conditions, such as the erratic behavior of product dispensing equipment, the sudden loss of product from a storage tank system, or any unexplained presence of groundwater or surface water in a tank or an interstitial space;

(d) The presence of odors of a regulated substance from surface water or groundwater, soil, basements, sewers and utility lines at a facility or in the surrounding area from which it could be reasonably concluded that a release or discharge may have occurred;

(e) The loss of a regulated substance from a storage tank system exceeding 100 gallons on impervious surfaces, other than secondary containment, such as driveways, airport runways, or other similar asphalt or concrete surfaces, provided that the loss does not come in contact with pervious surfaces; and,

(f) A failed Closure Integrity Evaluation.

(2) If an incident occurs at a facility, actions shall be taken within 24 hours of discovery to investigate the incident to determine if a discharge has occurred.

(3) Notification of the discovery of any incident shall be made to the county in writing or electronic format on an INF within 72 hours of the discovery or before the close of the county’s next business day. However, an INF is not required to be submitted if, within 72 hours of discovery, the investigation of the incident confirms that a discharge did or did not occur.

(4) In cases where an INF is required to be submitted, the investigation shall be completed within 14 days of the date of discovery of the incident to determine if a discharge has occurred. Incident investigations that require additional time can be extended with the written approval of the Department or county. However, if the investigation goes beyond 45 days of the date of discovery, the storage tank system or system component shall be placed out-of-service until such time the investigation is completed and resolved.

(5) At the end of the 14 day time period to investigate the incident, or at the end of the alternate time period approved by the Department or county, either a DRF or a written confirmation and explanation that the incident was not a discharge, including documentation showing that contamination is the manifestation of a previously reported discharge, shall be submitted to the county in writing or electronic format.

(6) The removal of any release of regulated substance into secondary containment shall be initiated within three days of discovery, and completed within 30 days of discovery.

(7) If a discharge is discovered at any time during the incident investigation, the discharge shall be reported on a DRF within 24 hours of discovery, or before the close of the next business day, and a discharge response shall be initiated in accordance with subsection 62-761.440(6), F.A.C.

(8) All incidents, as identified in subsection 62-761.430(1), F.A.C., regardless of whether an INF is required to be submitted, shall be documented and records kept until storage tank system closure in accordance with Rule 62-761.710, F.A.C. Test results or reports, which support the investigation findings, shall be maintained as records.

Rulemaking Authority 376.303 FS. Law Implemented 376.303 FS. History–New 1-11-17.

Editorial Note: Portions of this rule were copied from Rule 62-761.820, Formerly 17-761.820, F.A.C.

62-761.440 Discharges.

(1) Discharges include:

(a) Laboratory analytical results of surface water or groundwater samples indicating the presence of contamination by regulated substance contaminants of concern listed in Table B in Chapter 62-780, F.A.C., that exceed the groundwater or surface water Cleanup Target Levels in Chapter 62-777, F.A.C.;

(b) Laboratory analytical results of soil samples indicating the presence of contamination by regulated substance contaminants
of concern listed in Table B in Chapter 62-780, F.A.C., that exceed the lower of direct exposure residential or leachability based on groundwater criteria cleanup target levels in Chapter 62-777, F.A.C.;

(c) The presence of free product, a visible sheen, sludge, or emulsion of a regulated substance, or a regulated substance that is visibly observed in soil, on or in surface water, in groundwater samples, on basement floors, in open drainage ditches, in open excavations or trenches, in subsurface utility conduits or vaults, or in sewer lines at the facility; and,

(d) A spill or overfill of a regulated substance to a pervious surface, except as provided in subsection 62-761.440(5), F.A.C.

(2) Upon discovery of a discharge, the owner or operator shall report the discharge to the county on a DRF within 24 hours or before the close of the county’s next business day. If, however, this discovery is thought to be a previously reported discharge, the owner or operator will have 30 days to investigate and submit supporting documentation or a DRF.

(3) Copies of laboratory analytical results that confirm a discharge shall be submitted to the county within 24 hours of receipt of the results or before the close of the next business day in writing or electronic format.

(4) A request for a retraction of a submitted DRF shall be submitted to the county or the Department in writing or electronic format if evidence is presented that a discharge did not occur at the facility.

(5) A DRF does not need to be submitted:

(a) For a discharge that was previously reported to the appropriate county or the Department on a DRF;

(b) For petroleum or petroleum product de minimis discharges in accordance with subsection 62-780.560(1), F.A.C.; or

(c) For non-petroleum de minimis discharges in accordance with Rule 62-780.550, F.A.C.

(6) Discharge response. When evidence of a discharge from a storage tank system is discovered, the following actions shall be taken:

(a) Fire, explosion, and vapor hazards shall be identified and mitigated;

(b) Actions shall be taken immediately to contain, remove, and abate the discharge under all applicable Department rules (e.g., Chapter 62-780, F.A.C., Contaminated Site Cleanup Criteria). Owners and operators are advised that other federal, state, or local requirements apply to these activities. If the contamination present is subject to the provisions of Chapter 62-780, F.A.C., corrective action, including free product recovery, shall be performed in accordance with Chapter 62-780, F.A.C.;

(c) Each component of the storage tank system shall be integrity tested within three days of discovery of the discharge if the source or cause of the discharge is unknown unless the storage tank system has been properly placed out-of-service in accordance with subsection 62-761.800(1), F.A.C.;

(d) The storage tank system component that is discharging shall be isolated from the system within three days of discovery of the discharge. If the component cannot be isolated from the system, within three days of determining that the component is discharging, the storage tank system shall not operate, dispense, nor accept deliveries, or shall be placed out-of-service in accordance with Rule 62-761.800, F.A.C., until the component can be repaired or replaced;

(e) If the storage tank system component that was found to be discharging will be repaired, it shall be repaired in accordance with Rule 62-761.700, F.A.C.;

(f) If the storage tank system component that was found to be discharging will be replaced, it shall meet the storage tank system requirements in accordance with Rule 62-761.500, F.A.C.; and,

(g) If the storage tank system component that was found to be discharging will not be repaired or replaced, the component shall remain isolated from the storage tank system. In cases where the component cannot be isolated from the storage tank system, the system shall remain out-of-service or shall be closed in accordance with Rule 62-761.800, F.A.C.

Rulemaking Authority 376.303 FS. Law Implemented 376.303 FS. History–New 1-11-17.

Editorial Note: Portions of this rule were copied from Rule 62-761.820, Formerly 17-761.820, F.A.C.

62-761.450 Notification and Reporting.


62-761.500 Storage Tank System Requirements.

(1) General requirements.

(a) Wellhead Protection. Persons are advised that Chapter 62-521, F.A.C., contains restrictions regarding the location of storage tank systems within 500 feet of a potable water well.
(b) Secondary containment.
1. The materials used for secondary containment shall be:
   a. Impervious to the regulated substance being stored in the storage tank system and able to withstand deterioration from external environmental conditions;
   b. Non-corrosive or of corrosion-protected materials or technologies; and,
   c. Of sufficient thickness and strength to withstand hydrostatic forces at maximum capacity to prevent a discharge.
2. For cathodically protected tanks and integral piping, secondary containment systems shall not interfere with the operation of the cathodic protection system.
3. Secondary containment systems shall be designed and installed to direct any release to a monitoring point or points.
4. If factory-made single-walled spill containment systems or single-walled sumps are installed on the system, a containment integrity test shall be performed before the component is placed into service in accordance with Recommended Practices for the Testing and Verification of Spill, Overfill, Leak Detection and Secondary Containment Equipment at UST Facilities, PEI/RP1200-12, 2012 Edition, hereby adopted and incorporated by reference, and available at the Department address located in subsection 62-761.210(1), F.A.C., or the publisher at PEI, Post Office Box 2380, Tulsa, Oklahoma 74101-2380, (918)494-9696, or the publisher’s website at www.pei.org/. For field-fabricated components the tests shall be at least for 24 hours in accordance with manufacturer’s requirements.
5. An interstitial integrity test shall be performed on the storage tank after it is delivered and installed at the facility and before the storage tank is placed into service. This test shall be performed in accordance with manufacturer’s requirements or with the following document hereby adopted and incorporated by reference, and available at the Department address located in subsection 62-761.210(1), F.A.C., or the publisher at PEI, Post Office Box 2380, Tulsa, Oklahoma 74101-2380, (918)494-9696, or the publisher’s website at www.pei.org/: Recommended Practices for Installation of Underground Liquid Storage Systems, PEI/RP100-11, 2011 Edition; and PEI/RP1200-12, 2012 Edition.
7. If double-walled spill containment systems or double-walled sumps are installed on the system, an interstitial integrity test shall be performed in accordance with PEI/RP1200-12, 2012 Edition, before the component is placed into service.
(c) Cathodic protection.
1. Test stations. Cathodic protection systems shall be designed, constructed, and installed with test stations in accordance with NACE standards contained in paragraph 62-761.210(2)(f), F.A.C. Cathodic protection test stations shall provide direct access to the soil electrolyte in close proximity to each cathodically protected structure for placement of reference electrodes, and monitoring wires that connect directly to cathodically protected structures. Facilities where direct access to soil in close proximity to cathodically protected structures is present, and where electrical connections to cathodically protected structures can be conveniently accomplished, need not have separate dedicated cathodic protection test stations.
2. The cathodic protection system shall be operated and maintained in accordance with subsection 62-761.700(2), F.A.C.
3. Any field-installed cathodic protection system shall be designed and installed by or under the direction of a Corrosion Professional.
4. Cathodic protection is not required for any field-fabricated primary storage tank that has been installed within a former single-walled storage tank as a means to upgrade to secondary containment. However, the former single-walled storage tank, which has now become the secondary containment must be protected from corrosion.
5. Supplemental anodes that are added to a sti-P3® tank after, January 11, 2017, shall be installed in accordance with the following document, regardless of the date of installation of the storage tank system or storage tank system component: Recommended Practice for the Addition of Supplemental Anodes to sti-P3® USTs, STI R972, Revised December 2010, hereby adopted and incorporated by reference, and available from the publisher at STI, 944 Donata Court, Lake Zurich, Illinois 60047, (847)438-8265, or from the publisher’s website at https://www.steeltank.com/, or the Department address located in subsection 62-761.210(1), F.A.C.
(d) Compatibility. The primary and secondary walls of storage tank systems shall be made of, or internally lined with materials that are compatible with, the regulated substance stored in the storage tank systems and with substances or conditions present in the environment. All storage tank systems containing blends of ethanol, biodiesel, or other biofuels and additives shall be compatible with the regulated substances stored in the storage tank systems. Storage tank systems and system components containing ethanol
blends greater than 10 percent or biodiesel blends greater than 20 percent must demonstrate compatibility through registration of the storage tank system and system components in accordance with subsection 62-761.850(2), F.A.C.

(e) All components of a storage tank system shall be installed in accordance with the manufacturer’s instructions.

(f) All storage tank systems shall be installed in accordance with the following reference guidelines, hereby adopted and incorporated by reference, and available from the Department’s address given in subsection 62-761.210(1), F.A.C.:


(g) Storage tanks with field-fabricated internal secondary containment shall be installed in accordance with the following manufacturer’s specifications, hereby adopted and incorporated by reference, and available from the Department address in subsection 62-761.210(1), F.A.C.:

1. Outline of Investigation for Underground Fuel Tank Internal Retrofit Systems, UL 1856, June 2013 Edition. To obtain this reference from the publisher, see paragraph 62-761.210(2)(m), F.A.C.; and,
2. NLPA Standard 631, Chapters A and B, 1991. To obtain this reference from the publisher, see paragraph 62-761.210(2)(i), F.A.C.

(h) If the installation of the storage tank system component disturbs the backfill, or where the integral piping is connected or disconnected during installation, a Certified Contractor shall perform the installation of storage tank systems containing pollutants, including: tanks, integral piping (excluding drop tubes), overfill protection and spill containment equipment, internal release detection equipment, cathodic protection systems, secondary containment systems, and dispensers.

(i) Whenever storage tanks or integral piping are installed or relocated after January 11, 2017, a survey drawing of installed tanks and underground integral piping signed and sealed by a professional land surveyor or professional engineer licensed in the state of Florida, shall be completed and maintained as a record in accordance with Rule 62-761.710, F.A.C. The survey drawing of the work completed, along with any changes made to the original specifications during the construction process, shall include all construction and equipment design specifications including exact dimensions, geometry and locations of the storage tanks or integral piping installed. Surveys are not required for tanks that are retrofitted with internal secondary containment.

(2) Storage tank installation.

(a) All storage tanks at a facility shall have secondary containment and shall be constructed or installed to provide for interstitial monitoring of the entire storage tank.

(b) Fiberglass reinforced plastic double-walled tanks shall be constructed in accordance with the following document: Glass-Fiber-Reinforced Plastic Underground Storage Tanks for Petroleum Products, Alcohols, and Alcohol-Gasoline Mixtures, UL 1316, May 2006, 2nd Edition, available from the publisher at UL, 333 Pfingsten Road, Northbrook, Illinois 60062-2096, (847)272-8800, or from the publisher’s website at www.ul.com/, or the Department address listed in subsection 62-761.210(1), F.A.C.; or these tanks shall be certified by a Nationally Recognized Testing Laboratory that these requirements are met, and registered in accordance with subsection 62-761.850(2), F.A.C.

(c) Cathodically protected double-walled steel tanks shall be registered in accordance with subsection 62-761.850(2), F.A.C., and shall be:

2. Constructed in accordance with the following document: sti-P3® Specification and Manual for External Corrosion Protection Systems for Underground Storage Tanks, PEI/RP100-11, 2011 Edition. To obtain this reference from the publisher, see paragraph 62-761.210(2)(k), F.A.C.; and
3. The integral piping shall be constructed in accordance with the following documents:
of Underground Steel Storage Tanks, sti-P3®, Revised November 2015, Steel Tank Institute (STI), hereby adopted and incorporated by reference, and is available from the publisher at STI, 944 Donata Court, Lake Zurich, Illinois 60047, (847)438-8265, or from the publisher’s website at https://www.steeltank.com/, or the Department address listed in subsection 62-761.210(1), F.A.C.;

3. Constructed in accordance with reference document STI R972, Revised December 2010, incorporated by reference in subparagraph 62-761.500(1)(c)5., F.A.C.; or

4. Certified by a Nationally Recognized Testing Laboratory for any field-installed cathodic protection system, that these requirements are met, constructed, and designed by a Corrosion Professional in accordance with the following document: Corrosion Control of Underground Storage Tank Systems by Cathodic Protection, NACE Standard SP0285-2011 (formerly RP0285), 2011 Edition, hereby adopted and incorporated by reference, and is available from the publisher at NACE International, 1440 South Creek Drive, Houston, Texas 77084-4906, (800)797-6223, or the publisher’s website at http://www.nace.org/, or the Department address listed in subsection 62-761.210(1), F.A.C.

(d) Double-walled steel tanks coated with fiberglass reinforced plastic shall be constructed in accordance with UL 58, July 1998, UL 1746, January 2007, and Specification for External Corrosion Protection of FRP Composite Steel USTs – ACT-100®, STI F894, Revised November 2015, or these tanks shall be certified by a Nationally Recognized Testing Laboratory that these requirements are met, and registered in accordance with subsection 62-761.850(2), F.A.C. STI F894, Revised November 2015, is hereby adopted and incorporated by reference, and is available from the publisher at STI, 944 Donata Court, Lake Zurich, Illinois 60047, (847)438-8265, or from the publisher’s website at https://www.steeltank.com/, or the Department address listed in subsection 62-761.210(1), F.A.C.

(e) Jacketed steel tanks shall be constructed in accordance with UL 1746, January 2007, or certified by a Nationally Recognized Testing Laboratory that these requirements are met, and registered in accordance with subsection 62-761.850(2), F.A.C.

(f) Double-walled storage tanks that meet the above performance requirements, or other double-walled storage tanks that are constructed of equivalent material, design, or corrosion protection shall be registered with the Department in accordance with subsection 62-761.850(2), F.A.C.

(g) Tanks shall be installed to allow for release detection in accordance with Rule 62-761.600, F.A.C.

(h) Double-walled storage tanks that have been removed and that are to be reinstalled at a different location shall:

1. Be recertified that all original warranties are confirmed by the original manufacturer or the manufacturer’s successor, and be reinstalled in accordance with the requirements in this subsection; or

2. Be recertified by a professional engineer licensed in the state of Florida that the storage tank meets all applicable requirements of this subsection; and,

3. Show proof of recertification which shall be provided to the Department and county prior to the start of installation. The storage tank shall be re-registered in accordance with subsection 62-761.400(1), F.A.C.

(3) Integral piping.

(a) All integral piping, including remote fill piping that is in contact with the soil, shall have secondary containment, with the exception of vertical fill piping equipped with a drop tube.

(b) All integral piping that transports regulated substances over surface waters of the state shall have secondary containment and shall be UV rated if exposed to sunlight if made of non-metallic materials, and shall be registered in accordance with subsection 62-761.850(2), F.A.C., if made of non-metallic materials.

(c) All integral piping that is not in contact with the soil shall meet the construction requirements in subparagraphs 62-761.500(3)(d)2. through 5., F.A.C., shall be UV rated if exposed to sunlight if made of non-metallic materials, and shall be registered in accordance with subsection 62-761.850(2), F.A.C., if made of non-metallic materials.

(d) Construction requirements.

1. Fiberglass reinforced plastic integral piping or other non-metallic double-walled integral piping installed in contact with the soil at a facility shall meet the requirements of Non-metallic Underground Piping for Flammable Liquids, UL 971, March 2006, 2nd Edition, or shall be certified by a Nationally Recognized Testing Laboratory that these requirements are met, and registered in accordance with subsection 62-761.850(2), F.A.C. UL 971, March 2006, is hereby adopted and incorporated by reference, and is available from the publisher at UL, 333 Pfingsten Road, Northbrook, Illinois 60062-2096, (847)272-8800, or from the publisher’s website at www.ul.com/, or the Department address listed in subsection 62-761.210(1), F.A.C.

2. Coated steel double-walled integral piping shall be constructed in accordance with ASME B31.34, 2014 Edition. In addition, steel integral piping in contact with the soil shall be cathodically protected in accordance with the following documents: Cathodic

3. Metallic double-walled integral piping constructed of nonferrous materials, such as copper, does not require cathodic protection and shall be constructed in accordance with the requirements in Chapter 27 of NFPA 30, 2015 Edition, Flammable and Combustible Liquids Code, Piping System.


5. Integral double-walled piping constructed of other materials, design, or corrosion protection shall be registered with the Department in accordance with subsection 62-761.850(2), F.A.C.

(e) Integral piping shall be installed with a slope to a low point monitoring system to allow for release detection in accordance with Rule 62-761.600, F.A.C.

(f) Pressurized integral piping systems connected to dispensers shall be installed with shear valves or emergency shutoff valves in accordance with Section 6.3 of NFPA 30A, 2015 Edition, Motor Fuel Dispensing Facilities and Repair Garages, Requirements for Dispensing Devices. These valves shall be designed to close automatically if a dispenser is displaced from its normal position. The valves shall be rigidly anchored independently of the dispenser. The valves shall be tested in accordance with PEI/RP1200-12, 2012 Edition, at the time of installation by a certified contractor to confirm that the automatic closing function of the valve operates properly and that the valve is properly anchored.

(g) All storage tank systems located at an elevation that produces a gravity head on integral piping positioned below the product level in the storage tank must be installed and maintained with an isolation block valve in accordance with Chapter 22.13 of NFPA 30, 2015 Edition, Flammable and Combustible Liquids Code, Tank Openings Other Than Vents, and located as close as practical to the storage tank, regardless of the date of installation of the storage tank system. In addition, anti-siphon valves shall be installed and maintained in accordance with Section 11.2 of NFPA 30A, 2015 Edition, Motor Fuel Dispensing Facilities and Repair Garages, Marine Fueling – Storage, regardless of the date of installation of the storage tank system.

(h) Pressurized integral piping systems connected to dispensers shall be installed with a method of leak detection that can detect a leak within one hour, and can include a mechanical line-leak detector or an electronic line leak detector, or another device registered in accordance with subsection 62-761.850(2), F.A.C.

(i) Storage tank systems using corrosion protection systems with vapor corrosion inhibitors that are registered in accordance with subsection 62-761.850(2), F.A.C., shall be designed and installed under the direction of a Corrosion Professional.

(4) Spill containment systems.

(a) Storage tank systems shall be installed with a spill containment system at each tank fill connection meeting the performance requirements of paragraph 62-761.500(1)(b), F.A.C., and registered in accordance with subsection 62-761.850(2), F.A.C.

(b) Fillbox covers, regardless of the date of installation of the storage tank system, shall be marked or the fill connection tagged and facility signage shall be prominently displayed in accordance with the following documents hereby adopted and incorporated by reference: Using the API Color-Symbol System to Mark Equipment and Vehicles for Product Identification at Gasoline Dispensing Facilities and Distribution Terminals, API Recommended Practice 1637, 3rd Edition, July 2006 (Reaffirmed, May 2012), available from the publisher at API, 1220 L Street, N.W. Washington, D.C. 20005, (202)682-8000, or the publisher’s website at http://www.api.org/; or Identification Markings for Dedicated Aviation Fuel Manufacturing and Distribution Facilities, Airport Storage and Mobile Fuelling Equipment, EI 1542, 9th Edition, July 2012, available from the publisher at Energy Institute, 62 New Cavendish Street, London W1G 7AR, United Kingdom, +44 (0)20 7467 7100, or the publisher’s website at https://www.energyinst.org/home, or the Department’s address located in subsection 62-761.210(1), F.A.C.; or with an equivalent method approved by the Department in accordance with subsection 62-761.850(1), F.A.C.

(c) Single-walled spill containment systems shall be installed to allow for release detection in accordance with Rule 62-761.600, F.A.C.

(d) Double-walled spill containment systems shall be installed to allow for interstitial monitoring in accordance with Rule 62-761.600, F.A.C.
(5) Dispensers and dispenser sumps.

(a) The dispensers used for transferring fuels from storage tanks to vehicles or portable containers shall be installed and maintained in accordance with the provisions of NFPA 30, 2015 Edition, incorporated by reference in paragraph 62-761.300(2)(v), F.A.C., and Chapter 6, Fuel Dispensing Systems; Chapter 9, Operational Requirements; and Chapter 11, Motor Fuel Dispensing Facilities and Repair Garages, Marine Fueling of NFPA 30A, 2015 Edition.

(b) Dispensers shall be installed with a dispenser sump meeting the performance requirements of paragraph 62-761.500(1)(b), F.A.C., and registered in accordance with subsection 62-761.850(2), F.A.C. The dispenser sump shall extend beneath the union of the integral piping and the dispenser, including the shear valve, if applicable.

(c) Dispenser sumps shall be installed to allow for release detection in accordance with Rule 62-761.600, F.A.C. The dispenser sump shall be capable of containing a release for the entire area beneath the dispenser.

(6) Piping sumps.

(a) Piping sumps shall meet the performance requirements of paragraph 62-761.500(1)(b), F.A.C., and be registered in accordance with subsection 62-761.850(2), F.A.C. The sumps shall be designed, constructed, and installed to minimize water entering the sump.

(b) Piping sumps shall be installed to allow for release detection in accordance with Rule 62-761.600, F.A.C.

(7) Overfill protection.

(a) Owners or operators shall ensure that the volume available in the storage tank is greater than the volume of regulated substances to be transferred to the storage tank before the transfer is made and shall ensure that any transfer is repeatedly monitored to prevent overfilling and spilling.

(b) Storage tank systems shall be equipped with an overfill device that:
1. Automatically shuts off flow to the storage tank when the storage tank is no more than 95 percent full;
2. Restricts flow to the storage tank when the storage tank is no more than 90 percent full and does not fill the storage tank beyond 95 percent capacity. Flow restrictors, such as ball float valves, used in vent lines may not be used when overfill protection is installed or replaced after January 11, 2017. Flow restrictors installed before January 11, 2017, may only be used if the storage tank system meets the requirements of Section 7 of PEI/RP100-11, 2011 Edition, Recommended Practices for Installation of Underground Liquid Storage Systems, UST Overfill Equipment Verification, Inspection and Testing; or
3. Alerts the transfer operator when the tank is no more than 90 percent full by triggering an alarm and does not fill the tank beyond 95 percent capacity.

(c) Used oil tanks that receive less than 25 gallons at one time are not required to have overfill protection.

(d) Storage tank systems with capacities of 2,000 gallons or less that do not receive delivery by a mated (joined) tight fill adaptor connection of the delivery hose to the tank riser are exempt from overfill protection requirements provided that the tanks are never filled beyond 80 percent capacity.

(e) Overfill devices shall be registered in accordance with subsection 62-761.850(2), F.A.C., and an operability test shall be performed annually at intervals not exceeding 12 months to ensure proper operation.

Rulemaking Authority 376.303 FS. Law Implemented 376.303 FS. History–New 12-10-90, Amended 5-4-92, Formerly 17-761.500, Amended 9-30-96, 7-13-98, 6-21-04, 1-11-17.


Rulemaking Authority 376.303 FS. Law Implemented 376.303-.3072 FS. History–New 12-10-90, Amended 5-4-92, Formerly 17-761.510, Amended 9-30-96, 7-13-98, 6-21-04, Repealed 1-11-17.


(1) General requirements.

(a) Storage tank systems shall have a method, or combination of methods, of release detection that can detect a new release from any portion of the storage tank system.

(b) For any storage tank system without a method, or combination of methods, of release detection in accordance with this rule, the owner or operator shall immediately provide a method of release detection, or shall immediately empty and place the storage tank system out-of-service, or close the storage tank system in accordance with subsection 62-761.800(2), F.A.C.

(c) Any component of a storage tank system with an interstice shall have a method of interstitial monitoring which shall be
conducted in accordance with this rule. Interstitial monitoring can be performed with vacuum, pressure, hydrostatic (liquid-level sensing), sensors or probes, and visual release detection methods.

(d) Except as otherwise specified in this rule, the release detection method or combination of methods used at a facility shall be performed at least once every calendar month, but not exceeding 35 days, to determine if a release from the storage tank system has occurred.

(e) Visual inspections. At least once a month, but not exceeding 35 days, every component of a storage tank system that contains, transfers, or stores, or is designed to contain, transfer, or store regulated substances that can be inspected visually shall be visually inspected and documented as to its condition pursuant to Rule 62-761.710, F.A.C. Any visual inspection of a storage tank system that reveals uncontrolled pitting corrosion, structural damage, leakage, or other similar problems is considered a positive response. The positive response shall be recorded as part of the release detection records. Repairs shall be made in accordance with Rule 62-761.700, F.A.C. The positive response shall be reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C., if it is determined that a release has occurred. A monthly visual inspection is not required for any system component using an electronic release detection method; however, piping and dispenser sumps that use an electronic release detection method must also be visually inspected every six months and records kept of the visual inspection.

(f) Electronic and mechanical release detection devices shall be:
   1. Installed, calibrated, operated, and maintained in accordance with the manufacturer’s instructions and shall be designed and installed to provide service checks for operability to ensure that the device is functioning in accordance with subsection 62-761.700(3), F.A.C.; and,
   2. Registered in accordance with subsection 62-761.850(2), F.A.C., except controllers or annunciators that are used to display leak detection test results are not required to be registered.

(g) Electronic release detection devices shall be inspected for proper operation at least once every calendar month, but not exceeding 35 days. A record or summary of the alarm history, sensor status, and testing results related to potential releases shall be printed from any electronic release detection device and kept, or be provided to the county or Department upon request through electronic documentation. If the release detection system is not capable of printing records, a manual log shall be maintained of the alarm history, sensor status, and testing results.

(h) Release detection shall be constructed and installed so that groundwater, rainfall, or soil moisture will not render the release detection method used inoperable.

(i) Storage tank systems that store fuel solely for use by emergency power generators installed prior to January 11, 2017, must meet the release detection requirements of Rule 62-761.600, F.A.C., on or before October 13, 2018. Storage tank systems that store fuel solely for use by emergency power generators installed after January 11, 2017, must meet the release detection requirements of Rule 62-761.600, F.A.C., at installation.

(2) Storage Tanks.

(a) One or more of the following release detection methods shall be used:
   1. Liquid level monitoring systems with electronic hydrostatic sensors. This method shall be able to detect incidents by determining changes in liquid levels within the interstice and monitoring reservoir and to provide immediate electronic notification with an audible or visual alarm to the owner or operator if liquid levels cannot be maintained. Any alarm that indicates that liquid levels are not being maintained is considered a positive response. The positive response shall be recorded as part of the release detection records and reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.
   2. Vacuum monitoring. This method shall be able to detect incidents by determining changes in vacuum levels within the interstice by continuous monitoring of vacuum levels and to provide immediate electronic notification with an audible or visual alarm to the owner or operator if vacuum levels cannot be maintained. Any alarm that indicates that vacuum levels are not being maintained is considered a positive response. The positive response shall be recorded as part of the release detection records and reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.
   3. Pressure monitoring. This method shall be able to detect incidents by using an inert gas and determining changes in pressure levels within the interstice by continuous monitoring of pressure levels and to provide immediate electronic notification with an audible or visual alarm to the owner or operator if pressure levels cannot be maintained. Any alarm that indicates that pressure levels are not being maintained is considered a positive response. The positive response shall be recorded as part of the release detection records and reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.
   4. Electronic sensors in a normally dry interstice. This method shall be able to detect the presence of liquid, other than
condensate, in the interstice or monitoring low point and to provide immediate electronic notification with an audible or visual alarm to the owner or operator if liquid is detected. Any alarm that indicates the presence of liquid is considered a positive response. The positive response shall be recorded as part of the release detection records and reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.

5. Visually inspected liquid level monitoring systems. This method shall be able to detect incidents by determining changes in liquid levels within the interstice and monitoring reservoir. Any visual observation that indicates that liquid levels are not being maintained is considered a positive response. The positive response shall be recorded as part of the release detection records and reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.

6. Visually inspected vacuum or pressure monitoring with gauges. This method shall be able to detect incidents by determining changes in vacuum or pressure levels within the interstice.
   a. Pressure readings shall be able to detect a 50 percent change from one month to the next, or any change in pressure exceeding 50 percent of the initial level or of a pressure level that is reestablished at the time of an incident investigation or annual testing of the gauge, and for vacuum systems, any complete loss of vacuum or positive pressure reading. Vacuum or pressure refreshment must be performed in accordance with manufacturer’s specifications and the system’s equipment registration in subsection 62-761.850(2), F.A.C. Any change indicated above is considered a positive response. The positive response shall be recorded as part of the release detection records and reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.
   b. Liquid-filled gauges shall be calibrated using NIST traceable standards prior to initial operation, hereby adopted and incorporated by reference. Information is available at National Institute of Standards and Technology, 100 Bureau Drive, Stop 1070, Gaithersburg, Maryland 20899-1070, (301)975-6478, or the organization’s website at http://www.nist.gov/index.html. This reference guideline is located in paragraph 62-761.210(2)(h), F.A.C.

7. Visual monitoring of normally dry interstices. This method shall be able to detect the presence of liquid at a low point of the interstice. Any presence of groundwater or surface water, other than condensate, or regulated substances in the interstice is considered a positive response. The positive response shall be recorded as part of the release detection records and reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.

8. Visual monitoring of liners. This method shall be able to detect the presence of liquid at a low point of the liner. The accumulation of water or condensation in the low point of the liner shall not interfere with the ability to detect regulated substances. Any unexplained presence of regulated substances in the liner is considered a positive response. The positive response shall be recorded as part of the release detection records and reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.

(3) Integral piping with secondary containment.
   a. Pressure readings shall be able to detect a 50 percent change from one month to the next, or any change in pressure exceeding 50 percent of the initial level or of a pressure level that is reestablished at the time of an incident investigation or annual testing of the gauge, and for vacuum systems, any complete loss of vacuum or positive pressure reading. Vacuum or pressure refreshment must be performed in accordance with manufacturer’s specifications and the system’s equipment registration in subsection 62-761.850(2), F.A.C. Any change indicated above is considered a positive response. The positive response shall be recorded as part of the release detection records and reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.
   b. Liquid-filled gauges shall be calibrated using NIST traceable standards prior to initial operation, hereby adopted and incorporated by reference. Information is available at National Institute of Standards and Technology, 100 Bureau Drive, Stop 1070, Gaithersburg, Maryland 20899-1070, (301)975-6478, or the organization’s website at http://www.nist.gov/index.html. This reference guideline is located in paragraph 62-761.210(2)(h), F.A.C.

9. Integral piping with secondary containment.
   a. Pressure readings shall be able to detect a 50 percent change from one month to the next, or any change in pressure exceeding 50 percent of the initial level or of a pressure level that is reestablished at the time of an incident investigation or annual testing of the gauge, and for vacuum systems, any complete loss of vacuum or positive pressure reading. Vacuum or pressure refreshment must be performed in accordance with manufacturer’s specifications and the system’s equipment registration in subsection 62-761.850(2), F.A.C. Any change indicated above is considered a positive response. The positive response shall be recorded as part of the release detection records and reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.
   b. Liquid-filled gauges shall be calibrated using NIST traceable standards prior to initial operation, hereby adopted and incorporated by reference. Information is available at National Institute of Standards and Technology, 100 Bureau Drive, Stop 1070, Gaithersburg, Maryland 20899-1070, (301)975-6478, or the organization’s website at http://www.nist.gov/index.html. This reference guideline is located in paragraph 62-761.210(2)(h), F.A.C.

10. Visual monitoring of Normally dry interstices. This method shall be able to detect the presence of liquid at a low point of the interstice. Any presence of groundwater or surface water, other than condensate, or regulated substances in the interstice is considered a positive response. The positive response shall be recorded as part of the release detection records and reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.

(4) Annual operability testing of release detection systems. All release detection devices shall be tested annually at intervals not
exceeding 12 months to ensure proper operation. The test must either simulate an actual alarm condition or shall be conducted according to manufacturer’s specifications, and shall include, at a minimum, a determination of whether the device operates as designed. Remote testing of the system can be performed by the manufacturer if the remote test is included in the third-party certification by a Nationally Recognized Testing Laboratory.

(5) Records shall be kept for three years in accordance with Rule 62-761.710, F.A.C.

Rulemaking Authority 376.303 FS. Law Implemented 376.303 FS. History–New 12-10-90, Formerly 17-761.600, Amended 7-13-98, 6-21-04, 1-11-17.


62-761.700 Repairs, Operation and Maintenance.

(1) Repairs.

(a) Repairs shall be performed, as necessary, if any component of a storage tank system has:

1. A release or discharge or contributed to a release or discharge of a regulated substance; or
2. An operational or structural problem that could potentially result in a release or discharge, or lead to the presence of groundwater or surface water in the interstice of a double-walled storage tank or integral piping.

(b) The storage tank system shall immediately cease operating, dispensing, and accepting deliveries if:

1. Repairs are required for any component of a storage tank system; and
2. The nature of the repair activities or the condition of the component cannot be otherwise isolated from the storage tank system. The restrictions against operating the storage tank system shall not apply if the storage tank system contains fuels used solely for the generation of electricity by an electric utility as defined in Chapter 366, F.S., where the removal of the storage tank system from use would result in the shutdown of electrical generating units serviced by the storage tank system.

(c) Repairs shall be made:

1. To restore the structural integrity of the storage tank system and in a manner that will prevent releases or discharges from structural failure or corrosion for the remaining operational life of the storage tank system; and,
2. In accordance with manufacturer’s specifications and applicable reference guidelines.

(d) If repairs are needed for any primary or secondary tank or piping system walls, or any interstitial spaces of storage tank system components, the repaired components shall be integrity tested for liquid tightness before being placed back into operation.

(2) Cathodic protection.

(a) Cathodic protection systems shall be operated and maintained to provide continuous corrosion protection to the metal components of those portions of the storage tank and integral piping in contact with the soil or within metallic interstitial spaces using vapor corrosion inhibitor technologies.

(b) Inspection and testing requirements.

1. Storage tank systems equipped with cathodic protection must be inspected, tested, and evaluated by or under the direction of a Corrosion Professional within six months of installation or repair and at least every year, or every three years for factory-installed (galvanic) cathodic protection systems, thereafter in accordance with the criteria contained in NACE International Standards SP0169-2013, incorporated by reference in subparagraph 62-761.500(3)(d)2., F.A.C., and SP0285-2011, incorporated by reference in subparagraph 62-761.500(2)(c)4., F.A.C.; or STI R051-06 Cathodic Protection Testing Procedures for sti-P3® UST’s, (R051), Revised January 2006, as applicable, regardless of the date of installation of the storage tank system. STI R051-06, Revised January 2006, is hereby adopted and incorporated by reference, and available from the publisher at NACE International, 1440 South Creek Drive, Houston, Texas 77084-4906, (800)797-6223, or the publisher’s website at http://www.nace.org/, or the Department address listed in subsection 62-761.210(1), F.A.C. All cathodic protection systems shall either have permanent test stations for soil-to-
structure potential measurements or use temporary field test stations for required testing in accordance with this subparagraph.

2. Storage tank systems with impressed current systems shall be inspected at intervals not exceeding 60 days. All sources of impressed current shall be inspected. Evidence of proper functioning shall be current output, normal power consumption, a signal indicating normal operation, or satisfactory electrical state of the protected structure. Impressed current systems that are inoperative for a cumulative period exceeding 1,440 hours in one year shall be immediately taken out-of-service and assessed within 30 days by a Corrosion Professional to ensure that the storage tank system is structurally sound, free of corrosion holes, and operating in accordance with the design criteria.

(c) Records of the continuous operation of impressed current systems and all cathodic protection inspection, testing, and repair activities shall be maintained in accordance with paragraph 62-761.710(3)(c), F.A.C.

(d) Storage tank systems with cathodic protection systems that have been determined by a Corrosion Professional that the cathodic protection system cannot achieve or maintain protection levels in accordance with the design criteria shall:
1. Be repaired within 90 days in accordance with subparagraph 62-761.700(2)(b)1., F.A.C., or
2. Be closed in accordance with subsection 62-761.800(2), F.A.C.

(3) Operation and maintenance.

(a) Integrity testing.
1. The integrity of secondary containment systems and interstitial spaces, regardless of the date of installation of the storage tank system or storage tank system component, shall be verified by performing an interstitial or containment integrity test in accordance with manufacturer’s specifications or PEI/RP1200-12, 2012 Edition, incorporated by reference in subparagraph 62-761.500(1)(b)5., F.A.C. Secondary containment systems that use vacuum, pressure, or liquid level (hydrostatic) monitoring for release detection are exempt from this requirement. The interstitial or containment integrity tests shall be performed in accordance with the following schedule:
   a. Double-walled storage tanks and piping shall be tested at the time of installation and at the time of any subsequent repair;
   b. Below-grade piping sumps shall be tested by October 13, 2018, and every three years thereafter;
   c. Below-grade dispenser sumps shall be tested by October 13, 2018, and every three years thereafter;
   d. Double-walled spill containment systems shall be tested by October 13, 2018, and every three years thereafter;
   e. All single-walled spill containment systems shall be tested within one year of the January 11, 2017, and at intervals not exceeding every 12 months thereafter; and,
   f. Single-walled storage tanks or integral piping installed within liners are exempt from this requirement.
2. Any integrity test that indicates that the component is not tight shall be reported and investigated as an incident pursuant to Rule 62-761.430, F.A.C.

(b) Water removal.
1. Spill containment systems, interstitial spaces, dispenser sumps, and piping sumps shall be maintained to provide access for examination and water removal. Water in excess of one inch in depth, or any regulated substance collected in secondary containment, spill containment systems, or in piping sumps and dispenser sumps shall be removed within 72 hours of discovery and be either reused or properly disposed.
2. Petroleum Contact Water. Petroleum contact water from storage tank systems shall be managed in accordance with Chapter 62-740, F.A.C.

Rulemaking Authority 376.303 FS. Law Implemented 376.303, 403.091, 489.133 FS. History–New 3-12-91, Formerly 17-761.700, Amended 9-30-96, 7-13-98, 6-21-04, 1-11-17.

62-761.710 Recordkeeping.

(1) All records, whether in paper or electronic format, shall be dated and available for inspection by the Department or county. If records are not kept at the facility, they shall be made available at the facility or another agreed upon location upon five business days of receipt of the Department’s or county’s request. Site access to the facility shall be provided for compliance inspections conducted at reasonable times.

(2) Records of the following, generated on or after January 11, 2017, are required to be kept for three years. Records of the following, generated before January 11, 2017, are required to be kept for two years:
   a. Repair, operation, and maintenance records;
   b. All release detection results, including a record or summary of the alarm history, sensor status, and testing results for
electronic systems, performed in accordance with paragraph 62-761.600(1)(e), F.A.C.;
(c) All test data and results gathered during annual operability tests and integrity tests; and,
(d) Records of the types of fuels stored per tank.

(3) Records of the following shall be maintained until storage tank system closure:
(a) Manufacturer’s instructions for operation, maintenance, and testing for release detection equipment;
(b) Records of storage tank system installations, replacements, recertifications, and upgrades;
(c) Records of installation, maintenance, inspections, and testing of cathodic protection systems in accordance with NACE and
STI standards;
(d) Survey drawings as specified in paragraph 62-761.500(1)(i), F.A.C.;
(e) A copy of all INFs, and the results of all incident investigations as specified in Rule 62-761.430, F.A.C.;
(f) A copy of all DRFs;
(g) A copy of all documents required in Rule 62-761.800, F.A.C., if the location continues as a facility;
(h) Records to demonstrate insurance as the method of financial responsibility for storage tank systems shall be maintained in
permanent form if no contamination has been reported or if no Site Rehabilitation Completion Order (SRCO) has been issued
pursuant to Chapter 62-780, F.A.C. Records demonstrating other methods of financial responsibility for storage tank systems shall
be maintained for the duration of the effective period of that financial responsibility method; and,
(i) Records documenting compliance with compatibility of storage tank systems and system components storing regulated
substances containing ethanol blends greater than 10 percent and biodiesel blends greater than 20 percent in accordance with
paragraphs 62-761.405(2)(d), 62-761.500(1)(d), and 62-761.850(2)(g), F.A.C.

(4) Records of current training certificates for designated Class A, B, and C operators shall be maintained for as long as the
operators are designated for that facility.

(5) The Department strongly encourages that all records relating to financial responsibility be maintained permanently.

Rulemaking Authority 376.303 FS. Law Implemented 376.303, 403.091 FS. History–New 12-10-90, Formerly 17-761.710, Amended 9-30-96, 7-13-
98, Repromulgated 6-21-04, Amended 1-11-17.

62-761.800 Out-of-Service and Closure Requirements.

(1) Out-of-service storage tank systems.
(a) Storage tank systems that are taken out-of-service, as required in this subsection, shall continue to be maintained in
accordance with this chapter unless otherwise noted herein.
(b) Facility owners and operators of out-of-service storage tank systems shall:
1. Continue to operate and maintain corrosion protection in accordance with subsection 62-761.700(2), F.A.C.;
2. Continue to maintain and demonstrate financial responsibility pursuant to Rule 62-761.420, F.A.C.;
3. Leave vent lines open and functioning;
4. Remove all regulated substances so that no more than one inch in depth or 0.3 percent by weight of regulated substances
remains in the storage tank; and,
5. Secure or close off the system to outside access.
(c) Facility owners and operators of out-of-service storage tank systems shall monitor the interstice and the liquid level in the
storage tank annually but not to exceed 12 months, unless the tank system contains no regulated substances. Records of these
inspections shall be maintained in accordance with subsection 62-761.710(2), F.A.C. In the event that liquid in excess of one inch,
or 0.3 percent by weight, in the storage tank or any liquid, other than condensate, in the interstice is discovered, facility owners and
operators must follow the procedures for incidents pursuant to Rule 62-761.420, F.A.C.
(d) Release detection device annual operability testing, containment and interstitial integrity testing, and annual overfill
protection device testing are not required while the system is properly out-of-service. All aforementioned testing shall be up-to-date
in accordance with this chapter and indicate proper operation before adding regulated substances to the storage tank system. In
addition, storage tank systems installed after January 11, 2017, that have been out-of-service for more than 730 days shall perform
interstitial integrity testing of the storage tank and integral piping before adding regulated substances to the storage tank system.
(e) Storage tank systems with secondary containment shall only be designated as out-of-service for a maximum of 10
continuous years. Upon expiration of this time period, the storage tank system must be closed in accordance with subsection 62-
761.800(2)(b), F.A.C.
(2) Closure of storage tank systems.

(a) The following storage tank systems must be closed in accordance with the provisions of this subsection:

1. A storage tank system that fails to meet or, if required, is not modified to meet the Storage Tank System Requirements of Rule 62-761.500, F.A.C., within 90 days of discovery.

2. A storage tank system that requires repair pursuant to Rule 62-761.700, F.A.C., but cannot be repaired to operate in accordance with the requirements of this chapter shall be taken out-of-service. If it cannot be repaired within 365 days after being taken out-of-service, it shall be permanently closed.

3. A storage tank system where financial responsibility is not maintained and demonstrated, pursuant to Rule 62-761.420, F.A.C., within 90 days of termination of the financial mechanism.

(b) Closure of storage tank systems shall be performed by:

1. Conducting a Closure Integrity Evaluation as defined in subsection 62-761.200(10), F.A.C., and completing the Closure Integrity Evaluation Report Form for USTs 62-761.900(7) (Closure Integrity Report), incorporated by reference in paragraph 62-761.405(2)(c), F.A.C. The form shall be submitted in writing or electronic format to the appropriate county;

2. Removing all liquids and accumulated sludges. The removal and disposal of all liquids and accumulated sludges may be required according to other local, state, and federal requirements;

3. Removing by a Certified Contractor or disconnecting and capping all integral piping;

4. Removing and disposing of a storage tank by a Certified Contractor, or in-place closure by filling the storage tank with a solid inert material of sufficient density to prevent a structural collapse of the closed storage tank, which shall be in accordance with the following documents, hereby adopted and incorporated by reference, and available from the addresses given, regardless of the date of installation of the storage tank system: Closure of Underground Petroleum Storage Tanks, API Recommended Practice 1604, 3rd Edition, March 1996 (Reaffirmed, November 2001), available at the Department address listed in subsection 62-761.210(1), F.A.C., or from the publisher at API, 1220 L Street, N.W. Washington, D.C. 20005, (202)682-8000, or the publisher’s website at http://www.api.org/; and Temporarily Out of Service, Closure in Place, or Closure by Removal of Underground Storage Tanks, NFPA 30 (Annex C), 2015 Edition, available at the Department address listed in subsection 62-761.210(1), F.A.C., or from the publisher at NFPA, 1 Batterymarch Park, Quincy, Massachusetts 02169-7471, (800)344-3555, or at the publisher’s website at www.nfpa.org/. In lieu of in-place closure or removal, a storage tank may be used to store liquids other than regulated substances in accordance with API Recommended Practice 1604, 3rd Edition, March 1996 (Reaffirmed, November 2001). Owners and operators are advised that other federal, state, or local requirements apply that regulate these activities; and,

5. Properly closing monitoring wells associated with closed systems that are not being used for site assessment purposes.


(a) Closure Integrity Report.

1. A Closure Integrity Evaluation, as defined in subsection 62-761.200(10), F.A.C., must be performed no more than 45 days prior to closure, replacement, or change in service from a regulated substance to a non-regulated substance for all double-walled storage tanks, double-walled integral piping, piping sumps, dispenser sumps, and spill containment systems that are in contact with the soil. A Closure Integrity Report must be completed to document the findings of the Closure Integrity Evaluation.

2. A Closure Integrity Evaluation requires a visual assessment of the interstitial space of double-walled tanks, integral piping, piping sumps, dispenser sumps, and spill containment systems that are in contact with the soil to determine if there are any products or pollutants or any water other than condensate present within the interstice. Other methods approved by the manufacturer or the Department such as vacuum, pressure, or inert gases may be used instead of visual observations.

3. A Closure Integrity Evaluation for single-walled piping sumps, dispenser sumps, and spill containment systems that are in contact with the soil requires a hydrostatic test or another test approved by the manufacturer.

4. The county must be provided with a copy of the Closure Integrity Report as part of the notification process pursuant to subsection 62-761.405(2), F.A.C.

5. A failed Closure Integrity Evaluation requires the reporting of the failed evaluation as an incident in accordance with subsection 62-761.405(3), F.A.C., and the investigation of the incident in accordance with subsection 62-761.430, F.A.C. If sampling is necessary to determine whether a discharge has occurred, then an investigation shall be conducted during closure in accordance with Instructions for Conducting Sampling During Underground Storage Tank Closure, April 2016 Edition, hereby adopted and incorporated by reference, and available at http://www.flrules.org/Gateway/reference.asp?No=Ref-07662, or the Department address given in paragraph 62-761.210(1)(e), F.A.C., or the Department’s website at
6. The owner or operator who does not conduct a Closure Integrity Evaluation before the storage tank system or system component has been removed or closed in-place, regardless of the date of installation of the storage tank system or system component, shall conduct an investigation at the time of closure in accordance with Instructions for Conducting Sampling During Underground Storage Tank Closure, April 2016 Edition.

(b) Closure Report. In cases where an investigation is conducted at the time of closure in accordance with Instructions for Conducting Sampling During Underground Storage Tank Closure, April 2016 Edition, a Closure Report shall be submitted in writing or electronic format to the County within 60 days of completion of the closure, replacement, or change in service from a regulated substance to a non-regulated substance. The Closure Report shall be prepared in accordance with Instructions for Conducting Sampling During Underground Storage Tank Closure, April 2016 Edition.

(c) Limited Closure Report. In cases where a Closure Integrity Evaluation passed or where a failed Closure Integrity Evaluation was investigated prior to closure and it was demonstrated that a discharge did not occur, Form 62-761.900(8), Limited Closure Report Form for USTs, incorporated by reference in subsection 62-761.420(2), F.A.C., shall be submitted in writing or electronic format to the county within 60 days of completion of the closure, replacement, or change in service from a regulated substance to a non-regulated substance.


62-761.820 Incident and Discharge Response.


(1) Alternative procedure requirements.

(a) Any person subject to the provisions of this chapter may request in writing a determination by the Secretary or the Secretary’s designee that any requirement of this chapter shall not apply to a regulated storage tank system at a facility, and shall request approval of alternative procedures or requirements on Form 62-761.900(4), Alternative Procedure Form, effective date, January 2017, hereby adopted and incorporated by reference. To obtain copies of this form see Rule 62-761.900, F.A.C., or http://www.flrules.org/Gateway/reference.asp?No=Ref-07655, or the Department’s website at http://www.dep.state.fl.us/waste/categories/tanks/pages/rules.htm.

(b) The request shall be submitted at a minimum the following information:

1. The specific storage tank system or facility for which an exception is sought;
2. The specific provisions of this chapter from which an exception is sought;
3. The basis for the exception;
4. The alternative procedure or requirement for which approval is sought;
5. Documentation that demonstrates that the alternative procedure or requirement provides an equivalent or greater degree of protection for the lands, surface waters or groundwaters of the state as the specific provisions of this chapter from which an alternative procedure is sought; and,
6. Documentation that demonstrates that the alternative procedure or requirement is at least as effective as the established procedure or requirement.

7. If an alternative procedure or requirement is not able to be sought under subparagraph 5. or 6., then documentation that demonstrates that the specific provisions of this chapter from which the exception is sought imposes regulatory costs on the regulated entity that could be reduced through approval of a less costly alternative or requirement that provides a substantially equivalent degree of protection for the lands, surface waters, or groundwaters of the State as the established requirement.

(c) The Department shall issue an Order within 60 days of the receipt of a completed Alternative Procedure Form either:

1. Approving the request with any conditions necessary to meet the requirements of paragraph 62-761.850(1)(b), F.A.C., or
2. Denying the request and stating the reason(s) the request does not make an adequate demonstration that the requirements of
paragraph 62-761.850(1)(b), F.A.C., have been met.

(d) The Department’s order shall be Agency action, reviewable in accordance with Sections 120.569 and 120.57, F.S. The Department’s failure to timely issue an Order does not grant or approve the request.

(e) The provisions of this rule do not preclude the use of any other applicable relief provisions.

(f) Facilities where an alternative procedure was previously approved by the Department may continue to operate using the conditions of the alternative procedure issued by the Department.

(2) Registration of storage tank system equipment and release detection systems and methods.

(a) Owners and operators shall verify at the time of installation that the storage tank system equipment and release detection systems and methods (including equipment and methods that were previously approved by the Department under the former Equipment Approval process) have been registered with the Department.

(b) Any storage tank system equipment installed after January 11, 2017, must be registered with the Department in accordance with this subsection. Upon discovery, non-registered storage tank system equipment installed after January 11, 2017, must be removed within 90 days, unless registration is applied for or obtained and listed within the 90 day time period.

(c) Equipment previously approved by the Department under the former Equipment Approval process and installed prior to January 11, 2017, can continue to be used regardless of later non-renewal or removal of registration from the list of registered storage tank system equipment, provided the equipment is still operating as designed and installed.

(d) Only the storage tank system equipment as stated in this Chapter shall be registered by the equipment manufacturer using Form 62-761.900(9), Storage Tank Equipment Registration Form, (Equipment Registration Form) effective date, January 2017, hereby adopted and incorporated by reference. To obtain copies of this form see Rule 62-761.900, F.A.C., or http://www.flrules.org/Gateway/reference.asp?No=Ref-07660, or the Department’s website at http://www.dep.state.fl.us/waste/categories/tanks/pages/rules.htm. The following storage tank system equipment is exempt from registration:

1. Dispensers, dispenser islands, nozzles, and hoses;
2. Manhole and fillbox covers;
3. Valves and ball float valves;
4. Cathodic protection test stations;
5. Integral piping not in contact with soil, unless the integral piping extends over or into surface waters;
6. Vent lines; and,
7. Gauges used for vacuum and pressure monitoring.

(e) Equipment registration requests shall be submitted to the Department in writing or electronic format with a demonstration that the equipment will meet the appropriate performance requirements contained in this chapter. Any approvals or denials received from other states or countries shall be included in the registration request to the Department.

(f) A third-party demonstration by a Nationally Recognized Testing Laboratory shall be submitted in writing or electronic format to the Department with the application. The third-party demonstration shall provide:

1. A technical evaluation of the equipment;
2. Test results that verify that the equipment will function as designed;
3. A professional certification or determination that the equipment meets the performance requirements contained in this chapter.
4. Integrity test requirements and procedures;
5. Annual operability testing procedure for the equipment or release detection system or method; and,
6. Copies of the manufacturer’s instructions to maintain the manufacturer’s warranty.

(g) For storage tank systems or system components that are compatible with ethanol blends greater than 10 percent or biodiesel blends greater than 20 percent, compatibility must be demonstrated to the Department by a third-party in paragraph (f) of this subsection or manufacturer approval. Manufacturer approval must be in writing, indicate an affirmative statement of compatibility, specify the range of biofuel blends the equipment or system component is compatible with, and be from the equipment or system component manufacturer.

(h) Release detection methods and tank and piping tightness and pressure testing methods must be registered in accordance with this subsection prior to being used.

(i) The storage tank system equipment and release detection systems and methods registered with the Department under this
subsection must be renewed by the equipment manufacturer every five years. Failure to renew will result in removal from the equipment registration list. Any changes, improvements, or modifications to equipment beyond the scope of the original demonstration by the Nationally Recognized Testing Laboratory will require a renewal of the registration and a new demonstration from a Nationally Recognized Testing Laboratory pursuant to paragraph 62-761.850(2)(f), F.A.C.

(j) The Department shall only place conditions upon the use of the storage tank system equipment and release detection systems and methods, remove equipment or methods from the list of registered storage tank system equipment, or not renew registration if:

1. The information submitted to the Department is not in accordance with this subsection;
2. The equipment does not perform in field application as certified in the third-party certification by a Nationally Recognized Testing Laboratory, or
3. The equipment is not constructed in accordance with the approved registration or applicable Reference Guidelines.

(3) Registration of Operator Training Providers.

(a) Owners and Operators must verify that training providers required under Rule 62-761.350, F.A.C., (including training which was previously approved by the Department under the former approval process) have been registered with the Department.

(b) Training previously approved by the Department can continue to be used by operators up to 180 days after January 11, 2017. During the 180 day period the operator training provider must submit a request to be registered with the Department pursuant to paragraph 62-761.850(3)(c), F.A.C.

(c) Providers of operator training requesting to be registered with the Department shall submit, in writing or electronic format, documentation that demonstrates the training material meets the requirements contained in this chapter. Operator training content shall provide instruction for the Class A, B or C operator in accordance with Rule 62-761.350, F.A.C. Any approvals or denials received from other states or countries shall be included in the registration request to the Department.


62-761.900 Storage Tank Forms.

Storage Tank Forms are listed by form number, subject title, effective date, and include the rule where the form is incorporated by reference. Copies of forms are available by writing to the Division of Waste Management, Florida Department of Environmental Protection, 2600 Blair Stone Road, M.S. 4500, Tallahassee, Florida 32399-2400, or the Department’s website at http://www.dep.state.fl.us/waste/categories/tanks/pages/rules.htm. For electronic submittal of the Registration Form go to http://www.fldepportal.com/go/submit-registration/.


(2) Form 62-761.900(2) Storage Tank Facility Registration Form, January 2017, incorporated by reference in paragraph 62-761.400(1)(b), F.A.C., and referenced in subsections 62-761.200(39) and (47), F.A.C., and is also available online here: http://www.frlrules.org/Gateway/reference.asp?No=Ref-07654.


(8) Form 62-761.900(8) Limited Closure Report Form for USTs, January 2017, incorporated by reference in subsection 62-
761.420(2), F.A.C. and referenced in subsection 62-761.200(34), F.A.C., and is also available online here: 

(9) Form 62-761.900(9) Storage Tank Equipment Registration Form, January 2017, incorporated by reference in paragraph 62-
761.850(2)(d), F.A.C., and is also available online here: http://www.flrules.org/Gateway/reference.asp?No=Ref-07660.

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