



VIRGINIA REGISTER OF REGULATIONS

RIS INTEGRITY CHECK INSTRUCTIONS & INFORMATION

Integrity Check is a feature in RIS 2.0 that compares the text of a Virginia Administrative Code (VAC) section in an RIS project to that same section as it currently is effective in VAC online. Integrity Check must be run on a project before it is submitted to the Registrar's Office for publication in the Virginia Register.

1. Find Integrity Check inside a project (click on the RIS project number in agency Projects queue), then inside a section (click on the VAC number for a section in a project). Then click Integrity Check.

Project 6433
Promulgation of Fee Schedule

Stage: Fast-Track
Register: 05/09/2022 Vol.38 Iss.19

Sections Documents History Comments Overview Review Projects

← Section → Edit Integrity Check Highlight VAC Online

12VAC5-220-10. Definitions.

The following words and terms when used in this chapter shall have the following meanings unless the context clearly indicates otherwise:

"Assessment" means an assessment of \$200,000 or more that charges the occupants of a residential property. It shall not include the donation of time of a

2. Click the dropdown menu to Select a Stage, and choose VAC Online.

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Project Section Select a Stage Check Sections Show Project Section Text

12VAC5-220-10. Definitions.
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3. The feature inserts the currently effective VAC Online version of the section next to the section in the project.

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Project Section VAC Online Check Sections Show Project Section Text

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4. Click Check Sections, and the feature will do the compare and show results. If the sections match, the message "The sections are a match" will display.

Project 6433
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The sections are a match

Project Section	VAC Online	Check Sections	<input type="checkbox"/> Show Project Section Text
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5. If the sections do not match exactly, a combination of purple shading and highlighted text.

← Section → Exit Integrity Check

Project Section	VAC Online	Check Sections	<input type="checkbox"/> Show Project Section Text
12VAC5-220-110. Requirements for registration of certain capital expenditures. A. At least 30 days before any person contracts to make or is otherwise legally obligated to make a capital expenditure by or on behalf of a medical care facility as defined in this chapter that has not been previously authorized by the commissioner, such expenditure shall be registered in writing with the commissioner. The threshold amount for capital expenditure project registration shall be determined using the formula contained in subsection B of this section. B. The threshold contained in subsection A of this section shall be adjusted annually using the percentage increase listed in the Consumer Price Index for All Urban Consumers (CPI-U) for the most recent year as follows: <u>A x (1 + B)</u>	12VAC5-220-110. Requirements for registration of certain capital expenditures. A. At least 30 days before any person contracts to make or is otherwise legally obligated to make a capital expenditure by or on behalf of a medical care facility as defined in this chapter that has not been previously authorized by the commissioner, such expenditure shall be registered in writing with the commissioner. The threshold amount for capital expenditure project registration shall be determined using the formula contained in subsection B of this section. B. The threshold contained in subsection A of this section shall be adjusted annually using the percentage increase listed in the Consumer Price Index for All Urban Consumers (CPI-U) for the most recent year as follows: <u>A x (1 + B)</u>		

(In this instance spaces have been inserted into the section in the project.)

6. The feature completes the compare by removing underlined (i.e., newly added) text and strikethrough from the section in the RIS project. Ideally this makes the two sections match. However, the system cannot resolve inserted returns, which is why purple shaded and highlighted (but matching) text. Some of "false errors" that can be disregarded are shown here. Disregard these false errors.

Project 5654
Amend Regulations Following Periodic Review

Stage: Proposed
Register: 1/17/2022 Vol.38 Iss.11

Sections Documents History Comments Overview Review Projects

← Section → Exit Integrity Check

Project Section	VAC Online	Check Sections	<input type="checkbox"/> Show Project Section Text
12VAC5-630-30. Purpose of regulations. These regulations have been promulgated by the State Board of Health to: 1. Ensure that all private wells are located, constructed and maintained in a manner which does not adversely affect ground water resources, or the public welfare, safety and health; 2. Guide the State Health Commissioner in his determination of whether a permit for construction of a private well should be issued or denied; 3. Guide the owner or his agent in the requirements necessary to secure a permit for construction of a private well; and 4. Guide the owner or his agent in the requirements necessary to secure an inspection statement following construction	12VAC5-630-30. Purpose of regulations. These regulations have been promulgated by the State Board of Health to: 1. Ensure that all private wells are located, constructed and maintained in a manner which does not adversely affect ground water resources, or the public welfare, safety and health; 2. Guide the State Health Commissioner in his determination of whether a permit for construction of a private well should be issued or denied; 3. Guide the owner or his agent in the requirements necessary to secure a permit for construction of a private well; and 4. Guide the owner or his agent in the requirements necessary to secure an inspection statement following construction.		

12VAC5-630-350. General.



This chapter does not apply to private wells constructed, altered, rehabilitated or extended prior to the effective date of these regulations unless the well construction is modified or expanded after the effective date of these regulations.

The class of well to be constructed shall be determined by the local or district health department or the division.

12VAC5-630-350. General.

Part III
Design and Construction Criteria
Article 1
General Requirements

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The class of well to be constructed shall be determined by the local or district health department or the division.

12VAC5-630-170. Variances.

Only the commissioner or the deputy commissioners may grant a variance to this chapter. (See §§ 32.1-12 and 32.1-22 of the Code of Virginia and 12VAC5-630-90 B.) The commissioner or the deputy commissioners shall follow the appropriate procedures set forth in this subsection in granting a variance.

A. Requirements for a variance. The commissioner may grant a variance if a thorough investigation reveals that the hardship imposed by this chapter outweighs the benefits that may be received by the public. Further, the granting of such a variance shall not subject the public to unreasonable health risks or jeopardize ground water resources.

Exception: The commissioner shall not grant a variance for an improperly located Class IV well that was located pursuant to an express Class IV permit, as described under 12VAC5-630-260 and 12VAC5-630-270, if the improper location of the well is a result of the failure by the owner, his agent, or the well driller to provide complete or accurate information on the site plan submitted with the application or to install the well in accordance with the permit.

B. Application for a variance. Any owner who seeks a variance shall apply in writing within the time period specified in 12VAC5-630-210 B. The application shall be signed by the owner, addressed and sent to the commissioner at the State Department of Health in Richmond. The application shall include:

1. A citation to the section from which a variance is requested;
2. The nature and duration of the variance requested;
3. Any relevant analytical results including results of relevant tests conducted pursuant to the requirements of this chapter;

4.

Statements or evidence why the public health and welfare as well as the ground water resources would not be degraded if the variance were granted;

5. Suggested conditions that might be imposed on the granting of a variance that would limit the detrimental impact on the public health and welfare or ground water resources;

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4. Statements or evidence why the public health and welfare as well as the ground water resources would not be degraded if the variance were granted;

5. Suggested conditions that might be imposed on the granting of a variance that would limit the detrimental impact on the public health and welfare or ground water resources;

12VAC5-630-300. Voidance of construction permits.

Null and void. All well construction permits are null and void when (i) conditions such as house location, sewage system location, sewerage system location, topography, drainage ways, or other site conditions are changed from those shown on the application, (ii) conditions are changed from those shown on the construction permit, or (iii)

more than 54 months elapse from the date the permit was issued. Reapplication for the purposes of having an expired permit reissued shall be the responsibility of the owner, and such reapplication shall be handled as an initial application and comply fully with 12VAC5-630-230.

12VAC5-630-300. Voidance of construction permits.

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Section → Exit Integrity Check

Project Section VAC Online Check Sections Show Project Section Text

<p>12VAC5-630-230. Procedures for obtaining a construction permit for a private well.</p> <p>Construction permits are issued by the authority of the commissioner. All requests for a private well construction permit shall be by written application, signed by the owner or his agent, and shall be directed to the district or local health department. All applications shall be made on an application form provided by the district or local health department and approved by the commissioner.</p> <p>An application shall be deemed completed upon receipt by the district or local health department of a signed and dated application, together with the appropriate fee, containing the following information:</p> <ol style="list-style-type: none">1. The property owner's name, address, and telephone number;2. The applicant's name, address, and phone number (if different from subdivision 1 above);3. A statement signed by the property owner, or his agent, granting the Health Department access to the site for the purposes of evaluating the suitability of the site for a well and allowing the department access to inspect the well after it is installed;4. <p>A site plan showing the proposed well site, property boundaries, accurate locations of actual or proposed sewage disposal systems, recorded easements, and other sources of contamination within 100 feet of the proposed well site, and at the option of the applicant a proposed well design; and</p> <ol style="list-style-type: none">5. When deemed necessary because of geological or other natural conditions, plans and specifications detailing how the well will be constructed.	<p>12VAC5-630-230. Procedures for obtaining a construction permit for a private well.</p> <p>Construction permits are issued by the authority of the commissioner. All requests for a private well construction permit shall be by written application, signed by the owner or his agent, and shall be directed to the district or local health department. All applications shall be made on an application form provided by the district or local health department and approved by the commissioner.</p> <p>An application shall be deemed completed upon receipt by the district or local health department of a signed and dated application, together with the appropriate fee, containing the following information:</p> <ol style="list-style-type: none">1. The property owner's name, address, and telephone number;2. The applicant's name, address, and phone number (if different from subdivision 1 above);3. A statement signed by the property owner, or his agent, granting the Health Department access to the site for the purposes of evaluating the suitability of the site for a well and allowing the department access to inspect the well after it is installed;4. A site plan showing the proposed well site, property boundaries, accurate locations of actual or proposed sewage disposal systems, recorded easements, and other sources of contamination within 100 feet of the proposed well site, and at the option of the applicant a proposed well design; and <p></p> <ol style="list-style-type: none">5. When deemed necessary because of geological or other natural conditions, plans and specifications detailing how the well will be constructed.
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7. If while the text is being compared, it is helpful to display the text as it is in the project section, click the Show Compared Text box.

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Section → Exit Integrity Check

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