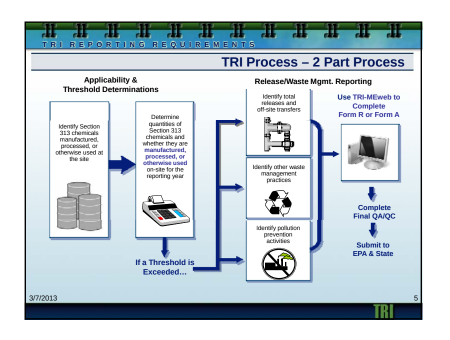
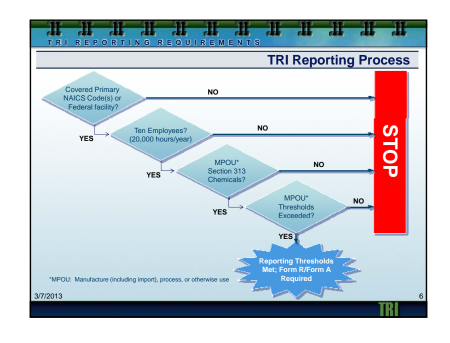






# What is EPCRA Section 313 & TRI? • Section 313 of EPCRA requires facilities to file a TRI report annually for each Section 313 chemical exceeding an activity threshold (manufacturing, processing or otherwise using) Section 313 chemical list contains over 600 chemicals and chemical categories · Facilities exceeding an activity threshold must report if they are: • In a "covered sector" (defined by NAICS codes); and Have 10 or more employees · Submit TRI reports to U.S. EPA, and either · designated state officials, or designated tribal office .....by July 1st following the calendar year's activities (aka Reporting Year (RY)) [e.g. July 1, 2012 deadline for RY 2011 (January 1 - December 31, 2011) activities] 3/7/2013



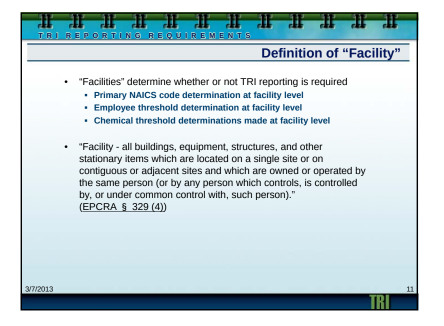


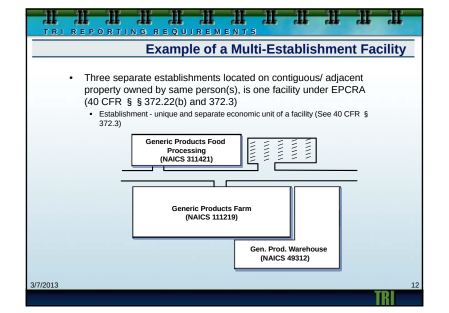


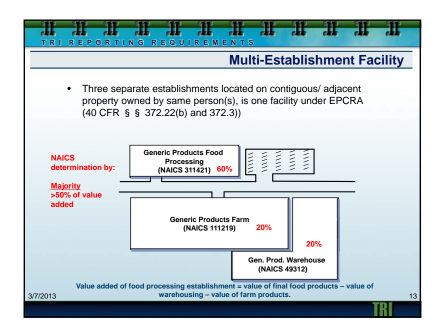
| Industrial Sectors Covere                   |  |  |
|---|--|--|
| Industrial Sector                           | Notes  |  |
| Manufacturing                               | Facilities engaged in the mechanical or chemical transformation of materials or substances into new products                   |  |
| Metal mining                                | Not including metal mining services, and uranium, radium, and vanadium ores  |  |
| Coal mining                                 | Not including coal mining services   |  |
| Electrical utilities                        | Limited to facilities that combust coal and/or oil for the purpose of generating electricity for distribution in commerce      |  |
| Treatment, Storage, and Disposal facilities | Limited to facilities regulated under the Resource Conservation and Recovery Act, Subtitle C, 42 U.S.C. Section 6921 et seq.   |  |
| Solvent recovery services                   | Limited to facilities primarily engaged in solvent recovery services on a contract or fee basis                                |  |
| Chemical distributors                       | Facilities engaged in the wholesale distribution of chemicals and allied products  |  |
| Petroleum bulk terminals                    | Facilities engaged in the wholesale distribution of crude petroleun and petroleum products from bulk liquid storage facilities |  |

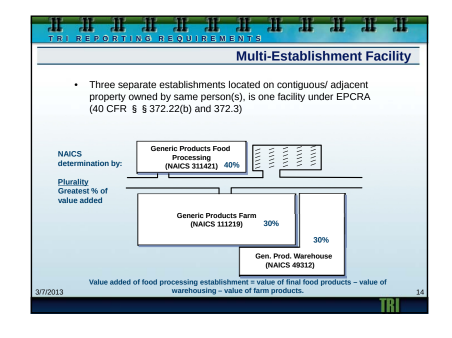


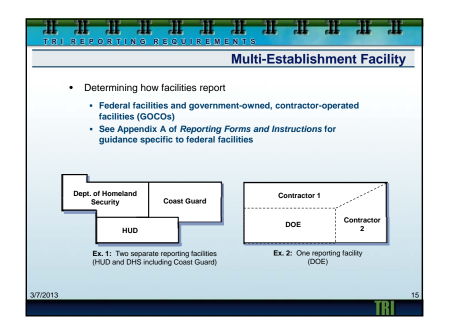


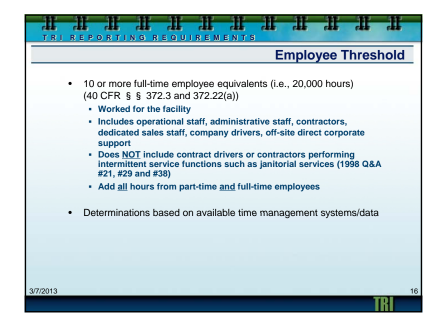


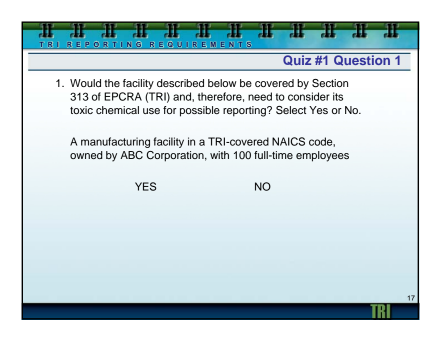


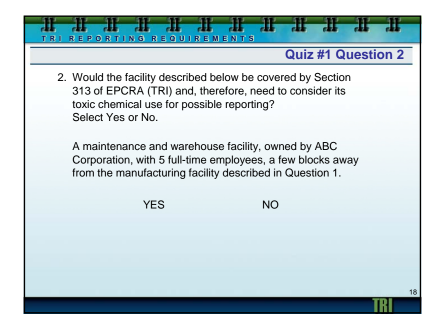


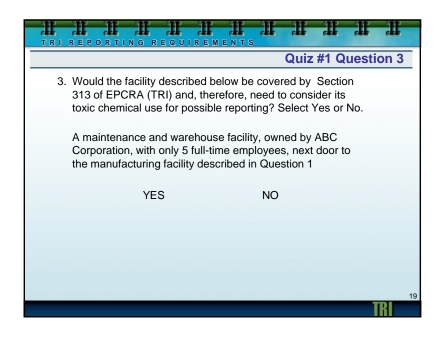


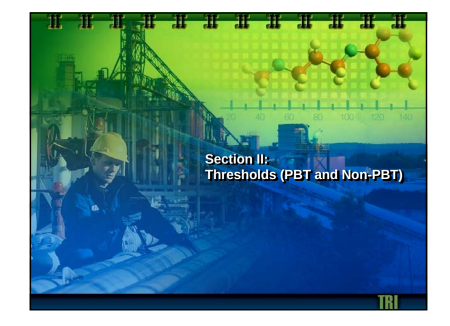


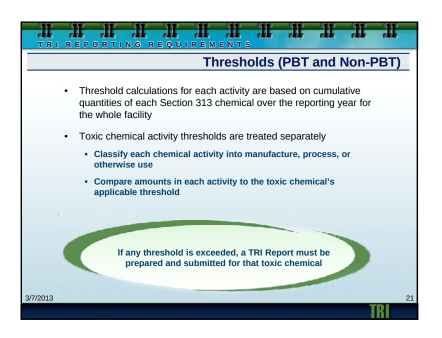


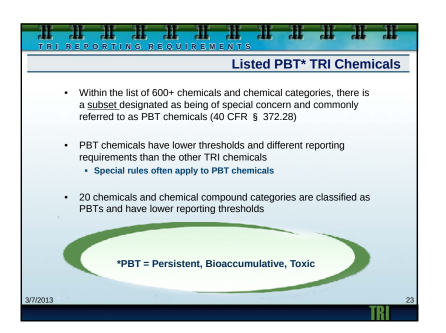


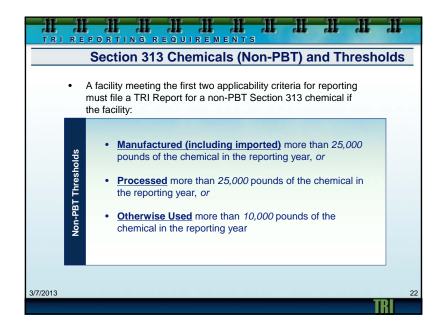


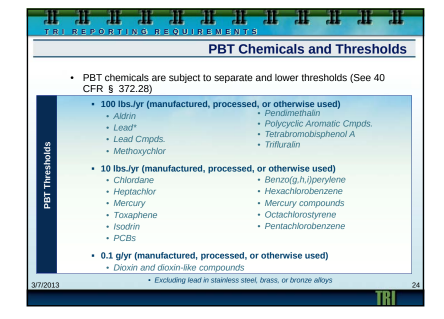












# TRIREPORTING REQUIREMENTS

## **Section 313 Chemicals and Chemical Categories**

- Current list contains over 600 individual chemicals and chemical categories (See Table II of the EPA's TRI Reporting Forms and Instructions document (RFI)). There are 4 parts to the chemical list:
  - Individual chemicals alphabetically by name
  - Individual chemicals by CAS #
  - · Chemicals with qualifiers
  - Chemical categories
- The list can change check every year. Changes are listed in the front of the RFI, on the TRI website, and in TRI-MEweb.

3/7/2013

3/7/2013

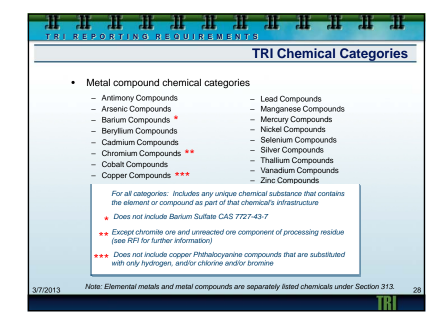
TRI

# Chemical List Changes for RY 2012 • On October 17, 2011, the 1994 administrative stay for TRI reporting for hydrogen sulfide (H2S) was lifted (76 FR 64022). H2S reporting is effective for Reporting Year 2012, for Form R reports due to the Agency on July 1, 2013. • A rule was published in 2010 adding 16 new chemicals to the TRI chemical list. Reporting for these chemicals began in Reporting Year 2011.

# Section 313 Chemicals With Qualifiers

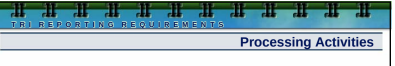
 Qualifiers - Listed chemicals with parenthetic qualifiers subject to TRI reporting only if manufactured, processed, or otherwise used in specified form (40 CFR § 372.25(g)). Below are <u>some</u> examples (see Table II of EPA's TRI Reporting Forms and Instructions document):

| Chemical                   | CAS#      | Qualifier                                    |
|----------------------------|-----------|--|
| Aluminum                   | 7429-90-5 | Fume or dust                                 |
| Aluminum Oxide             | 1344-28-1 | Fibrous forms                                |
| Asbestos                   | 1332-21-4 | Friable forms                                |
| Isopropyl alcohol          | 67-63-0   | Only manufacturers using strong acid process |
| Phosphorus (not phosphate) | 7723-14-0 | Yellow or white                              |
| Saccharin                  | 81-07-2   | Manufacture only                             |
| Hydrochloric acid          | 7647-01-0 | Acid aerosols                                |
| Sulfuric acid              | 7664-93-9 | Acid aerosols                                |
| Vanadium                   | 7440-62-2 | Except when contained in alloy               |



| TRI REPORTING REQ  | UIREMENTS   |
|--|---|
| EPCRA  | TRI Chemical Categories (examples)  |
| Chlorophenols  | OH CIX H(5-X); X = 1 to 5   |
| Cyanide Compounds  | XCN where X=H or any other group where a formal dissociation may occur. For example, KCN or Ca(CN) <sub>2</sub> |
| Diisocyanates  | 20 individual compounds cited in Category   |
| Dioxin and Dioxin-Like Compounds:                        | 17 individual compounds cited in Category   |
| Ethylenebisdithiocarbamic acid, salts and esters (EBDCs) | Includes a substance that may contain EBDC or EBDC salt or ester as part of its infrastructure                  |
| Certain Glycol Ethers                                    | Complex definition  |
| Nicotine and salts                                       | Includes a substance that may contain it or salt as part of its infrastructure                                  |
| Nitrate compounds  | Water dissociable, reportable only when in aqueous solution   |
| Polybrominated Biphenyls (PBBs)                          | BrX<br>H(10-X): X = 1 to 10   |
| 7/2013   |   |

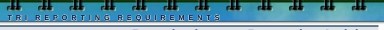
| Manufacturing (EPCRA § 313(b)(1)(C)(i) and 40 CFR § 372.3)  |
|---|
| - generating a Section 313 chemical   |
| <ul> <li>Intentionally producing chemicals for:</li> </ul>  |
| • Sale  |
| Distribution  |
| On-site use or processing (e.g., intermediates)   |
| <ul> <li>Coincidentally producing chemicals as impurities* or by-<br/>products**:</li> </ul>  |
| <ul> <li>At <u>any point</u> at the facility, including waste treatment (#152 of<br/>1998 Q&amp;A) and fuel combustion (#252 and #254 of 1998 Q&amp;A)</li> </ul> |
| <ul> <li>Importing</li> </ul>   |
| "Cause" to be imported  |
| *Impurity=TRI chemical that still remains with the final facility product as it is distributed into commerce (#151 and #319 of 1998 Q&A)                          |
| **By-product=TRI chemical that is separated out from the process mixture before it becomes<br>the final product   |
|   |
| TI  |
| I   |



- Processing (EPCRA § 313(b)(1)(C)(ii) and 40 CFR § 372.3) - preparation of a Section 313 chemical, after its manufacture, for distribution in commerce:
  - Use as a reactant to manufacture another substance or product
  - Add as a formulation component
  - Incorporate as an article component
  - Repackage for distribution
  - . Quantities sent off-site for recycling
  - Incidentally include as an impurity



3/7/2013



# Repackaging as a Processing Activity

- Repackaging a Section 313 chemical for distribution in commerce is considered processing
  - Repackaging includes:
    - From container to tanker truck and vice versa
    - Between similar size containers
    - Via pipeline to/from a tank
  - Repackaging does not include:
    - repackaging does not include.
    - Sampling without repackaging
    - Re-labeling
- Repackaging without distribution into commerce is not processing
- Transfer to a storage tank for mere storage is not processing



# TRI REPORTING REQUIREMENTS

#### Otherwise Use Activities

 Otherwise Use (40 CFR § 372.3) includes most activities that are <u>NOT</u> manufacturing or processing.

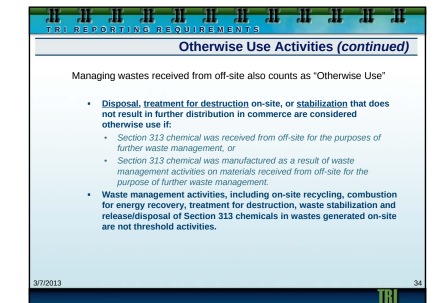
#### Examples

- Chemical processing aid (e.g., solvents)
- Manufacturing aid (e.g., lubricants, refrigerants)
- Ancillary activities (e.g., chemicals used to remediate wastes)
  - Fabrication and/or use of tools in your process
  - Installation of piping and processrelated equipment, e.g., constructing storage tanks



3/7/2013

TRI



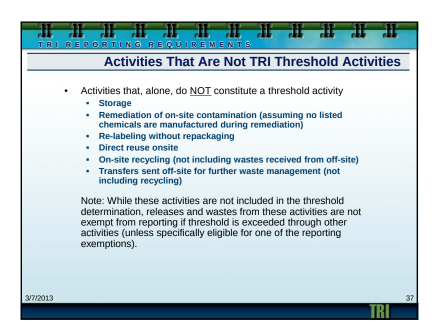
# Calculating Activity Thresholds • The threshold quantity is the total amount manufactured, processed, or otherwise used, NOT the amount released.

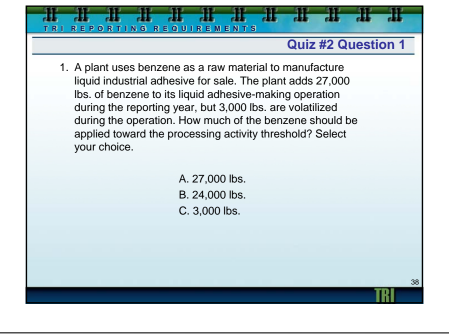
- Calculate the total amount of Section 313 chemical used for a
- Calculate the total amount of Section 313 chemical used for a specific threshold activity
- For threshold determinations, Section 313 chemicals recycled from spent or contaminated materials or Section 313 chemicals directly reused:
  - · Count original amount used only once
  - If the materials remain in use from previous years, count only the quantity added during current reporting year
- Calculations for reporting waste management may be different from threshold quantities.

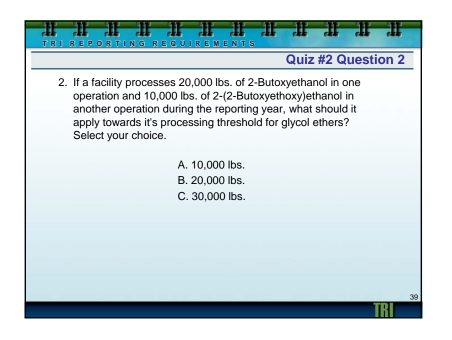
3/7/2013 35

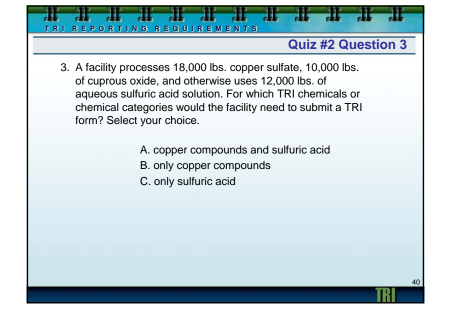


- Count together all compounds within the same chemical category for each activity, even if different compounds within a category are used in separate operations
- Consider the entire weight of all the different chemical compounds in the same chemical category when determining thresholds
- Note: calculations for release and other waste management estimates of metal compounds based on the parent metal weight only; and for nitrate compounds are based on weight of nitrate ion only

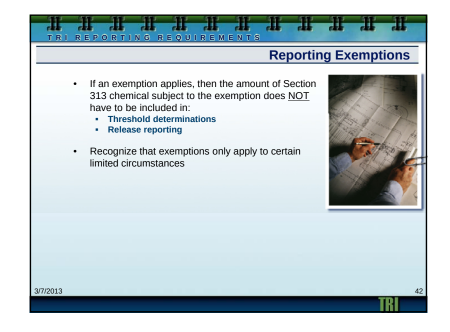




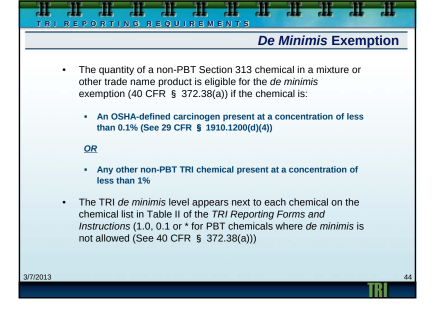


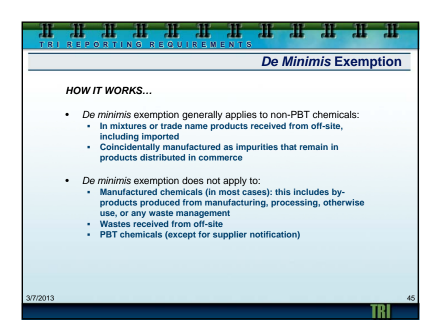




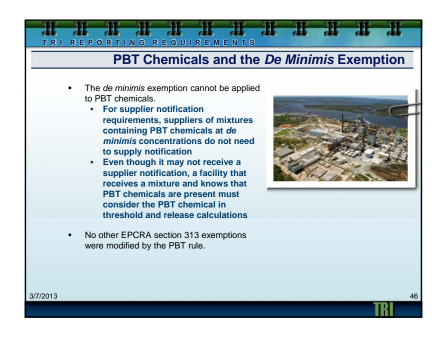


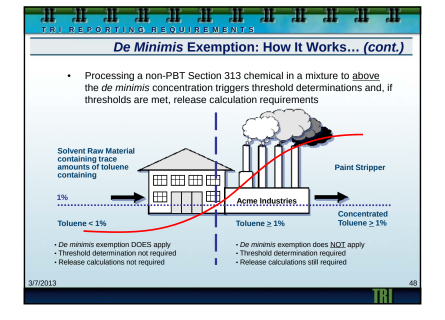






## De Minimis Exemption: How It Works... (cont.) Processing a non-PBT Section 313 chemical in a mixture to below the de minimis concentration does NOT exempt the chemical from threshold determinations and release calculations Raw Material **Paint Primer Mixture** (<1% Toluene) **Products** (90% Toluene) Acme Industries Toluene ≥ 1% Toluene <1% • De minimis exemption does NOT apply · De minimis exemption does NOT apply · Threshold determination required Threshold determination required · Release calculations required · Release calculations still required 3/7/2013





# TRI REPORTING REQUIREMENTS

#### **Article Exemption Applicability**

- To qualify for the article exemption, the article must meet 3 criteria (40 CFR § 372.3):
  - Is formed into a specific shape or design during manufacture; and
  - Has end-use functions dependent in whole or in part on its shape or design during end-use; and
  - Does NOT release a Section 313
     chemical under normal processing
     or use conditions at a facility



3/7/2013

# TRI REPORTING REQUIREMENTS

## **Article Exemption: How it Works**

- Releases of a Section 313 chemical from an article may negate the exemption. To maintain the article status, total releases from <u>all like</u> items must be:
  - . In a form having a specific shape or design; or
  - · Recycled, directly reused; or
  - 0.5 pound or less released per year (may be rounded down to zero)
- If more than 0.5 pound per year of a Section 313 chemical is released from all like items in a form not having a specific shape or design and is not recycled or directly reused, none of the items meet the articles exemption
- End use must be dependent upon the item's initial shape or design (For example, sheet metal must maintain its initial thickness, and wire and pipe must maintain their initial diameter.)
- See TRI Reporting Forms and Instructions for more on the article exemption

3/7/2013 50

TDI

IKI

# TRI REPORTING REQUIREMENTS Article Exemption: Examples

- Wire is cut to specified lengths. Wastes include off-spec cuts and dust.
  - Generation of off-spec cuts that are recognizable as articles will not, by themselves, negate the article status
  - Dust and off-spec cuts not recognizable as articles, with greater than 0.5 pound of ANY Section 313 chemical released annually, and not recycled or directly reused, negate the article status
- Fluorescent light bulbs are installed containing mercury. The used bulbs are crushed for recycling.
  - Crushing bulbs for recycling is not considered release during normal use; exemption is not negated

TRI REPORTING REQUIREMENTS

# Article Exemption

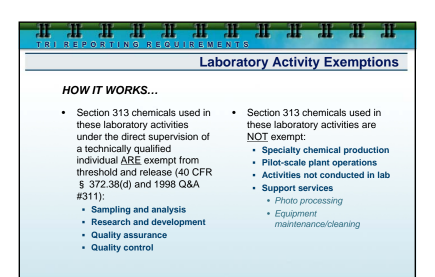
- Article Exemption is often inappropriately used!
  - In many instances when metals are machined, cut, or ground, in any manner, the article exemption may not be applicable.
- Generally, the articles exemption does not apply to the actual manufacturing of articles.

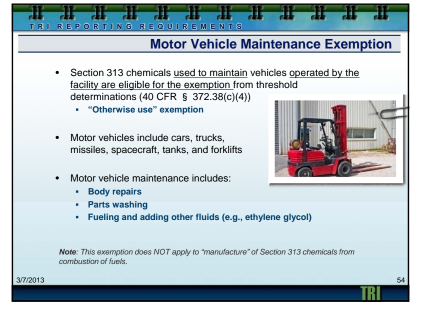


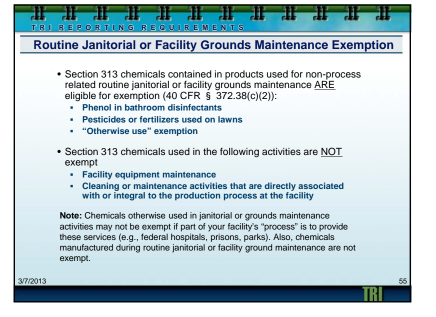
3/7/2013

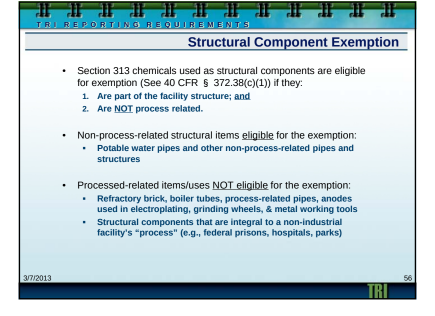
3/7/2013

IRI









# Other Section 313 "Otherwise Use" Exemptions

 Section 313 chemicals contained in non-process related items for employee personal use (40 CFR § 372.38(c)(3))

#### Non-federal Facilities:

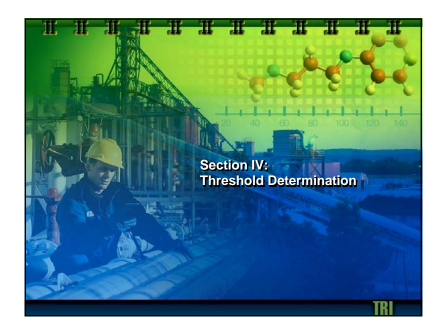
- HCFC 22 in air conditioners <u>used solely</u> for employee comfort (exemption does NOT cover process cooling using chemicalbased cooling systems)
- · Chlorine used to treat on-site potable water
- Phenol used in a facility medical dispensary

#### **Federal Facilities:**

- Does not include TRI chemicals used for providing services to non-employees (e.g., patients in federal hospitals, prisoners, park visitors)
- · Section 313 chemicals found in intake water and air

3/7/2013

RI

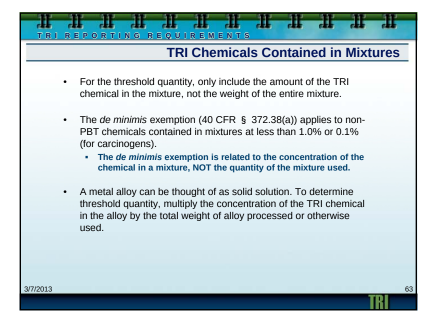


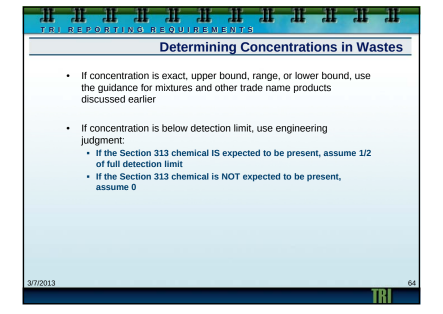
# REPORTING REQUIREMENTS **Sector Specific Exemptions** Coal mining extraction activities are exempt from threshold determinations and release reporting (40 CFR § 372.38(g)) (applies to NAICS Codes 212111-212113): Coal extraction: physical removal or exposure of ore, coal, minerals, waste rock, or overburden prior to beneficiation, and encompasses all extraction-related activities prior to beneficiation (40 CFR § 372.3) Chemicals in **metal mining** overburden that are processed or otherwise used are specifically exempt from TRI reporting (40 CFR § 372.38(h)) (applies to NAICS Codes 212221, 212222, 212231, 212234, 212299): Overburden: unconsolidated material that overlies a deposit of useful materials or ores (40 CFR § 372.3) 3/7/2013

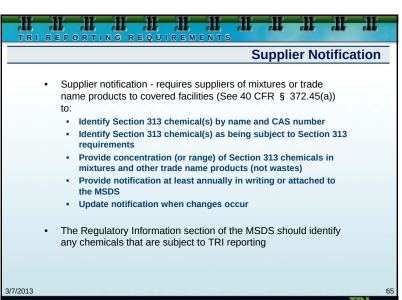




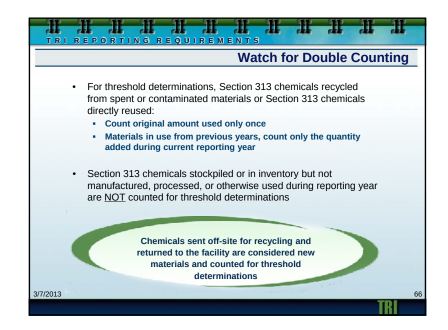


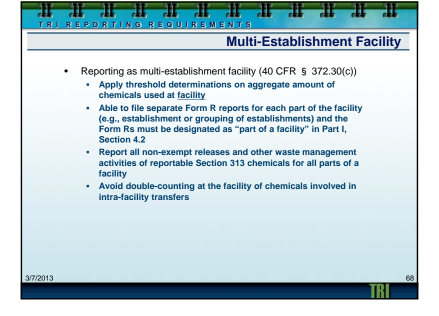


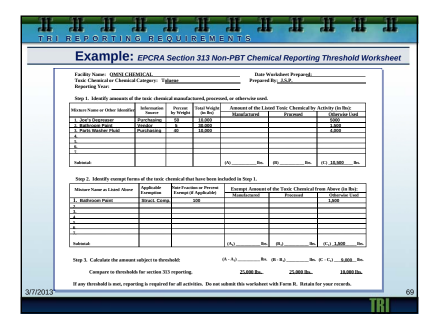




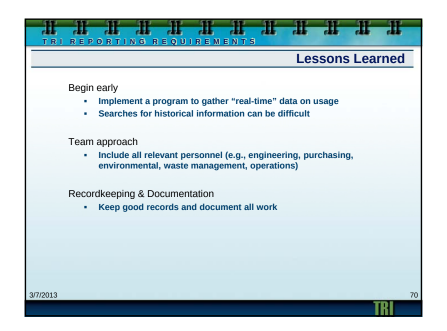
# TRI REPORTING REQUIREMENTS Watch for Double Counting Within the Same Activity Threshold! Example: If a chemical is blended into a product mixture, and then this mixture is packaged for sale into 55 gallon drums, these are both processing activities, the chemical is "processed" twice. Only count this quantity once towards the processing threshold. During Reporting Year, 20,000 lbs. of toluene were blended with other chemicals to create a paint product. . The paint product (containing the 20,000 lbs. of toluene) was then packaged into 55 gallons drums for sale. . The processing threshold quantity for this facility for Reporting Year = 20.000 lbs.3/7/2013

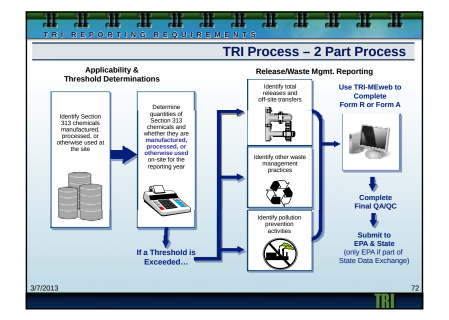




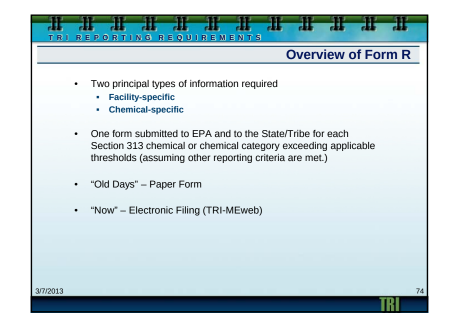






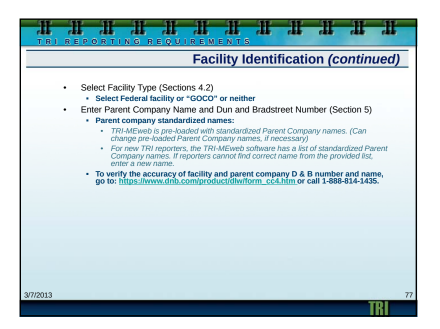




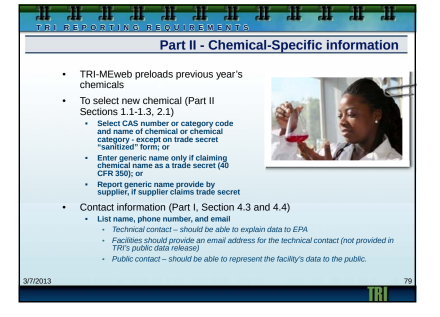


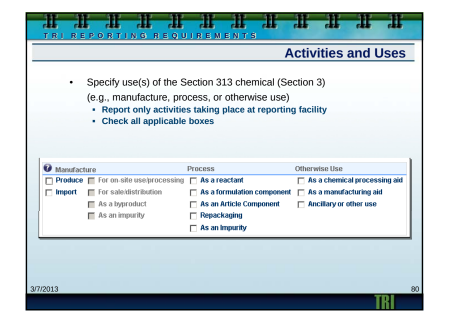


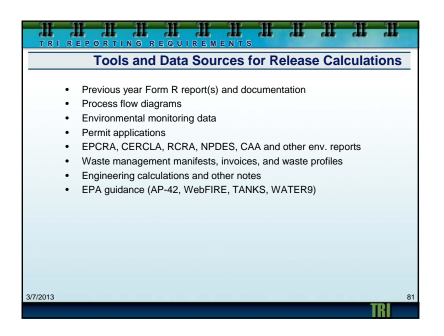


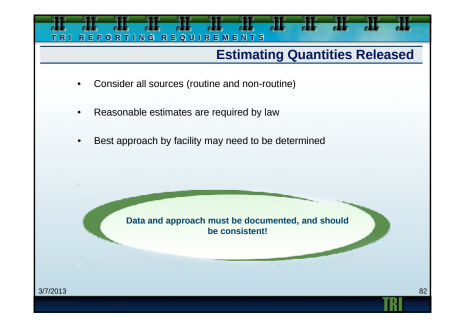


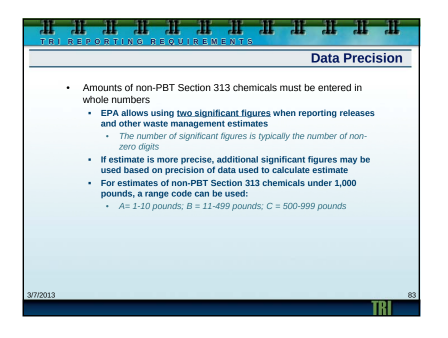


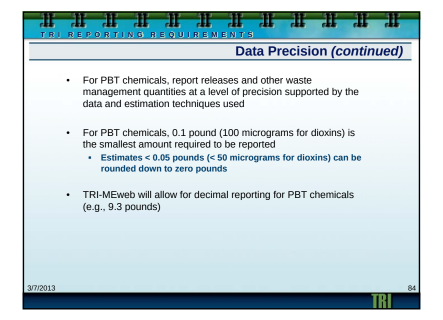


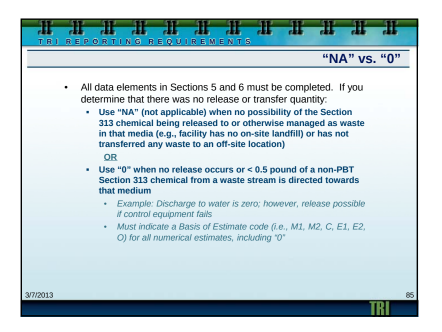


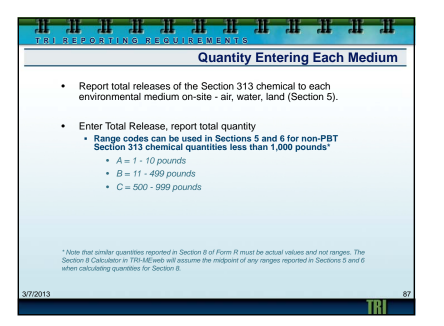




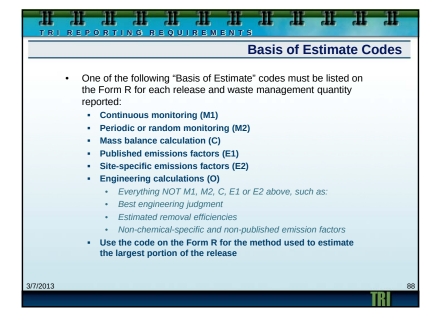


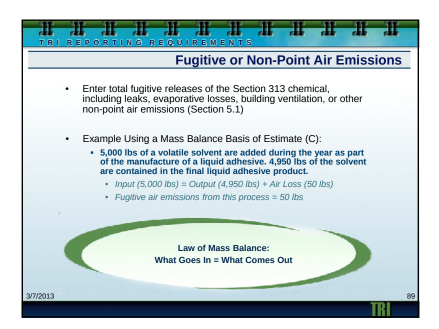


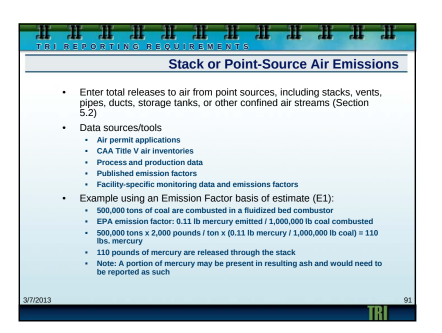


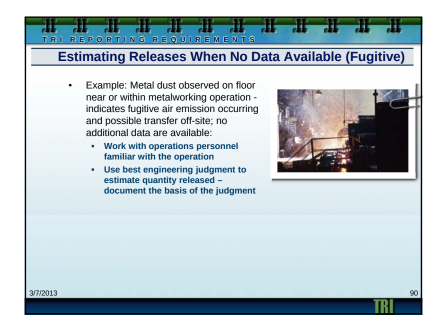


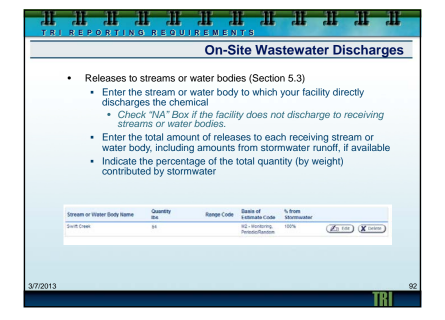
## TRI REPORTING REQUIREMENTS **Maximum On-Site Amount** Select appropriate code indicating the maximum quantity on-site during the reporting year (Section 4). Range Code: ... Select a Range Code 100 - 999 lbs 1000 - 9999 lbs 10,000 - 99,999 lbs 1,000,000 - 999,999 8xs 1,000,000 - 9,999,999 8xs 10,000,000 - 49,999,999 lbs 50,000,000 - 99,999,999 lbs 100,000,000 - 499,999 999 to sus 999,999,999 tos greater than 1 billion lbs Use maximum total (non-exempt) amount present at one time during reporting year, even if the Section 313 chemical is present at more than one location at the facility Based on amount in storage, process, and wastes . May not be the same as Tier II maximum amount on site • Tier II is usually by mixtures, Form R is chemical-specific · Tier II excludes hazardous wastes, Form R does not 3/7/2013

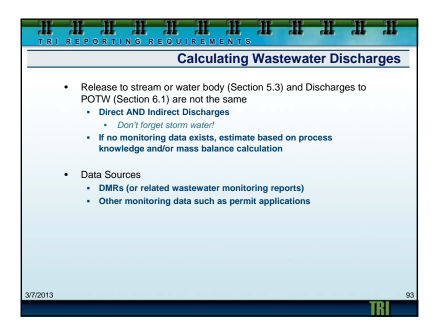


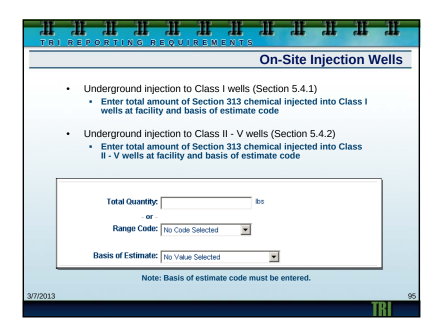


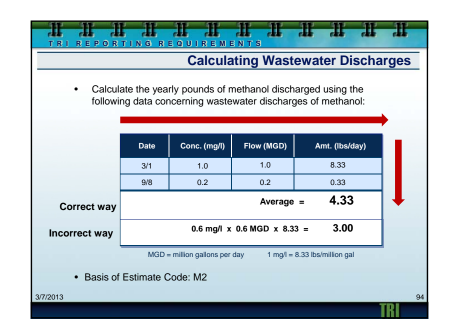


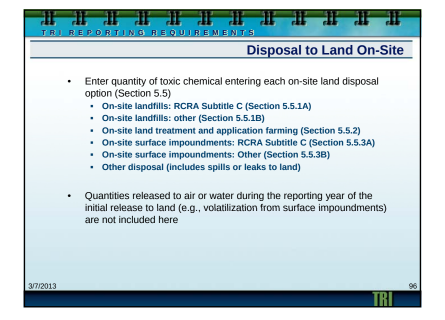




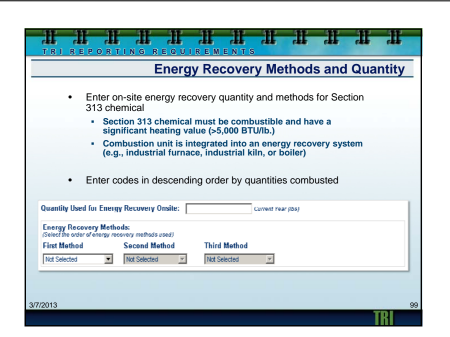


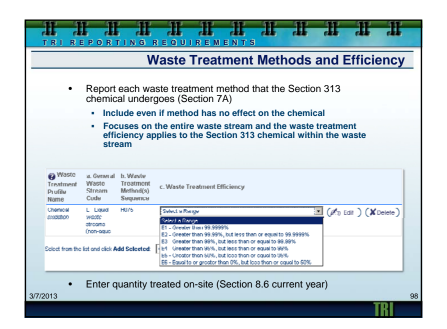


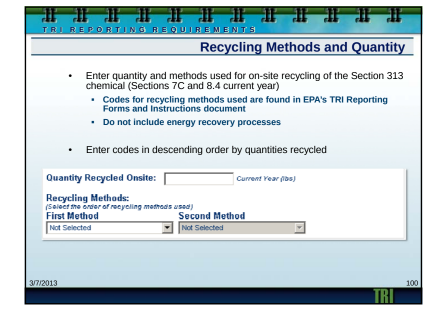


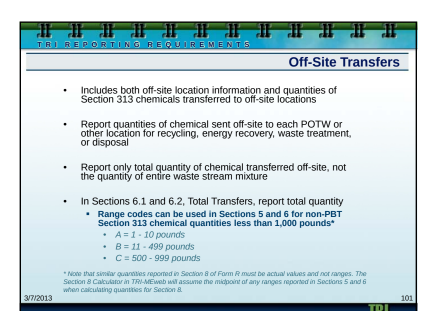


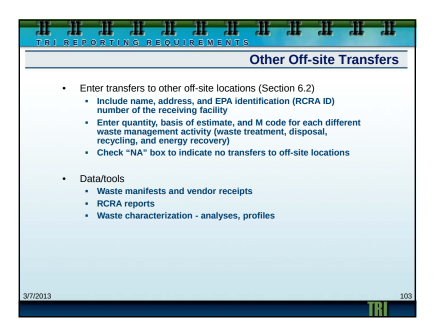




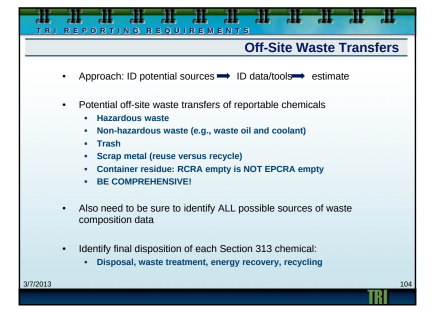


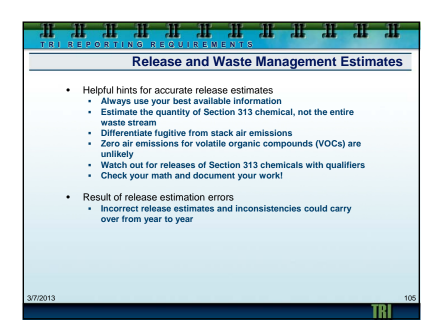


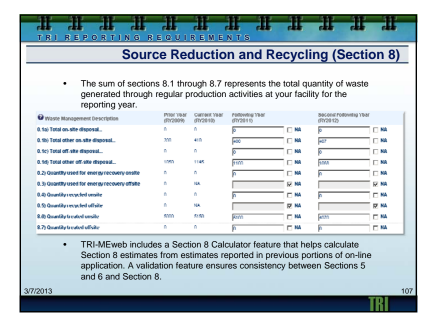


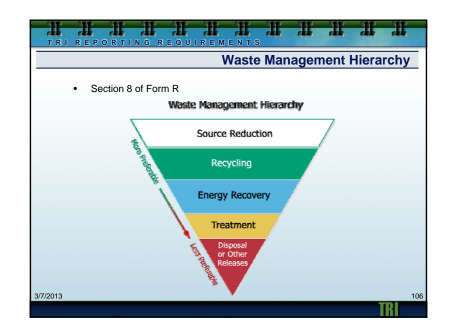


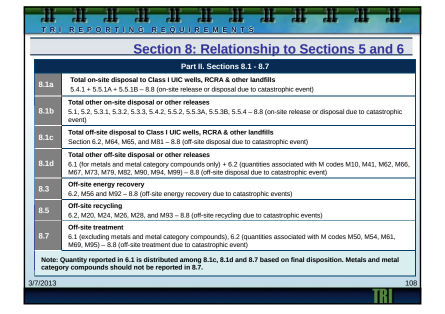
#### REPORTING REQUIREMENTS **Transfers to POTWs** Discharges to publicly owned treatment works Enter total quantity of the Section 313 chemical transferred to all POTWs and basis of estimate Select POTW name and location for each POTW • May be able to find official name of POTW: Using TRI-MEweb search tool • Enforcement & Compliance History Online (ECHO): www.epa-echo.gov/echo/ OR Facility Registry System: www.epa.gov/enviro/html/fii/ez.html Example using an Engineering Calculations basis of estimate (O): · A wet grinding process generates wastewater with 300 lbs of lead (contained in particulates) during the year. This wastewater undergoes on-site filtration prior to being sent to the POTW. Manuals from the filter equipment vendor indicate a 95% removal efficiency for particulates of this size. • $300 \times 0.95 = 285$ lbs removed from the wastewater • 300 - 285 = 15 pounds remaining in the wastewater after filtration 15 pounds of lead are transferred off-site to the POTW 3/7/2013

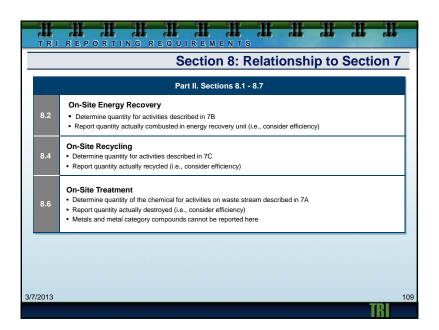


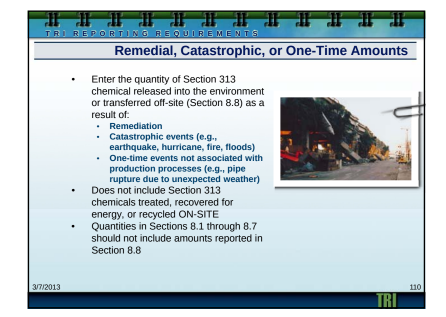


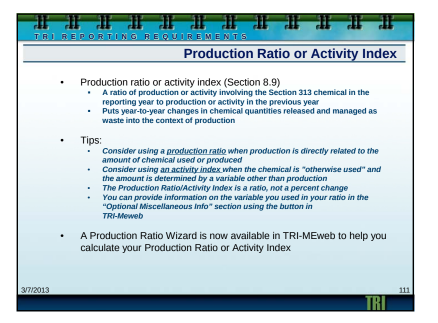


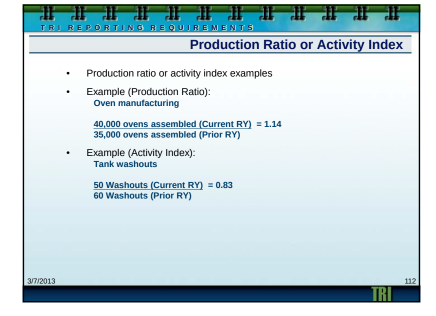












# TRI REPORTING REQUIREMENTS

#### **Source Reduction Activities**

- Report Source Reduction activities implemented for the chemical, and the methods used to identify those activities (Section 8.10)
  - Include only those source reduction activities implemented for the first time during the reporting year
    - Include activities that reduce the total quantity of chemical waste released (including disposal), recycled, combusted for energy recovery, or treated
  - Examples of Source Reduction Activities
    - Process or equipment changes (e.g., replacements, adjustments)
    - Product redesign
    - Changed production schedule to minimize equipment changeovers
  - New source reduction codes have been added for green chemistry practices. Examples:
    - Optimized reaction conditions or otherwise increased efficiency of synthesis
    - · Reduced or eliminated use of an organic solvent
    - Used biotechnology in manufacturing process

113

3/7/2013



# TRI REPORTING REQUIREMENTS

# Optional Pollution Prevention Information

- Report additional information in the open-ended Pollution Prevention Information text field (Section 8.11)
  - This <u>optional</u> section provides an opportunity to publicly highlight any steps your facility took to reduce the amount of toxic chemicals entering the environment
  - Information about recycling, energy recovery, and treatment is welcome in addition to details about source reduction activities
  - Facility can provide information on previous years' activities

#### Tips

- Be specific
- Enter useful URLs
- · Note any barriers inhibiting implementation of source reduction
- Put information unrelated to Pollution Prevention in Section 9.1
- Check out TRI's new P2 website: www.epa.gov/TRI/P2

3/7/2013

CONTRACTOR OF THE PARTY OF THE

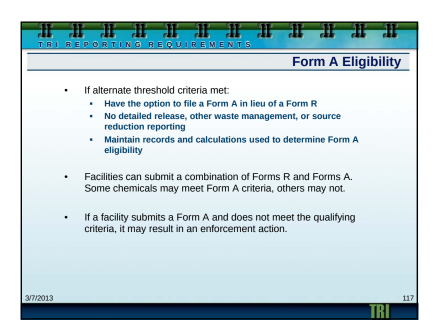
TRI

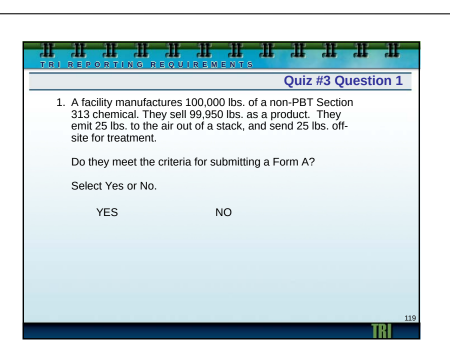
# TRI REPORTING REQUIREMENTS Optional Miscellaneous Information

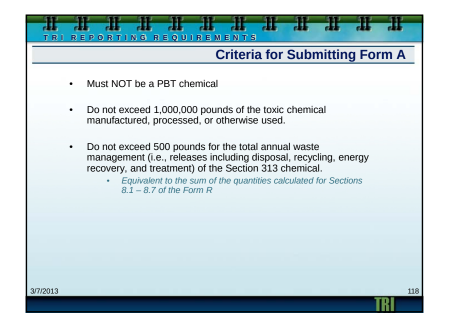
- Optional Miscellaneous Information (Section 9.1)
  - Facility can provide any useful additional information related to any portion of the Form R submission in this new data field
  - Examples of information to include:
    - · Changes in production
    - Facility closures
    - Staffing changes
    - Calculation methods, e.g., emission factors
    - · Explanation of data quality alerts

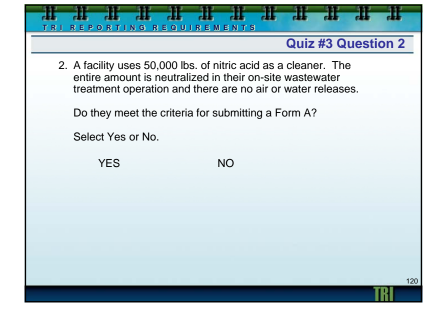












# REPORTING REQUIREMENTS

### Benefits of TRI-MEweb and Submitting Via CDX

- TRI forms can be filled from any computer that has an Internet connection
- It saves time and money
- Using TRI-MEweb assists users in finding reporting errors
- · TRI-MEweb helps users address new reporting requirements for chemicals that have been added to TRI list
- EPA provides instant email confirmation of transmitted and certified submission
- Electronic Signature allows for quick, paperless submissions

3/7/2013

# REPORTING REQUIREMENTS

## Benefits of TRI-MEweb and Submitting Via CDX (cont.)

- CDX submissions are processed automatically, unlike paper submissions, which leads to faster electronic Facility Data Profile (eFDP) access
- Reduced data collection costs for EPA, States, and Regulated Community
- Facilities in participating States can submit TRI information to both EPA and their State simultaneously.
  - . To view States that are on the exchange network, go to www.epa.gov/tri/stakeholders/state/state exchange/
  - · Facilities in other states can generate CD's or diskettes for their state reporting using TRI-MEweb.
  - TRI-MEweb also allows facilities to make revisions or withdrawals to current year forms and forms from the past five reporting years.

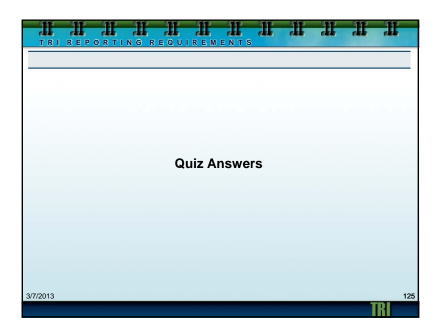
3/7/2013

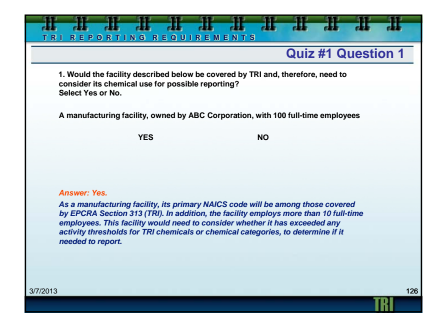


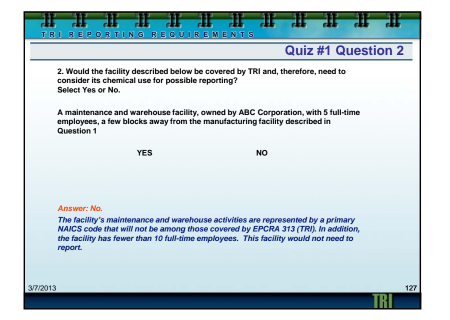
#### For More Information and Assistance

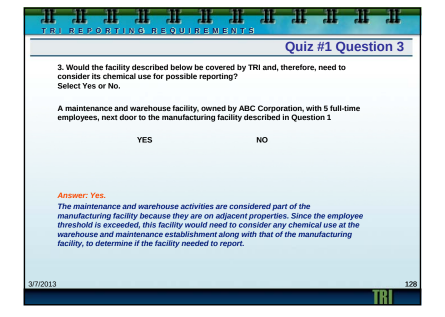
- For more information on TRI requirements, see the second part of this training course on TRI Advanced Concepts.
- For TRI reporting guidance, information and tutorials on the TRI-MEweb reporting software, and the latest changes to the TRI Program please visit www.epa.gov/tri.
- Industry-specific and chemical-specific guidance can be found at: www.epa.gov/tri/guide\_docs/index.htm













#### Quiz #2 Question 1

1. A plant uses benzene as a raw material to manufacture liquid industrial adhesive for sale. The plant adds 27,000 lbs. of benzene to its liquid adhesive-making operation during the reporting year, but 3,000 lbs. are volatilized during the operation. How much of the benzene should be applied toward the processing activity threshold? Select your choice.

A. 27,000 lbs.

B. 24,000 lbs.

C. 3,000 lbs.

#### Answer: A is correct.

27,000 total lbs. of benzene is processed. Always apply the total amount that enters a process toward the activity threshold. The quantity of benzene processed exceeds the 25,000 lbs. processing threshold for non-PBT chemicals, therefore, the facility would need to complete a TRI form for benzene. The quantity released to the environment would be reported on the TRI Form R.

3/7/2013

3/7/2013

TRI

129

131

# TRI REPORTING REQUIREMENTS Quiz #2 Question 2 2. If a facility processes 20,000 lbs. of 2-Butoxyethanol in one operation and 10,000 lbs. of 2-(2-Butoxyethoxy)ethanol in another operation during the reporting year, what should it apply towards it's processing threshold for glycol ethers? Select your choice. A. 10.000 lbs. B. 20,000 lbs. C. 30,000 lbs. Answer: C is correct. 2-Butoxyethanol and 2-(2-Butoxyethoxy)ethanol are both chemicals within the glycol ethers chemical category; therefore, the quantities of each chemical processed during the reporting year should be summed. The facility has exceeded the reporting threshold for processing (25,000 lbs.) and would need to report for the glycol ethers chemical category. 3/7/2013

