





	TRI FIOGRAM Changes for RT 201
•	Key program changes and changes to TRI reporting Form R are listed in the front of the Reporting Forms & Instructions, as well as in TRI-MEweb, and on EPA's TRI website.
•	More on changes for this reporting year later in this training module.







- The following activities are not considered "manufacturing," "processing," or "otherwise use"
  - Remediation
    - · Chemicals being remediated are not manufactured, processed, or otherwise used
    - · Chemicals used to remediate waste ARE counted as otherwise used
    - Chemicals manufactured when treating or remediating waste ARE counted toward manufacturing threshold
  - Treatment of wastes generated on-site
    - Wastes brought in from off-site for treatment or other management count towards
       the otherwise use threshold
  - Storage

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- Recycling on-site for use on-site
- Transferring chemicals off-site for further waste management
  - Not including recycling. Chemicals sent off-site for recycling are counted as processed.
- These activities do not constitute threshold activities, but are not exempt from reporting if threshold is exceeded through other activities unless specifically eligible for one of the reporting exemptions
- Chemicals coincidentally manufactured during waste treatment or remediation
   must be considered

# TRI REPORTING REQUIREMENTS

### **Threshold Guidance - Combustion**

- Section 313 chemicals may be coincidentally manufactured during combustion of:
  - Oil
  - Coal
  - Natural gas
  - Waste
  - Other materials



 Any Section 313 chemicals in fuels combusted for energy are considered otherwise used.









## TRI REPORTING REQUIREMENTS

#### Metals and Metal Compound Category

- Elemental metals (metals in their neutral state) and their corresponding metal compound categories are listed separately under Section 313
  - Separate activity threshold determinations
  - Report for each listing (e.g., nickel or nickel compound) only if the threshold for each listing is exceeded
  - If threshold exceeded for both the elemental metal and metal category compound (e.g., nickel and nickel compounds), you may report separately or file one combined report
    - If combined, file as metal category compound
    - The reason both the elemental metal and its compound may be reported on the same compound form is that while the entire weight of the compound is used to determine the threshold, only the amounts of the parent metal are reported.

TRI REPORTING REQUIREMENTS Metal Cyanide Compounds Guidance

- A metal cyanide compound, such as cadmium cyanide, requires separate reporting under both cadmium and cyanide\*
  - For report the metal compounds, such as cadmium compounds:
    - for threshold determinations, use entire weight of compound
    - for release and other waste management reporting, report only the weight of metal portion of the compound
  - For cyanide compounds
    - · for threshold determinations, use weight of entire compound
    - for release and other waste management reporting, report weight of entire compound

\* Qualifier for cyanide compounds states: X\*CN', where X=H\* or any other group where a formal dissociation may occur. For example, KCN or Ca(CN)<sub>2</sub>

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					Nitrat	te Co	mpou	unds

- Water dissociable nitrate compounds category
  - Reportable only when in aqueous solution
  - For threshold determinations, use weight of entire nitrate compound
  - Calculate only weight of nitrate ion portion when reporting releases and other waste management quantities on Form R
  - Nitrate compounds are produced most commonly when nitric acid is neutralized or in biological treatment of wastewater
  - Exemption may apply for nitrates in intake water (used for processing or non-contact cooling)









- For example, volatilization from a landfill
- · Release estimates must be calculated and reported for all media in Part II, Sections 5, 6, and 8 of Form R











- Non-federal facilities (including GOCOs) violating any statutory or regulatory requirement are subject to penalties of up to \$37,500 per day per violation (periodically adjusted for inflation)
- Companies subject to citizen suits and could also be liable for attorney fees and litigation costs (EPCRA § 326(f))
- Government's penalty for Section 313 of EPCRA is determined by applying the Enforcement Response Policy (ERP) to each violation
  - For EPA's EPCRA enforcement policies, visit: <u>http://cfpub.epa.gov/compliance/resources/policies/civil/epcra/index.cfm</u>



	EPORTING REQ	UIREMENTS	I	I	IL	11	11	.11
					F	PBT C	hem	ical
	<u>Aromatics</u> - Ber category, Hexao Polycyclic arom biphenyl (PCB),	zo(g,h,i)peryler chlorobenzene, atic compounds and Tetrabrom	ne, Dioxi Octachlo (PAC) o obisphe	n and d prostyre category nol A (T	ioxin-lik ne, Per y, Polyc BBPA)	e comp ntachloi chlorina	oounds robenzo ted	əne,
•	Metals - Mercur compounds cate	y, Mercury com egory	pounds	categor	y, Lead	l, and L	_ead	
•	<u>Pesticides</u> - Ald Pendimethalin,	rin, Chlordane, Toxaphene, Tri	Heptach fluralin	lor, Isoc	drin, Me	ethoxycl	hlor,	
•	PBT chemicals and different rep	are subject to s	eparate nents tha	and low	er repo ther TR	orting th	resholo icals	ls

- Must use Form R (cannot use Form A)
- Quantities can be reported in decimal amounts
- Cannot use range codes
- Cannot use the de minimis exemption

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- Raw materials processed by a variety of facilities may contain metallic lead or lead compounds:
  - Metal ores
  - Coal
  - Wood
  - Oil & Oil products: heating oils, gasolines
- Lead used in solder and other alloys is in the elemental NOT the compound form (i.e., this is lead, not a lead compound)
- Lead-acid batteries will typically meet the articles exemption
- Sending old paint containing lead off-site for disposal or treatment is not a threshold activity
- Other sources of lead and lead compounds for PBT threshold:
  - Lead solder, lead babbitt, castings/molds, contaminants of aluminum and other common base alloys, X-Ray film
  - Cement, asphalt, graphite brushes, leaded glass
  - · Transfers of lead and lead compounds off-site for recycling







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The facility in the previous question combusted 13,600,000 pounds of coal in the reporting year and has exceeded the reporting threshold for lead compounds. The facility has no monitoring data on their point source lead emissions from combusting the coal. They determined that their best available information for calculating their point source air emissions is the published emission factor for lead from controlled coal combustion from EPA's AP-42\* which is 4.2E-04 lb Pb/ton of coal combusted.

What are the facility's point source emissions of lead from coal combustion?

- A. 2.86 lb
- B. Range Code 'A'
- C. 95.2 lb

D. Either 2.86 lb or Range Code 'A'

\*www.epa.gov/ttnchie1/ap42/ch01/final/c01s01.pdf, page 1.1-39

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	Mercury and Mercury Compoun
	PBT activity threshold:
	10 pounds for mercury
	10 pounds for mercury compounds
•	Combustion of fuels is expected to be a main source of mercury
	triggering a reporting threshold
•	Combustion involves the otherwise use of mercury compounds
	in ruer, and the manufacture of <u>elemental mercury</u>
	Amount of fuel required to exceed a threshold
	<ul> <li>No. 2 Fuel Oil: 1.41 x 10<sup>9</sup> gallons</li> </ul>
	<ul> <li>Coal: 11,000 – 120,000 tons</li> </ul>
	<ul> <li>No. 6 Fuel Oil: 1.89 x 10<sup>9</sup> gallons</li> </ul>
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					Poly	chlor	inate	d Bip	heny	vls (P	CBs)	

- PBT activity threshold: 10 pounds
- Manufacturing: PCBs may be manufactured as a product of incomplete combustion (PIC)
- Otherwise use:
  - On-site treating or disposing PCB-contaminated waste received from off-site
  - Combusting PCB-contaminated oil





- Browse frequently asked questions and answers
- Submit new questions
- This FAQ service is available at: http://tri.supportportal.com/

### TRI REPORTING REQUIREMEN **Reference Sources**

- EPA Industry Guidance located at www.epa.gov/tri/guide docs/
- AP-42: Compilation of Air Pollutant Emission Factors located at www.epa.gov/ttn/chief
- Technology Transfer Network located at www.epa.gov/ttn
  - AP-42
  - WATER9 program
  - TANKS program
- Perry's Chemical Engineer's Handbook; CRC Handbook of Chemistry and Physics: Lange's Handbook of Chemistry

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	TRI-MEweb and Submitting Via C
•	Electronic filing via TRI-MEweb is required
	<ul> <li>Beginning on January 21, 2014, no paper submissions will be accepte (except for trade secrets), including revisions and withdrawals</li> </ul>
•	TRI-MEweb supports new reporting, revisions & withdrawals for RY 1991 – 2013
•	TRI-MEweb pre-populates reporting forms with data submitted for the prior reporting year and assists users in finding reporting errors
•	EPA provides instant email confirmation of transmitted and certified submissions
	TRI-MEweb resources including tutorials are available to help users at: <u>www2.epa.gov/toxics-release-inventory-tri-program/tri-meweb- resources</u>

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#### **Certifying Official Information**

- All non-trade secret forms must be certified by an electronic signature from a senior management official
- Certifying officials must complete an electronic signature agreement (ESA)
- Certifying officials submit an ESA only once as long as they continue to represent the same facility year to year
- TRI-MEweb now includes a built-in Certification module, accessible by users registered as certifying officials
- Certifying officials will answer personalized security questions in addition to their CDX password to complete the certification
- New certifying officials should complete their ESA well in advance of the July 1st reporting deadline. Uncertified forms cannot be submitted!

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- For most facilities, reporting via TRI-MEweb automatically satisfies EPA and state or tribal reporting requirements via data sharing through the TRI Data Exchange (TDX)
- For facilities in states or tribal lands not participating in TDX, TRI-MEweb will help prepare separate submissions to satisfy state or tribal reporting requirements
- As of October, 2013, all States except Connecticut, New Hampshire, and Wyoming are in TDX
- For an up-to-date list of TDX participant States, visit: www2.epa.gov/toxics-release-inventory-tri-program/tri-data-exchange
- TDX does not support reporting from RY 1991 2004



- TRI-MEweb has integrated on-line tutorials to assist users with common functions in the application.
  - Tutorials cover areas such as
    - Overview
    - Registration
    - Accessing Your Facility
    - Nominating a Certifying Official
    - Section 8 Calculator
    - Submitting Data
    - Certifying Data
    - Getting Help
- The tutorials can be viewed at:
  - <u>http://www.epa.gov/toxics-release-inventory-tri-program/trimeweb-tutorials</u>

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Quiz #5 Question 2

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The facility in the previous question combusted 13,600,000 pounds of coal in the reporting year and has exceeded the reporting threshold for lead compounds. The facility has no monitoring data on their point source lead emissions from combusting the coal. They determined that their best available information for calculating their point source air emissions is the published emission factor for lead from controlled coal combustion from EPA's AP-42\* which is 4.2E-04 lb Pb(ton of coal combusted.

What are the facility's point source emissions of lead from coal combustion?

A. 2.86 lb B. Range Code 'A' C. 95.2 lb D. Either 2.86 lb or Range Code 'A'

Answer: A is correct.

Point Source Emissions (lb) = EF × W, where: EF = emission factor for controlled coal combustion (lb Pb/ton coal), and W = weight of coal combusted (ton) Weight of coal combusted: (13,600,000 lb coal)/(2,000 lb/ton) = 6,800 tons coal Point Source Emissions = 4.2E-4 (lb Pb/ton coal) × 6,800 tons coal = 2.86 lb Pb Assuming coal combustion was the only source of point source air emissions for this facility, the facility would report 2.86 lb in Section 5.2 of their Form R for lead compounds. Range codes cannot be used for PBT chemicals. While threshold determination is based on the weight of the lead compounds, release and waste management calculations are based on the weight of the parent metal (lead) in the metal compound (lead oxide).