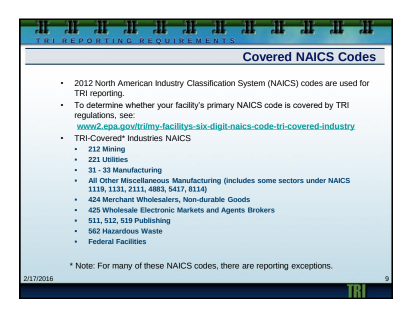
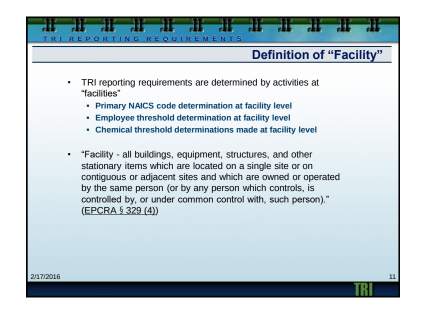


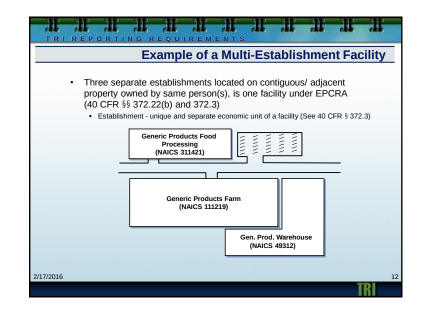


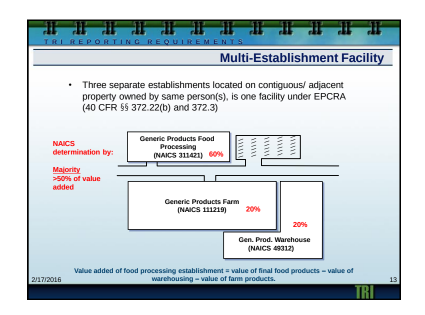
Industrial Sectors Covere	
Industrial Sector	Notes
Manufacturing	Facilities engaged in the mechanical or chemical transformation of materials or substances into new products
Metal mining	Not including metal mining services, and uranium, radium, and vanadium ores
Coal mining	Not including coal mining 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 petroleum and petroleum products from bulk liquid storage facilities

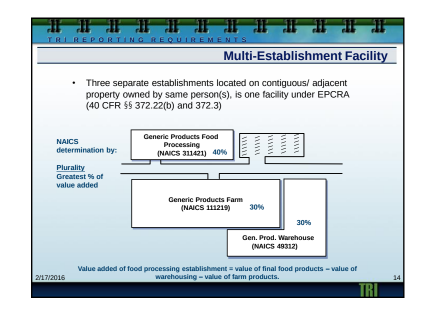


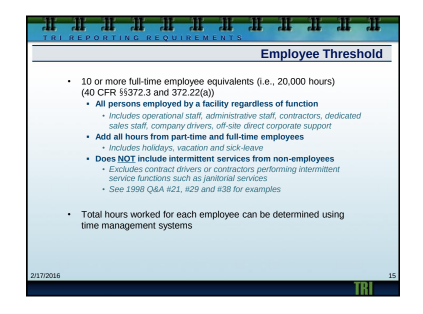


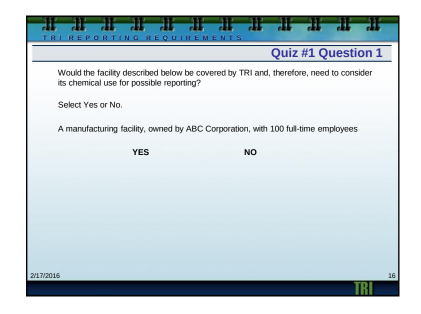


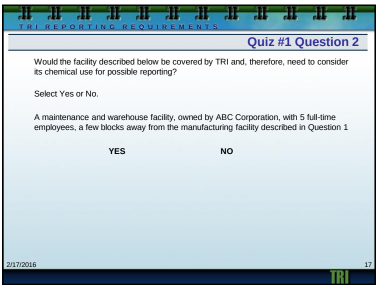




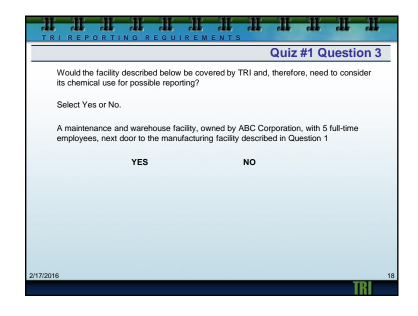


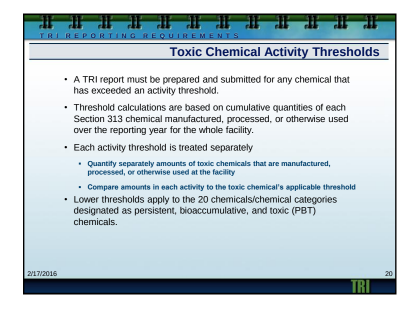


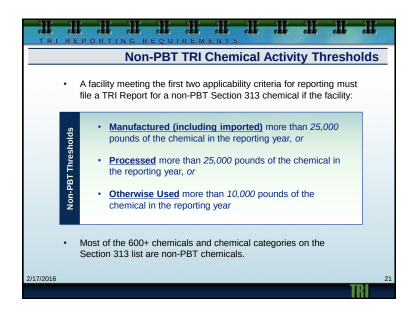


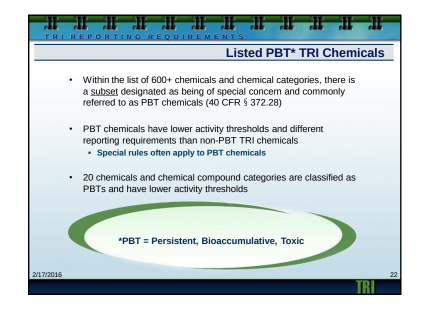


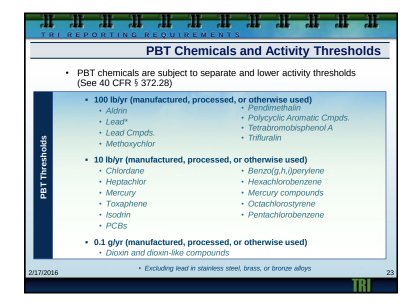


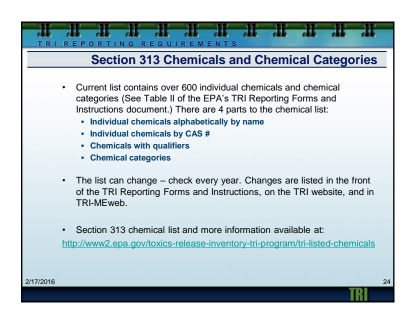


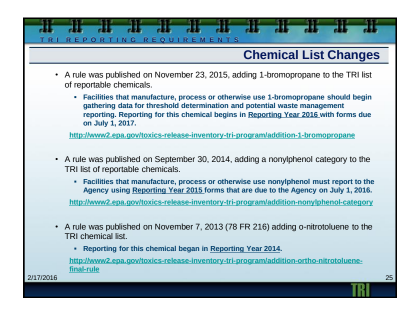


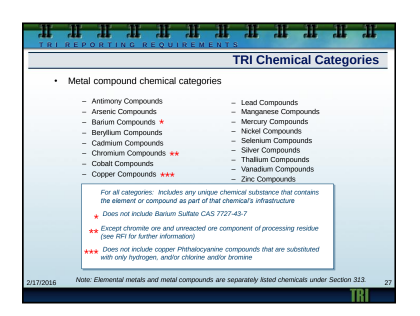


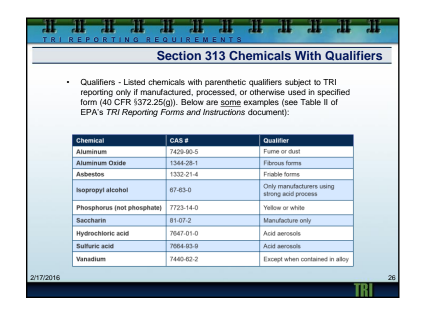


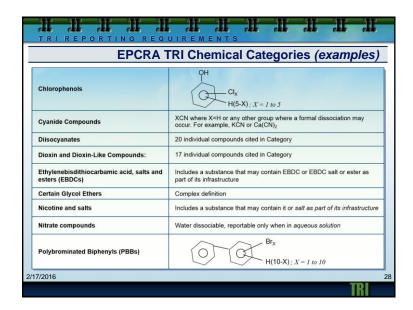




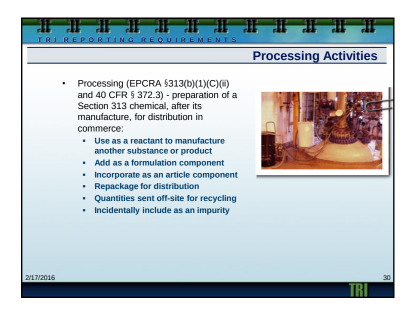


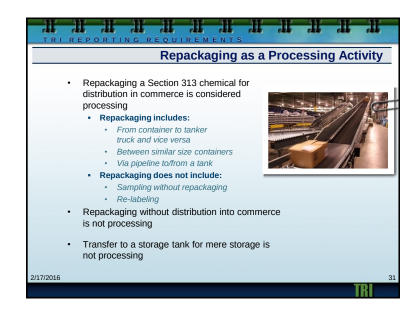












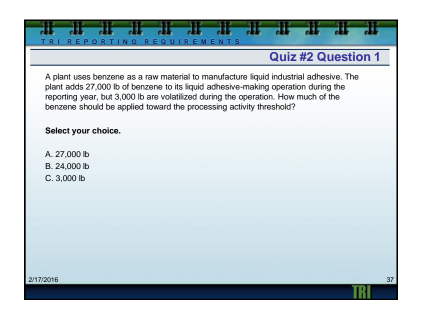


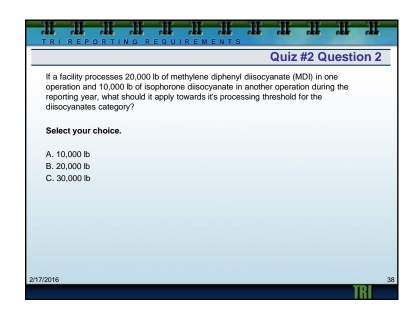


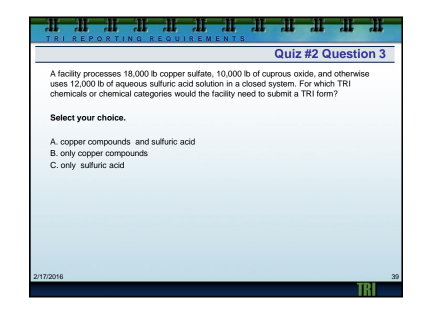
Threshold Determination for Compound Categories Count together all compounds within the same chemical category for each activity, even if different compounds within a category are used in separate operations Consider the entire weight of all the different chemical compounds in the same chemical category 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

TRI REPORTING REQUIREMENTS 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 specific threshold activity Each activity threshold is calculated separately and they are not additive **Example of Calculating Activity Thresholds** Over the course of a reporting year, a facility manufactures 24,000 pounds of a non-PBT chemical, subsequently process that amount, and also happen to otherwise use 9,000 pounds of the same chemical. That facility has not exceeded a non-PBT chemical activity threshold and would NOT be required to submit a TRI report for that chemical. Calculations for reporting waste management may be different from threshold quantities. 2/17/2016

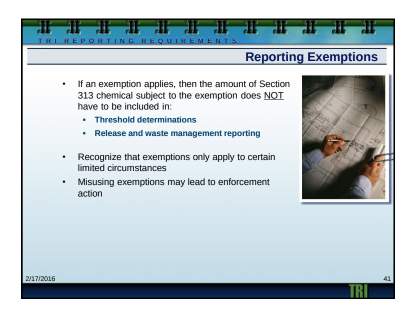
TRI REPORTING REQUIREMENTS **Activities That Are Not TRI Threshold Activities** Activities that, alone, do NOT constitute a threshold activity Remediation of on-site contamination (assuming no listed chemicals are manufactured during remediation) Re-labeling without repackaging Direct reuse onsite On-site recycling (not including wastes received from off-site) Transfers sent off-site for further waste management (not including Repackaging (and blending, if any) of waste fuels for burning for energy recovery. (However, all fuels, including waste fuels (with blending, if any), are considered <u>otherwise used</u> when combusted for energy recovery.) Note: While these activities are not included in the threshold determination, releases and wastes from these activities are not exempt from reporting if threshold is exceeded through other activities (unless specifically eligible for one of the reporting exemptions). 2/17/2016



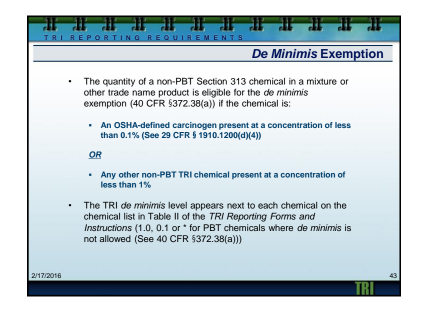


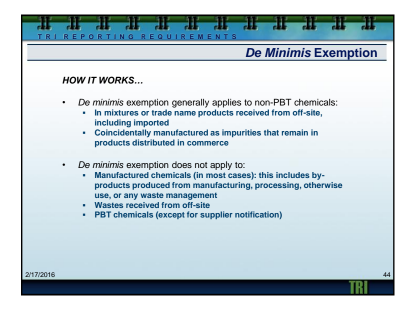


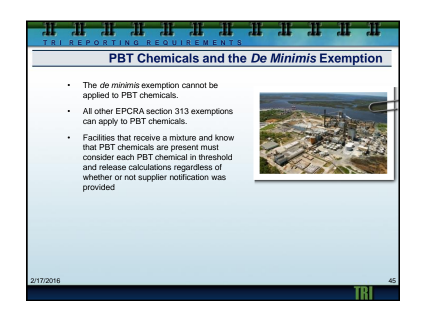


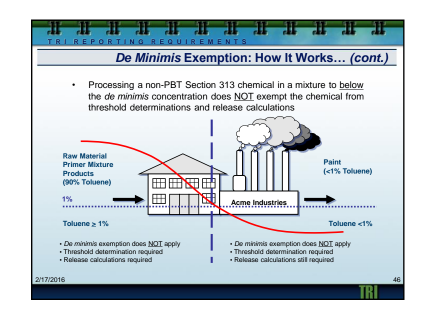


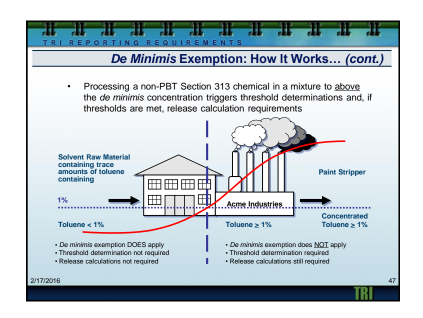


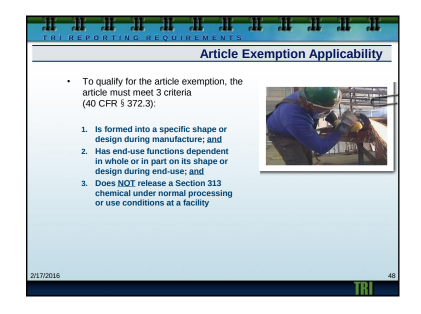


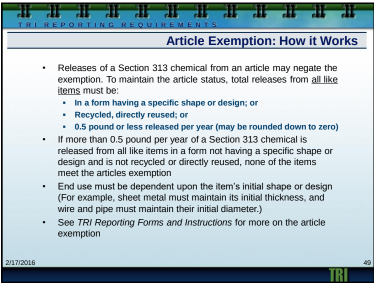


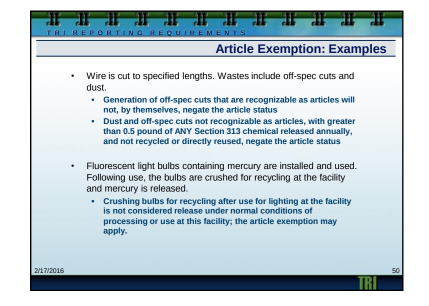


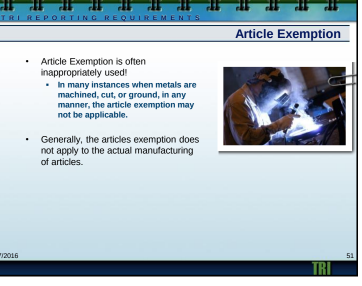




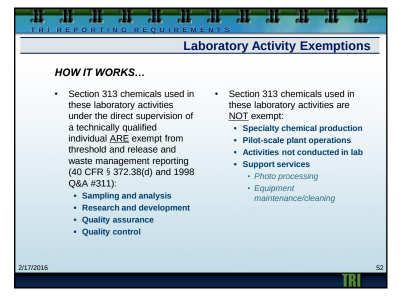


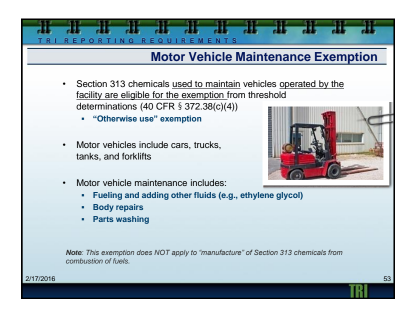






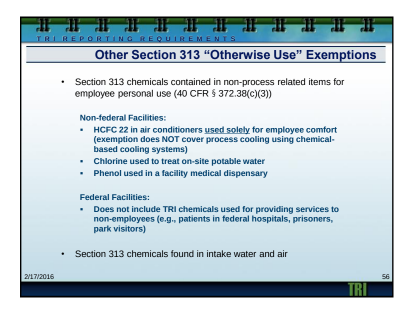
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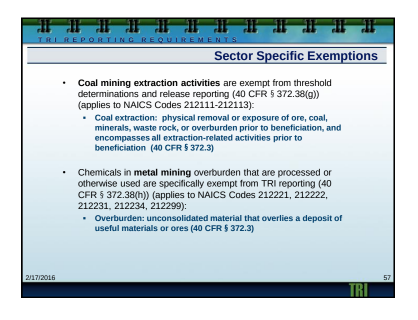




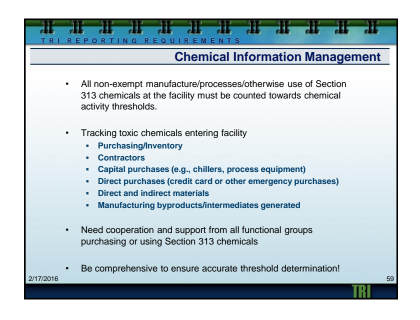
TRI REPORTING REQUIREMENTS Structural Component Exemption · Section 313 chemicals used as structural components are eligible for exemption (See 40 CFR § 372.38(c)(1)). Building components that are process-related are not "structural components" as contemplated by the exemption. Non-process-related building components that are "structural" components" and therefore eligible for the exemption include: Potable water pipes and other non-process-related pipes and · Processed-related building components that are NOT "structural components" and therefore NOT eligible for the exemption · Refractory brick, boiler tubes, process-related pipes, anodes used in electroplating, grinding wheels, & metal working tools Structural components that are integral to a non-industrial facility's "process" (e.g., federal prisons, hospitals, parks) 2/17/2016

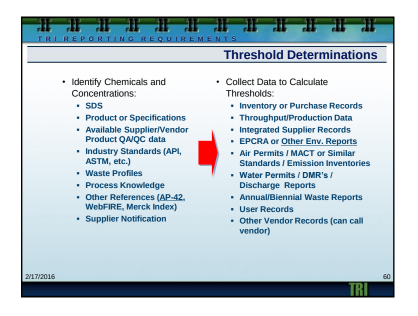
TRI REPORTING REQUIREMENT Routine Janitorial or Facility Grounds Maintenance Exemption • Section 313 chemicals contained in products used for non-process related routine janitorial or facility grounds maintenance ARE eligible for exemption (40 CFR § 372.38(c)(2)): Phenol in bathroom disinfectants · Pesticides or fertilizers used on lawns · "Otherwise use" exemption Section 313 chemicals used in the following activities are NOT Facility equipment maintenance Cleaning or maintenance activities that are directly associated with or integral to the production process at the facility Note: Chemicals otherwise used in janitorial or grounds maintenance activities may not be exempt if part of your facility's "process" is to provide these services (e.g., federal hospitals, prisons, parks). Also, chemicals manufactured during routine janitorial or facility ground maintenance are not 2/17/2016

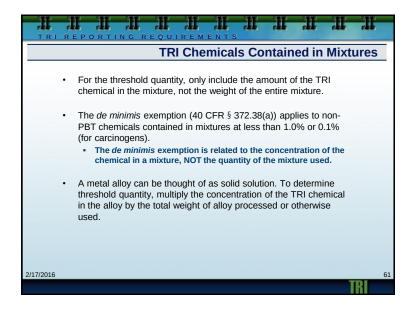


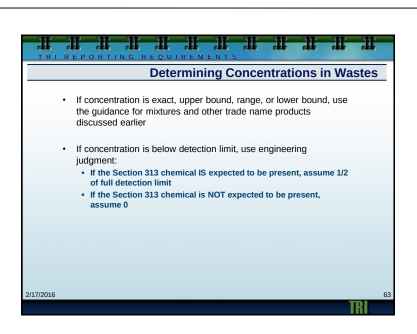




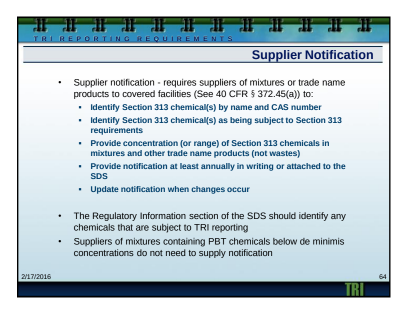


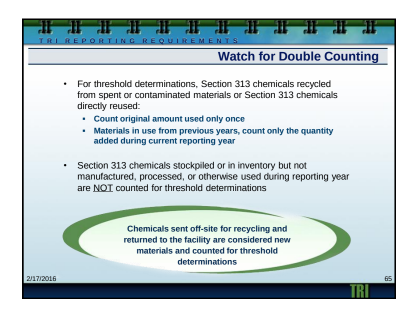






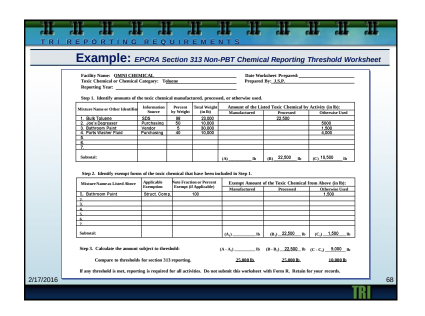


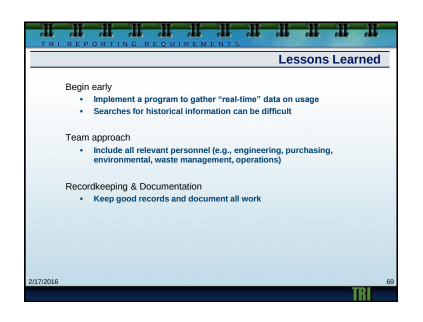


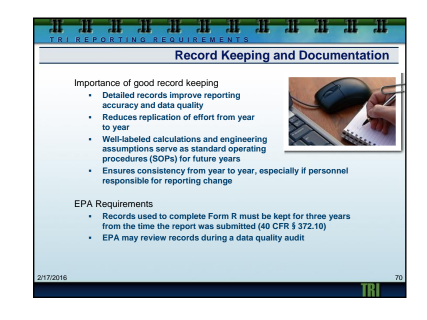


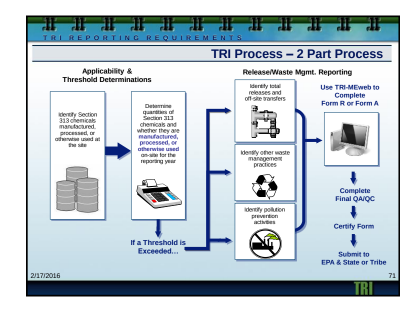


Count the Original Amount Used Only Once • Example: If a chemical is blended into a product mixture, and then this mixture is packaged for sale into 55 gallon drums, these are both processing activities, the chemical is "processed" twice. Only count this quantity once towards the processing threshold. • During Reporting Year, 20,000 lb of toluene were blended with other chemicals to create a paint product. • The paint product (containing the 20,000 lb of toluene) was then packaged into 55 gallons drums for sale. • The processing threshold quantity for this facility for Reporting Year = 20,000 lb

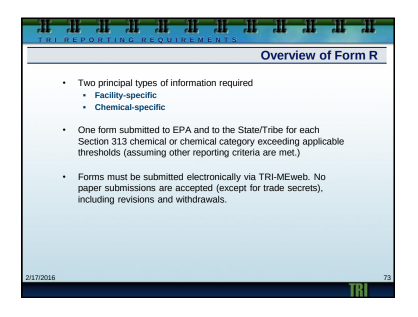


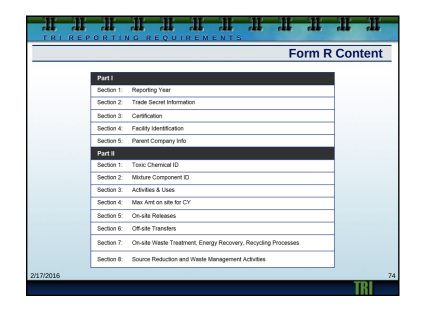


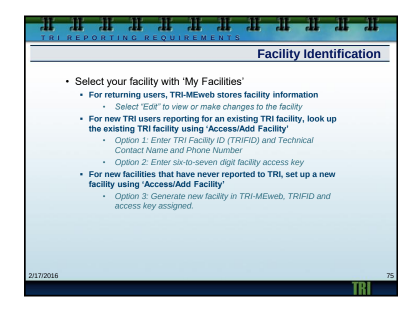


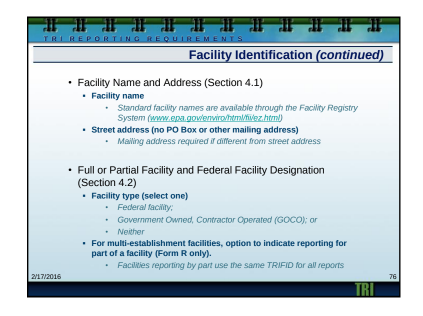


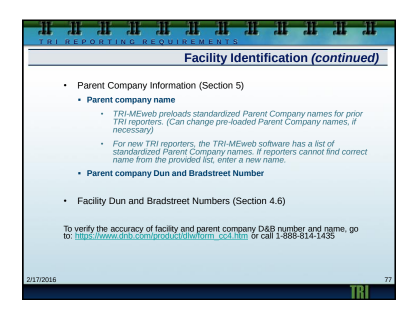


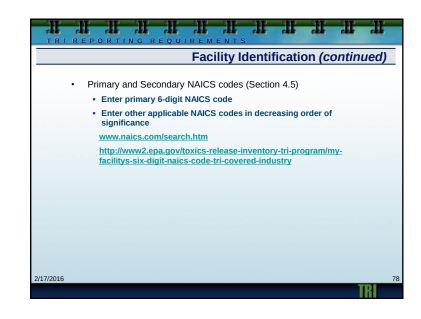


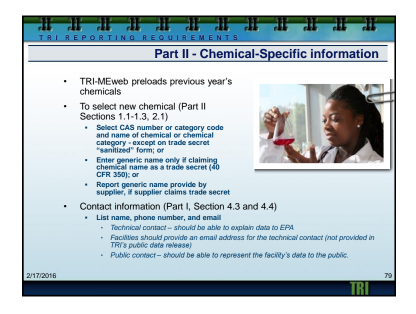


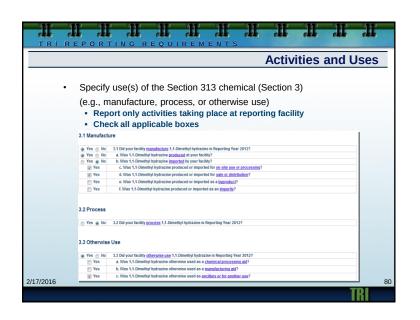


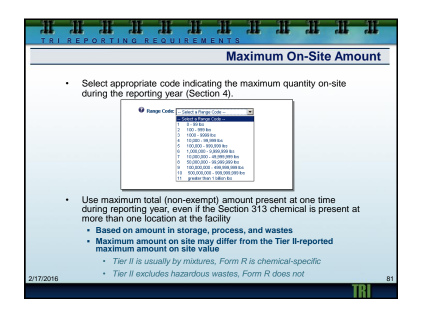


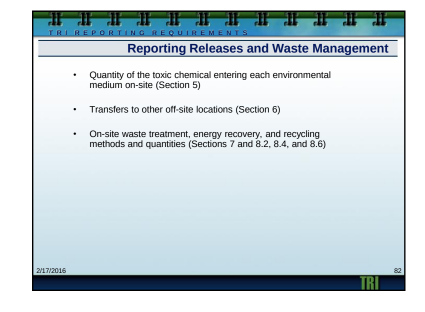


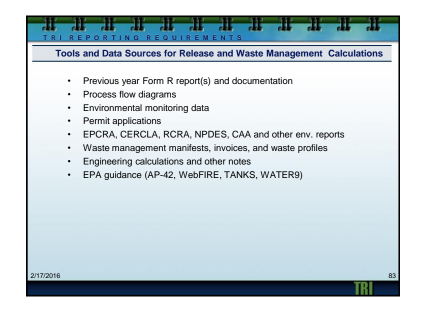


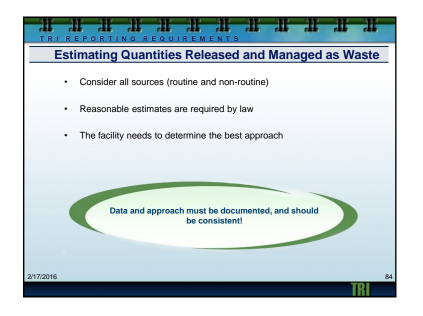


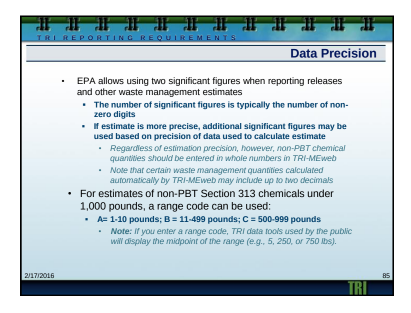


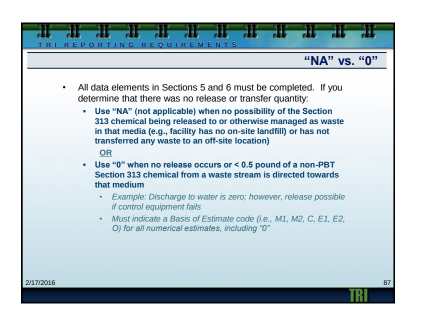




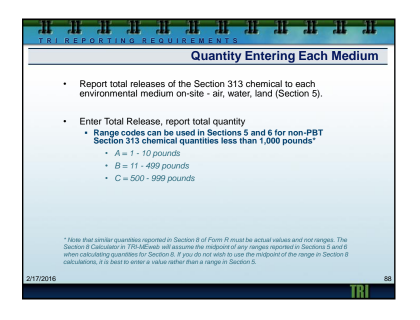


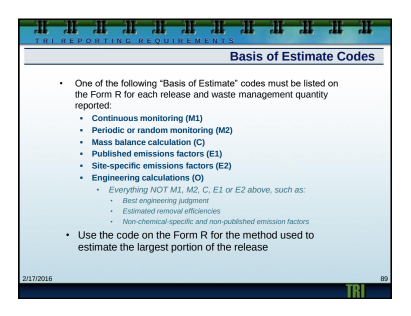


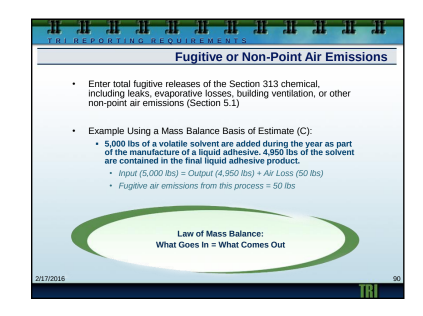


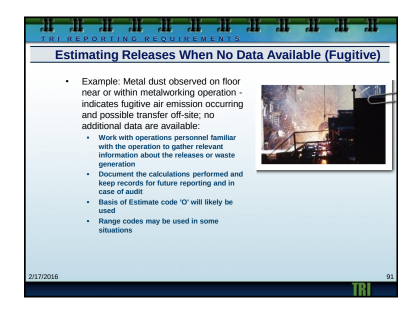


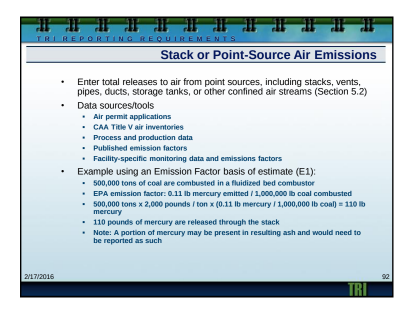
Data Precision (continued) For PBT chemicals, report releases and other waste management quantities at a level of precision supported by the data and estimation techniques used For PBT chemicals, 0.1 pound (100 micrograms for dioxins) is the smallest amount required to be reported Estimates < 0.05 pounds (< 50 micrograms for dioxins) can be rounded down to zero pounds TRI-MEweb will allow for decimal reporting for PBT chemicals (e.g., 9.3 pounds)

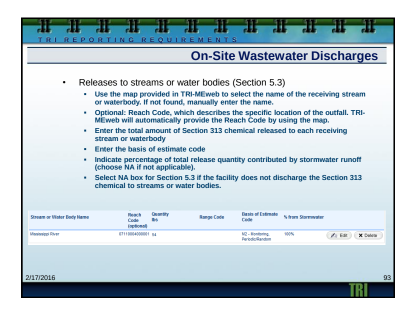


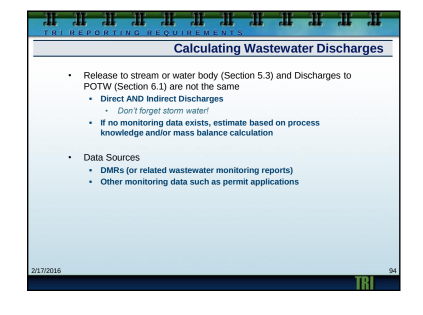


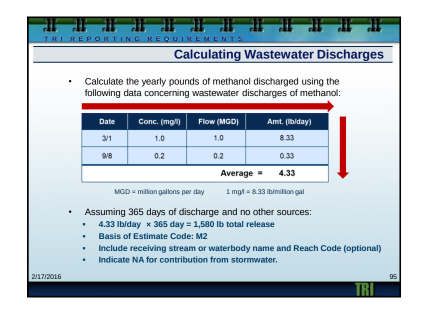


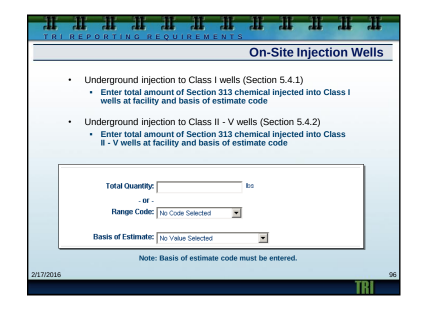


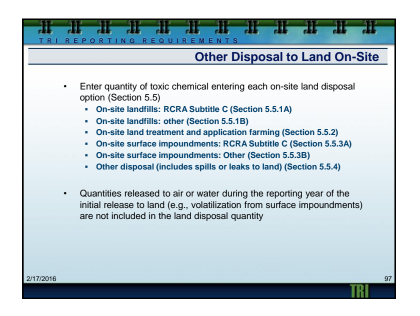




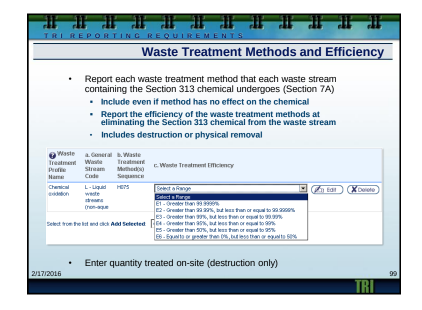


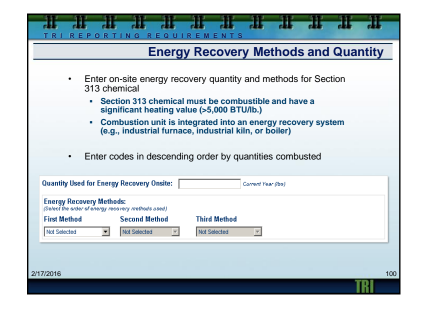


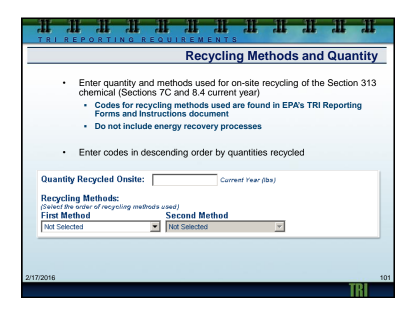


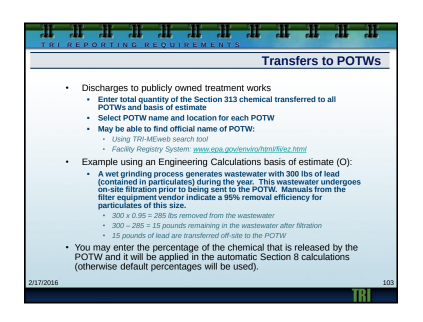




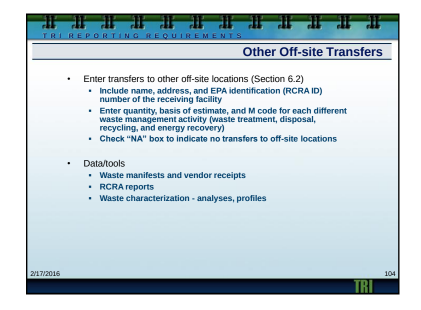


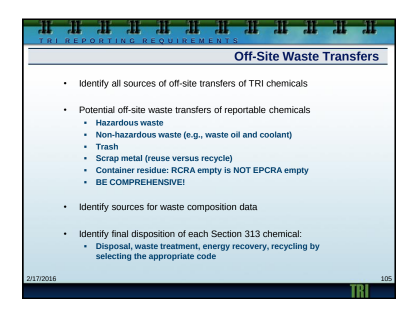


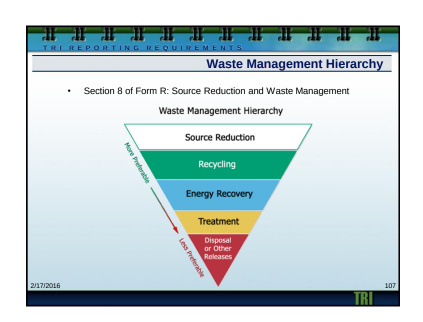




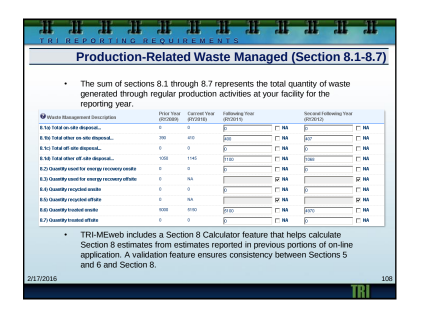
TRI REPORTING REQUIREMENTS **Off-Site Transfers** Includes both off-site location information and quantities of Section 313 chemicals transferred to off-site locations Report quantities of chemical sent off-site to each POTW or other location for recycling, energy recovery, waste treatment, or disposal Report only total quantity of chemical transferred off-site, not the quantity of entire waste stream mixture In Sections 6.1 and 6.2, Total Transfers, report total quantity Range codes can be used in Sections 5 and 6 for non-PBT Section 313 chemical quantities less than 1,000 pounds* • A = 1 - 10 pounds • B = 11 - 499 pounds • C = 500 - 999 pounds * Note that similar quantities reported in Section 8 of Form R must be actual values and not ranges. The Section 8 Calculator in TRI-MEweb will assume the midpoint of any ranges reported in Sections 5 and 6 when calculating quantities for Section 8. If you do not wish to use the midpoint of the range in Section 8 calculations, it is best to enter a value rather than a range in Section 6. 2/17/2016 102

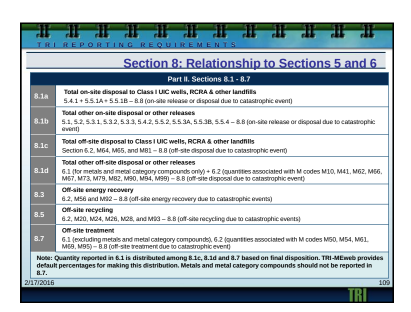


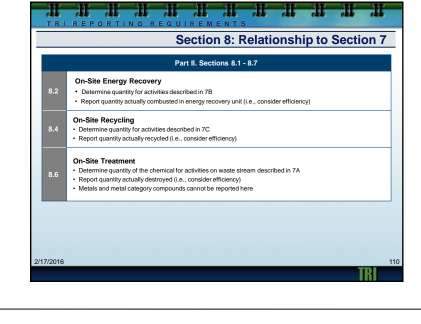


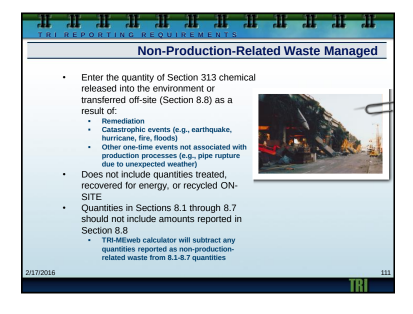


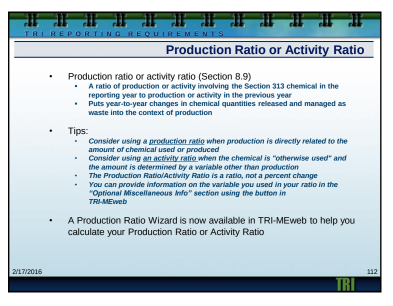
Release and Waste Management Estimates - Helpful hints for accurate release estimates - Always use your best available information - Estimate the quantity of Section 313 chemical, not the entire waste stream - Differentiate fugitive from stack air emissions - Zero air emissions for volatile organic compounds (VOCs) are unlikely - Watch out for releases of Section 313 chemicals with qualifiers - Check your math and document your work! - Result of release estimation errors - Incorrect release estimates and inconsistencies could carry over from year to year

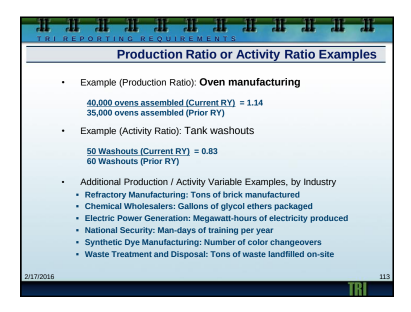


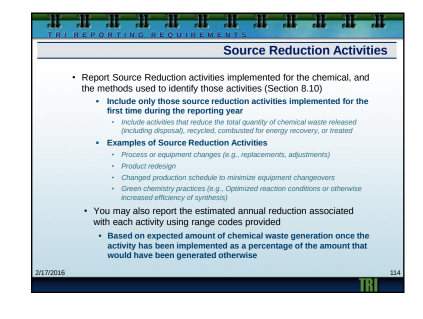


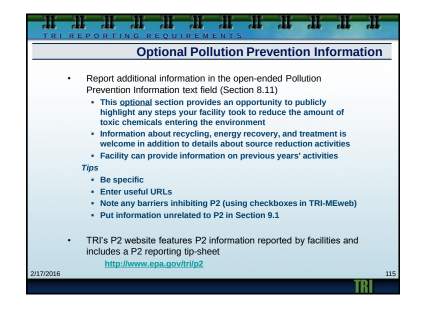


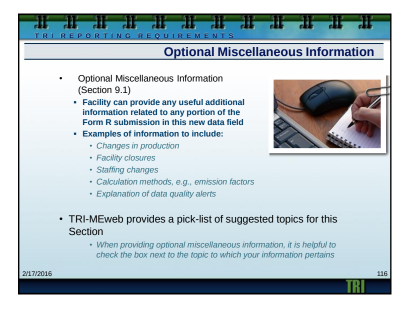




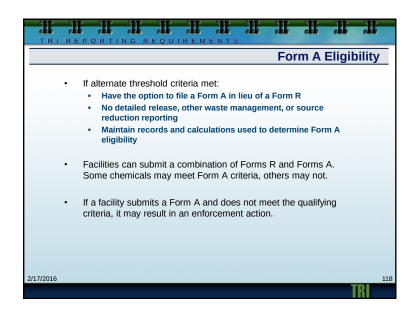


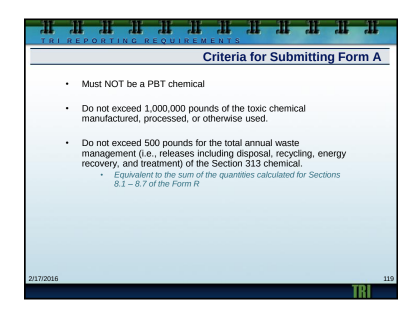




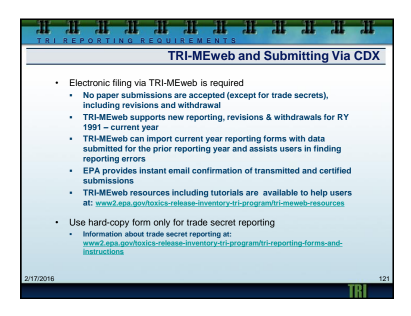


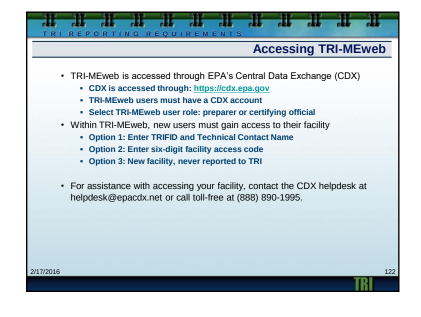




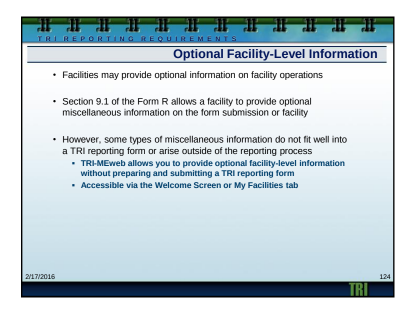


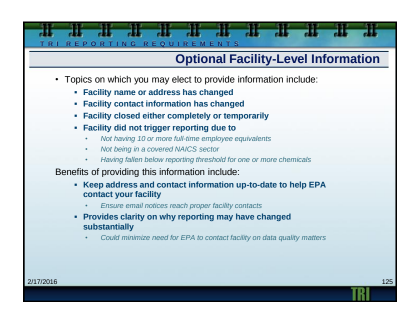


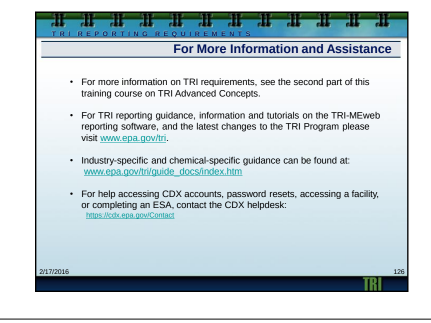




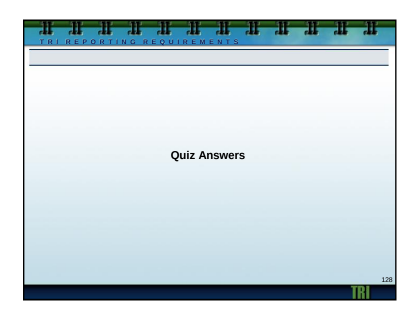


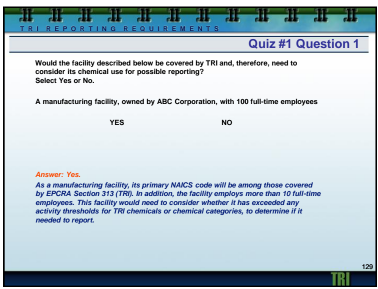


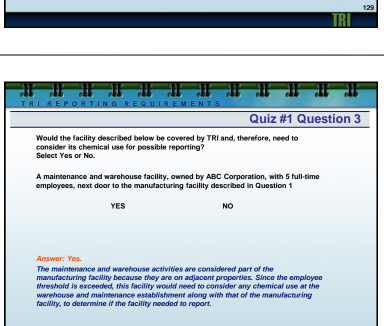




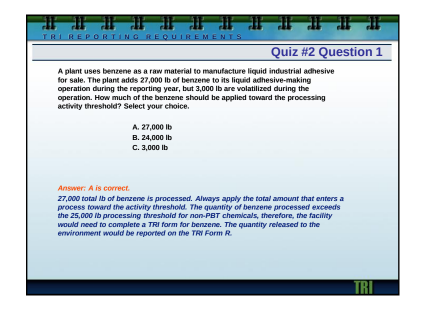








Would the facility described below be covered by TRI and, therefore, need to consider its chemical use for possible reporting? Select Yes or No. A maintenance and warehouse facility, owned by ABC Corporation, with 5 full-time employees, a few blocks away from the manufacturing facility described in Question 1 YES NO Answer: No. The facility's maintenance and warehouse activities are represented by a primary NAICS code that will not be among those covered by EPCRA 313 (TRI). In addition, the facility has fewer than 10 full-time employees. This facility would not need to report.





Quiz #2 Question 2

If a facility processes 20,000 lb of methylene diphenyl diisocyanate (MDI) in one operation and 10,000 lb of isophorone diisocyanate in another operation during the reporting year, what should it apply towards it's processing threshold for the diisocyanates category?

Select your choice.

A. 10,000 lb

B. 20.000 lb

C. 30,000 lb

Answer: C is correct.

Methylene diphenyl diisocyanate (MDI) and isophorone diisocyanate are both chemicals within the diisocyanates chemical category; therefore, the quantities of each chemical that is processed during the reporting year must be summed. The facility has exceeded the reporting threshold for processing (25,000 lb) and would need to report for the diisocyanates chemical category.

TRI REPORTING REQUIREMENTS

Quiz #2 Question 3

A facility processes 18,000 lb copper sulfate, 10,000 lb of cuprous oxide, and otherwise uses 12,000 lb of aqueous sulfuric acid solution in a closed system. For which TRI chemicals or chemical categories would the facility need to submit a TRI form?
Select your choice.

A. copper compounds and sulfuric acid

B. only copper compounds

C. only sulfuric acid

Answer: B is correct.

The facility has exceeded the 25,000 lb processing threshold for copper compounds (18,000 + 10,000 = 28,000) and would need to submit a TRI form for copper compounds. The qualifier for sulfuric acid (see Section 313 Chemicals) indicates that it is only reportable in an aerosol form. Because the facility only used the sulfuric acid in an aqueous form (and does not generate acid aerosols), it does not need to consider it towards the otherwise use threshold, and no report for sulfuric acid is required.

IKI