## 2023 Indiana

## **Compliance and Reporting Due Dates**

## Reporting Requirements<sup>1</sup>

SSOA Annual Notification	January 30
EPCRA - Tier II Reports (submit on Tier II Manager)	March 1
Annual Manifest Report (LQG and SQG) (submit through RCRAinfo)	March 1
Registration and MSOP Annual Notifications	March 1
Greenhouse Gas Reporting (submit at cdx.epa.gov)	March 31
Solid Waste Quarterly Reports	April 1
Title V Air Permit Quarterly Monitoring Report	Jan. 30, Apr. 30, Jul. 30, Oct. 30
Title V Air Permit - Semi-Annual Monitoring Report	Jan. 30, Jul. 30
Title V Air Permit Annual Notification/Certification of Compliance <sup>2</sup>	Apr. 15 or Jul. 1
Title V Air Permit Annual Emissions Inventories	July 1
Annual Emission Statement	July 1 or every 3 years
EPCRA - TRI Form R/A (submit at cdx.epa.gov)	July 1

Facility requirements should be verified to confirm due dates.
Varies by county.

## **Additional Environmental Requirements**

Stormwater: Industrial General Permits (Rule 6) expires in 5 years. Conduct quarterly inspections. Conduct benchmark monitoring and training as required and at least annually. Those required to submit DMR forms must do so within 30 days of sampling.

Hazardous Waste: LQGs submit the biennial report in even-numbered years, but not the Annual Manifest Report.

Wastewater (NPDES/SDS): Discharge reports are required to be submitted at regular intervals, per permit requirements.

SPCC Plan: SPCC Plans must be updated every five years or whenever there is a change in oil storage or spill potential.

Air Permits/Emission Inventories: Emissions inventory are done for all Title V permits and then on occasion another permit level will require emission inventory reporting.