

# 2024 Michigan Compliance and Reporting Due Dates

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

Air	Michigan Air Emissions Reporting System (MAERS) <sup>2</sup>	March 15
Air	Title V Air Permit Annual Certification of Compliance	March 15
Air	Title V Air Permit – Semi-Annual Monitoring Report	Mar. 15, Sept. 15
Air	Greenhouse Gas Reporting (submit at <a href="http://cdx.epa.gov">cdx.epa.gov</a> )	March 31
EPCRA	EPCRA - Tier II Reports (submit on Tier II Manager)	March 1
EPCRA	EPCRA - TRI Form R/A (submit at <a href="http://cdx.epa.gov">cdx.epa.gov</a> ) <sup>3</sup>	July 1
RCRA	Biennial RCRA Hazardous Waste Reports (LQG) due every even year (submit through RIA) <sup>4</sup>	March 1
Wastewater	Slaughterhouse/Meat Processor Groundwater Discharge Report (Rule 2215)	June 1

- (1) Facility requirements should be verified to confirm due dates.
- (2) Michigan EGLE converted from MAERS to MiEnviro for reporting beginning in January 2024.
- (3) EPA eliminated the de minimis exemption for Supplier Notification Requirements for chemicals of special concern (e.g., lead, mercury, dioxins, etc.).
- (4) VSQGs or SQGs that for any one calendar month generate 2,200 pounds or more of hazardous waste, must also submit a biennial report (unless an episodic event notice had been submitted).

## Additional Environmental Requirements

**Stormwater:** Complete annual comprehensive inspection and routine facility inspections as needed. Conduct benchmark monitoring and visual monitoring quarterly at each outfall. Conduct training at least annually. Those required to submit Discharge Monitoring Report (DMR) forms must do so within 30 days of sampling.

**Hazardous Waste:** LQGs consolidating VSQG waste must also report consolidation activities.

**Universal Waste:** Conduct training annually. Confirm that storage times do not exceed one year.

**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. Conduct annual training and routine inspections as required.

**Air Permits/Emission Inventories:** Some permits may require more frequent reporting. Certain deviations have immediate reporting obligations.

**EPCRA TRI:** Begin collecting data for RY2024 for reporting over 100 pounds of 189 specific PFAS chemicals (there is no de minimis exemption). See attached link for additional information: <https://www.epa.gov/toxics-release-inventory-tri-program/basics-tri-reporting>