Simplify 2024 Environmental Reporting with One Trusted Partner

Navigating the annual environmental reporting season demands meticulous planning, detailed preparation, and flawless execution to mitigate compliance risks.

Trinity's unparalleled compliance expertise and extensive industry knowledge across all environmental media and reporting categories ensure access to the very best resources to streamline compliance with all federal and state regulations, consistently and accurately.



The stakes are high, let us help you! Contact your local Trinity Colorado office for a quote: <u>Denver</u> or <u>Fort Collins</u>.

Due Dates	Colorado Environmental and Sustainability Reports	Air Data	Water Data	Waste Data	Chemical Data	Energy Data
Jan 30	MACT SSM Semi-Annual Incidents ¹					
Feb 15	Annual Report for Stormwater Industrial Permit for COG850000 for Coal Mining Process Water & Storm Water Combined					
Feb 15	Annual Report for Stormwater Industrial Permit for COR040000 Metal Mining Industry					
Feb 15	Annual Report for Stormwater Industrial Permit for COG605000 Non-Contact Cooling Water					
Feb 28	Annual Report for Stormwater Industrial Permit COG500000 for Sand and Gravel Mining					
Mar 1	Refrigerant Management Rule (40 CFR 82 Subpart F) Chronic Leakers Large Appliance Report					
Mar 1	Tier II Report (EPCRA)					
Mar 1	Biennial Hazardous Waste Report ²					
Mar 31	Annual Report for Stormwater Industrial Permit COR900000 for Non-Extractive Industrial Activity					
Mar 31	Greenhouse Gas (GHG) Report (CO Regulation 22)					
Mar 31	Greenhouse Gas (GHG) Report (40 CFR Part 98)					
More 2024 reports and deadlines on back						

More 2024 reports and deadlines on back

Note: This is not an exhaustive list of reporting deadlines. Facility-specific requirements and deadlines may vary. Trinity suggests checking with local regulators for submission deadlines. Submit or postmark reports by the due date for on-time consideration. If due date falls on a weekend or holiday, Trinity recommends you submit or postmark the prior business day.



¹ Refer to the current version of Regulation 8 (5 CCR 1001-10), Control of Hazardous Pollutants, for the list of federal National Emission Standards for Hazardous Air Pollutants which have been incorporated into Colorado's regulation and for which the APCD is the Administrator. Not all NESHAP or individual NESHAP sections are incorporated into Colorado's regulation.

² Due every even-numbered year (for example, a report due by March 1, 2024, would report activities from calendar year 2023).

Simplify 2024 Environmental Reporting with One Trusted Partner

Due Dates	Colorado Environmental and Sustainability Reports	Air Data	Water Data	Waste Data	Chemical Data	Energy Data
Apr 30	Annual Air Pollution Emission Notice (APEN) Update ³					
Apr 30	Regulation 7 Tank (Part B, Section I.F.3) Report					
Apr 30	Semi-Annual Dehydrator (Part B, Section I.H.7) Report					
May 1	Natural Gas Fired Engines greater than 1000 HP report. (Regulation 26, Part B, Section I.D.5)					
May 31	Regulation 7 LDAR and Well Production and Compressor Station Pneumatic Controllers (Part B, Sections I.L.7, II.E.9 and III.F.5) Reports					
Jun 1	Building Performance Benchmark Report (Regulation 28, Part B, Section I.A) ⁴					
Jun 30	Oil & Gas Emission Inventory Report, including GHG (CO Regulation 7, Part B, Section V)					
Jun 30	Regulation 7 Downhole Well Maintenance, Well Liquids Unloading, and Well Plugging Event Report (Part B, Section II.G.3)					
Jun 30	Regulation 7 Upstream GHG Intensity Verification Report for New Facilities (Part B, Section VIII.G.2.) ⁴					
Jun 30	Regulation 7 Transmission and Storage Segment Annual Report and Certification (Part B, Section IV.D.3,5)					
Jun 30	Air Toxics Reporting (Title V and Synthetic Minor Sources) ⁴					
Jul 1	Regulation 7 updated Company-Wide Compressor Station Pneumatic Controller Compliance Plan and Company-Wide Facility Pneumatic Controller Compliance Plan (Part B, Section III.C.4.f.ii and iv)					
Jul 1	Toxics Release Inventory (TRI) Report					
More 2024 reports and deadlines on back						

Note: This is not an exhaustive list of reporting deadlines. Facility-specific requirements and deadlines may vary. Trinity suggests checking with local regulators for submission deadlines. Submit or postmark reports by the due date for on-time consideration. If due date falls on a weekend or holiday, Trinity recommends you submit or postmark the prior business day.



³ The revised APEN is due by April 30th if a significant change in annual emissions occurs or if the faculty owner/operator prefers to have annual emission fees assessed on actual emissions for the previous calendar year. Otherwise there's no requirement to submit an APEN until renewal.

⁴ First time report in 2024.

Simplify 2024 Environmental Reporting with One Trusted Partner

Due Dates	Colorado Environmental and Sustainability Reports	Air Data	Water Data	Waste Data	Chemical Data	Energy Data
Jul 30	MACT SSM Semi-Annual Incidents ¹					
Jul 31	Regulation 7 ECD Performance Testing Notification Update (Part B, Section II.B.2.j.(iii))					
Nov 30	Regulation 7 Semi-Annual Dehydrator (Part B, Section I.H.7) Report					
Dec 31	Facility-wide GHG APENs ⁵					
	Regulation 7 Company-Wide Well Production and NG Compressor Station Reporting (Part D, Section III.C.4.f-g)					
	Title V Monitoring/Compliance/Deviation Reports					
	MACT Compliance Report ¹					
	NSPS Compliance Report ⁶					
TBD	CDP (previously known as Carbon Disclosure Project)					
TBD	TSCA CDR Report (submission period is from June 1, 2024, to September 30, 2024) ⁷					

Note: This is not an exhaustive list of reporting deadlines. Facility-specific requirements and deadlines may vary. Trinity suggests checking with local regulators for submission deadlines. Submit or postmark reports by the due date for on-time consideration. If due date falls on a weekend or holiday, Trinity recommends you submit or postmark the prior business day.



Refer to the current version of Regulation 8 (5 CCR 1001-10), Control of Hazardous Pollutants, for the list of federal National Emission Standards for Hazardous Air Pollutants which have been incorporated into Colorado's regulation and for which the APCD is the Administrator. Not all NESHAP or individual NESHAP sections are incorporated into Colorado's regulation.

⁵ The facility-wide greenhouse APENs are due by December 31st for operators required to report GHG under Reg 22 or Reg 7 for each facility where the previous calendar year emissions exceed 25,000 tpy CO₄e. Otherwise there's no requirement to submit an APEN.

⁶ Refer to the current version of Regulation 6 (5 CCR 1001-8), Standards of Performance for New Stationary Sources, for the list of federal New Source Performance Standards which have been incorporated into Colorado's regulation and for which the APCD is the Administrator. Not all NSPS or individual NSPS sections are incorporated into Colorado's regulation.

⁷ Manufacturers (including importers) are subject to the reporting requirements based on manufacturing (including importing) activities conducted during the calendar years 2020 through 2023.