Arkansas

Simplify Compliance Reporting with One Trusted Partner. Trinity is Your Local Reporting Expert.

Navigating the annual environmental reporting season demands meticulous planning, detailed preparation, and flawless execution from someone who understands local regulatory nuances.

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, state and local regulations, consistently and accurately.

Trinity is your local reporting expert! Contact your Trinity Arkansas office for a quote.



| Due Dates | Arkansas Environmental and Sustainability Reports | Air Data | Water Data | Waste Data | Chemical Data | Energy Data | | | | |
|--------------|--|-------------|---------------|---------------|------------------|----------------|--|--|--|--|
| Jan 31 | Stormwater Annual Report | | | | | | | | | |
| Mar 1 | Refrigerant Management Rule Chronic Leakers Large Appliance Report | | | | • | | | | | |
| Mar 1 | Hazardous Waste Report | | | | | | | | | |
| Mar 1 | Tier II Report (EPCRA) | | | | • | | | | | |
| Mar 31 | Greenhouse Gas (GHG) Report | | | | | | | | | |
| | SLEIS Emissions Inventory (Type A only)¹ | | | | | | | | | |
| Jul 1 | Toxic Release Inventory (TRI) Report | | | | • | | | | | |
| Jul 1 | PHMSA Registration | | | | | | | | | |
| | Title V Annual Compliance Certification and Semi-Annual Monitoring Report ² | | | | | | | | | |
| | MACT Annual and Semi-Annual Compliance Reports ³ | | | | | | | | | |
| | NSPS Compliance Reports ³ | | | | | | | | | |
| | RCRA Contingency Plan Review and Update ⁴ | | | | • | | | | | |
| | SWPPP Review and Update ⁴ | | | | | | | | | |
| | More 2025 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 Only Title V facilities classified as Type A will report in 2025. ADEQ will notify Type A facilities of the exact due date. In 2024, the report due date was April 30th. Type A facilities are permitted to emit 2500 tons/year or more of SO,, NO,, or CO or 250 tons/year or more of VOCs, PM₁₀, PM₂, or NH3.

² Depends on date of Initial Title V Permit Issuance. See ADEQ website for guidance on due date: adeq.state.ar.us/air/compliance/

³ If subject to a MACT or NSPS Federal Regulation, refer to the specific regulations to determine if a compliance report is required and the submittal date for the report. Applicable to all states. Some regulations have specific dates (such as January 31 and July 31) for submittal date, while other regulations state that the report is due "30 calendar days after the end of the first 6-month period following the compliance date".

⁴ Depends on the date of the current plan.

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|--------------|---|-------------|---------------|---------------|------------------|----------------|
| | SPCC Plan Review and Update ⁴ | | | | | |
| TBD | CDP (previously known as Carbon Disclosure Project) | | | | | • |
| TBD | TSCA CDR Report ⁵ | | | | • | |
| TBD | PFAS Requirements (one time report under TSCA) ⁶ | | | | | |

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⁴ Depends on the date of the current plan.

⁵ Manufacturers (including importers) are subject to the reporting requirements based on manufacturing (including importing) activities conducted during the reporting period. This report is required every 4 years. The last report was due in 2024. The next report will be due in 2028 (covering reporting years for 2024 through 2027).

⁶ PFAS reporting under TSCA Section 8(a)(7) is also due in January 2026 which covers import and manufacture of PFAS from 2011 to 2022. This is a one-time data gathering and reporting requirement separate from CDR. While similar to CDR in many ways, the PFAS reporting is much more extensive and does not exclude articles, de minimis concentrations, or low levels of activity.