

Stay Ahead of Compliance Shifts. Trinity Delivers Clarity When Regulations Change.

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 Arizona office](#) for a quote.



Due Dates	Arizona Environmental and Sustainability Reports	Air Data	Water Data	Waste Data	Chemical Data	Energy Data
Jan 31	EPA HFC Application-Specific Allowance Holder Bi-Annual Report			●	●	
Mar 1	ADEQ Hazardous Waste Generation Activity Self-Reporting ¹			●		
Mar 1	ADEQ Annual Hazardous Waste Registration ¹			●		
Mar 1	EPA Biennial Hazardous Waste Report ²			●		
Mar 1	Tier II Report (EPCRA)				●	
Mar 1	Refrigerant Management Rule Chronic Leakers Large Appliance Report	●			●	
Mar 31	Greenhouse Gas (GHG) Report ³	●				
Mar 31	PCAQCD/PDEQ Emission Inventory ⁴	●				
Apr 30	MCAQD Emission Inventory ⁴	●				
Jun 1	ADEQ Emission Inventory ^{4,5}	●				

More 2026 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 VSQG are not required to maintain an EPA ID number; VSQGs with an EPA ID number are only required to report and register if they want the EPA number to remain active. Reporting required annually, except for LQGs who must report at the end of each quarter.

² Due every even-numbered year (for example, the next report, due by March 1, 2026, would report activities from calendar year 2025). Only for LQGs.

³ EPA has proposed moving the 2025 GHGRP deadline to June 10, 2026 and eliminating most reporting requirements after 2024 (with Subpart W suspended until 2034). Until finalized, current March 31 deadlines remain in effect. See details at [Rulemaking Notices for GHG Reporting | US EPA](#).

⁴ Date listed or within 90 days of receiving notice from agency. Emissions Inventories are only required to be submitted if requested by the agency or specified by permit.

⁵ Class II permitted facilities must submit every three (3) years beginning June 1, 2021. The next submission is not due until June 1, 2027, unless annual submissions are required at the discretion of the Director.

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Due Dates	Arizona Environmental and Sustainability Reports	Air Data	Water Data	Waste Data	Chemical Data	Energy Data
Jun 30	MSGP Electronic Discharge Monitoring Report (Mining/Non-Mining) (Winter Wet Season)		●			
Jul 1	Toxic Release Inventory (TRI) Report	●	●	●	●	
Jul 1	ADEQ Pollution Prevention (P2) Plan Progress Report	●	●	●	●	
Jul 31	HFC Application-Specific Allowance Holder Bi-Annual Report			●	●	
Oct 13	TSCA section 8(a)(7) PFAS Reporting ⁶				●	
Nov 30	MSGP Electronic Discharge Monitoring Report (Mining/Non-Mining) (Summer Wet Season)		●			
TBD	CDP (previously known as Carbon Disclosure Project) ⁷	●	●	●	●	●

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⁶ On May 2025, EPA announced an interim final rule which extended the dates of the reporting period for data submissions. Submissions are now due by October 13, 2026 for most manufacturers. Small businesses reporting data solely on importing PFAS contained in articles have until April 13, 2027, to submit reports.

⁷ CDP is a global non-profit that runs the world's only independent environmental disclosure system for companies, capital markets, cities, states and regions to manage their environmental impacts.