

# 2025 Michigan Environmental Compliance Calendar



Regulation	First Quarter	Second Quarter	Third Quarter	Fourth Quarter
SARA <sup>1</sup> Title III, Tier II <sup>2</sup> Report	March 1 <sup>st</sup>			
RCRA <sup>3</sup> Biennial Hazardous Waste Report				
ROP <sup>4</sup> Annual Compliance Certification	March 15 <sup>th</sup>			
MAERS <sup>5</sup> Report (Michigan Specific Requirement)	March 15 <sup>th</sup>			
Water Use Report (Michigan Specific Requirement)		April 1 <sup>st</sup>		
SARA Title III, TRI <sup>6</sup> Report			July 1 <sup>st</sup>	
GHG Emissions Reporting <sup>7</sup>	March 31 <sup>st</sup>			
NPDES <sup>8</sup> Stormwater Permit and SWPPP <sup>9</sup> Review Form (Michigan Specific Requirement)	January 10 <sup>th</sup>			

## Notes

1. SARA: Superfund Amendments and Reauthorization Act
2. Tier II: SARA Section 312
3. RCRA: Resource Conservation and Recovery Act
4. ROP: Renewable Operating Permit (Title V of the Clean Air Act)
5. MAERS: Michigan Air Emissions Reporting System
6. TRI: Toxic Release Inventory (SARA Section 313)
7. GHG: Greenhouse Gas
8. NPDES: National Pollutant Discharge Elimination System
9. SWPPP: Stormwater Pollution Prevention Plan

## Additional Compliance News and Notes

### **Spill Prevention Control and Countermeasure Plans (SPCC):**

SPCC plans must be reviewed every five years. Also, make sure your plan is signed by a management representative, certified (either by a professional engineer or self-certified), and implemented.

### **Toxics Release Inventory:**

The list of reportable PFAS is changing frequently. See the EPA's [TRI-Listed Chemicals](#).

### **GHG Emission Reporting:**

Greenhouse Gases (GHG) are carbon dioxide (CO<sub>2</sub>), methane (CH<sub>4</sub>), nitrous oxide (N<sub>2</sub>O), hydrofluorocarbons (HFC), perfluorocarbons (PFC), sulfur hexafluoride (SF<sub>6</sub>), and other fluorinated gases.

### **ROP Excess Emission Reporting:**

Some permits may require more frequent reporting. Certain deviations have immediate reporting obligations.

## **Biennial Hazardous Waste Report**

This is not required in 2025; reporting in even years only.

### **Training:**

Annual training is required under many of the abovementioned regulations (SPCC, NPDES, and RCRA-LQG).

*This is not intended to be an exhaustive list. Environmental regulations are dynamic, and the chemical handling practices at your facility are likely not static. You should, therefore, consider local, state, and federal environmental reporting requirements in light of a changing regulatory environment.*

*Finally, you might want to consider an environmental compliance assessment to evaluate your compliance status.*

If you have any questions regarding environmental permitting or planning or would like assistance, please contact [Matthew Schroeder, P.E.](#), or [Jeffrey Bolin, CHMM](#), at 248.932.0228.