



LION EH&S "CHEAT SHEET" SERIES (#001)

EPCRA Chemical Reporting: Tier II / "Right to Know"



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40 CFR 370

Who Reports?

Any facility that had a covered chemical on site in an amount greater than its reporting "trigger" quantity at any time during the reporting year (i.e., previous calendar year).

Tier II reporting must be submitted to the local emergency planning committee (LEPC), the state emergency planning commission (SERC) and the local fire department.

Covered Chemicals

Any chemical for which OSHA requires the employer to maintain a Safety Data Sheet (SDS). See 29 CFR 1910.1200(c).

Also Known As...

Mandated by the Emergency Planning and Community Right-to-Know Act (EPCRA), Tier II reporting is sometimes called EPCRA 311 or 312 reporting, Right-to-Know, or Hazardous Chemical Inventory Reporting.

Reporting Thresholds

10,000 lbs.

FOR MOST REPORTABLE
CHEMICAL SUBSTANCES



Facilities must submit Tier I or II data when the reporting threshold for any covered chemical is exceeded during the reporting year.

**500 lbs.
or the TPQ***



FOR EXTREMELY HAZARDOUS SUBSTANCES (EHS)

*Whichever is lower. EPA lists Threshold Planning Quantities (TPQs) in 40 CFR 355, App. A and B.

And when requested...

Facilities must submit Tier II information for a chemical if the LEPC, SERC, or fire department requests it.

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