



## ANNUAL REPORTING DEADLINES

The following is a brief summary of typical environmental reports that affect most Illinois industrial facilities.

### **Annual Hazardous Waste Report**

For Large Quantity Generators (facilities that generated more than 2200 lbs of hazardous waste during any one month in 2018, with a few new exceptions).

Due date - March 1, 2019

### **Tier Two Hazardous Chemical Inventory Report**

For all facilities that have hazardous chemicals stored above the reporting thresholds. The state insists this report be prepared and submitted to them online.

Due date – March 1, 2019

### **Annual Air Emission Report**

For all Illinois companies that have an air permit, to report 2018 air emissions. If you have a Title V (CAAPP) air permit, the Annual Compliance Certification is also due. Companies that are in the ROSS Program do not submit the annual report.

Due date – May 1, 2019

### **Form R – Toxic Chemical Release Inventory (TRI)**

A comprehensive annual report that documents the use, manufacturing, and disposal of certain toxic chemicals. **The EPA requires that all manufacturers annually assess** if they have exceeded the reporting thresholds for the previous calendar year; and file a report for those chemicals.

This report must be prepared and filed electronically using the EPA software. The EPA has added 1-bromopropane as a reportable chemical.

Due date – July 1, 2019

### **Storm Water Annual Inspection Report**

For Illinois companies covered by the IEPA's General NPDES Storm Water Permit.

The permit requires quarterly storm water monitoring and annual reporting.

Due date – 60 days after the issuance date of the initial storm water permit

If you are in Chicago or Cook County, you may have to file the Liquid Waste Fee, due by Jan. 30, 2019 (Chicago) and March 1, 2019 (Cook County).

**As always, our experienced staff is available to assess your situation and to prepare the necessary reports for you.** This is our area of expertise, and we prepare these reports for a wide variety of industrial facilities. Please give us a call.

Stephen B. Anderson, P.E. CHMM

P.S. We have posted additional information on our website — [www.Admiralenv.com](http://www.Admiralenv.com)

