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LA-UR-14-28939 November 2014

2013 Toxic Chemical Release Inventory Report for the Emergency Planning and Community Right-To-Know Act of 1986, Title III, Section 313



Prepared by the Environmental Protection Division

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Acronyms and Terms

CAS	Chemical Abstracts Service
ChemLog	chemical inventory-tracking database
DEHP	di-(2-ethylhexyl) phthalate
DOE	Department of Energy
EO	Executive Order
EPA	Environmental Protection Agency
EPCRA	Emergency Planning and Community Right-to-Know Act
Form R	Toxic Chemical Release Inventory Report
HC1	hydrochloric acid
HE	high explosive
LANL	Los Alamos National Laboratory
LANSCE	Los Alamos Neutron Science Center
lbs	pounds
MMscf	million standard cubic feet
MO _x	mixed oxide
MRF	Material Recycle Facility
MSDS	material safety data sheet
MST-6	Materials Science and Technology – Metallurgy
NMED	New Mexico Environment Department
NPDES	National Pollutant Discharge Elimination System
OB/OD	open burn/open detonation
PACs	polycyclic aromatic compounds
PBTs	bioaccumulative toxics
PMT-2	Actinide Process Chemistry Group (in the Plutonium Manufacturing & Technology Division)
ppm	parts per million
RLWTF	Radioactive Liquid Waste Treatment Facility
SERF	Sanitary Effluent Reuse Facility
SO ₃	sulfur trioxide
SWSC	Sanitary Wastewater Systems Consolidation
ТА	Technical Area
TRI	Toxic Release Inventory
TRI-DDS	TRI-Data Delivery System (software)
US	United States

2013 TOXIC CHEMICAL RELEASE INVENTORY REPORT FOR THE EMERGENCY PLANNING AND COMMUNITY RIGHT-TO-KNOW ACT OF 1986, TITLE III, SECTION 313

By Environmental Stewardship Group

ABSTRACT

For reporting year 2013, Los Alamos National Laboratory (LANL) submitted a Toxic Chemical Release Inventory Report (Form R) for lead as required under the Emergency Planning and Community Right-to-Know Act (EPCRA) Section 313. No other EPCRA Section 313 chemicals were used in 2013 above the reportable thresholds. This document was prepared to provide a description of the evaluation of EPCRA Section 313 chemical use and threshold determinations for LANL for calendar year 2013, as well as to provide background information about data included on the Form Rs.

Section 313 of EPCRA specifically requires facilities to submit a Form R to the United States Environmental Protection Agency (EPA) and state agencies if the owners and operators manufacture, process, or otherwise use any of the listed toxic chemicals above listed threshold quantities. EPA compiles this data in the Toxic Release Inventory database. Form Rs for each chemical over threshold quantities must be submitted on or before July 1 each year and must cover activities that occurred at the facility during the previous year.

In 1999, EPA promulgated a final rule on persistent bioaccumulative toxics (PBTs). This rule added several chemicals to the EPCRA Section 313 list of toxic chemicals and established lower reporting thresholds for these and other PBT chemicals that were already reportable. These lower thresholds became applicable in reporting year 2000. In 2001, EPA expanded the PBT rule to include a lower reporting threshold for lead and lead compounds. Facilities that manufacture, process, or otherwise use more than 100 lbs of lead or lead compounds must submit a Form R.

1.0 INTRODUCTION

On April 21, 2000, President Clinton signed Executive Order (EO) 13148, which requires all federal facilities to comply with the provisions of the Emergency Planning and Community Right-to-Know Act (EPCRA), or Title III of the Superfund Amendments and Reauthorization Act of 1986. EO 13148 supersedes EO 12856 of 1995. Section 313 of EPCRA specifically requires facilities to submit a Toxic Chemical Release Inventory Report (Form R) to the United States (US) Environmental Protection Agency (EPA) and state agencies if the owners and operators manufacture, process, or otherwise use any of the listed toxic chemicals above listed threshold quantities. On October 19, 1999, EPA promulgated a final rule on persistent bioaccumulative toxics (PBTs) (EPA 1999a). This rule added several chemicals to the EPCRA Section 313 list of toxic chemicals and established lower reporting thresholds for these and other

PBT chemicals that were already reportable under EPCRA Section 313. These lower thresholds became applicable in reporting year 2000. On January 17, 2001, the PBT rule was amended to include lead and lead compounds. The rule lowered the reporting threshold for lead and lead compounds to 100 lbs. The lower threshold for lead became applicable in reporting year 2001.

EPA compiles the data submitted on the Form Rs in a Toxic Release Inventory (TRI) database. The TRI database provides the public with information on the releases of EPCRA Section 313 chemicals in their communities as well as provides EPA with release information to assist in determining the need for future regulations (http://www.epa.gov/tri/). Form R must be submitted on or before July 1 each year and must cover activities that occurred at the facility during the previous calendar year. Even though federal facilities were not required to report under EPCRA Section 313 until 1995, Los Alamos National Laboratory (LANL or the Laboratory) had been voluntarily reporting under EPCRA Section 313 since 1987.

For reporting year 2013, the Laboratory submitted a Form R for lead compounds. No other EPCRA Section 313 chemicals were used in 2013 above the reportable thresholds. Toxic chemicals used in exempt activities as defined by the regulation are excluded from the threshold determinations and release calculations. Descriptions of these exempt activities are included in Section 2.2 of this report.

This report summarizes the data evaluation, exemption analysis, activity determinations, and threshold determinations for toxic chemical use at the Laboratory in 2013 and describes the environmental release data reported on the Form R. Individual sections for certain toxic chemicals used at the Laboratory are included in this report. Appendix A presents a summary table of EPCRA Section 313 chemicals procured at the Laboratory in 2013. Appendix B includes a copy of the Form R submitted to the EPA and the New Mexico Environment Department (NMED).

1.1 Facility Information and Contacts

LANL is located at latitude of 35°49'51" and longitude of 106°14'15" in Los Alamos County, New Mexico. The Laboratory is owned by the US Department of Energy (DOE) and operated by Los Alamos National Security, LLC.

Facility information is as follows:

- LANL
 - TRI facility identification number: 87545LSLMSLOSAL
 - LANL technical contact: Mr. Steve Story at (505) 665-2169
 - LANL public contact: Ms. Lorrie Bonds Lopez at (505) 667-0216
- Los Alamos DOE complex
 - TRI facility identification number: 87544SDLSL52835
 - DOE technical and public contact: Mr. Gene Turner at (505) 667-5794

2.0 ACTIVITY DETERMINATIONS, EXEMPTIONS, AND QUALIFIERS

2.1 Activity Determinations

EPCRA Section 313 chemical usage is evaluated against three activity determinations. For listed chemicals that are not PBTs, the thresholds are described below.

2.1.1 Manufacture

The term manufacture means to produce, prepare, compound, or import an EPCRA Section 313 chemical. The term manufacture also includes coincidental production of an EPCRA Section 313 chemical as a result of the manufacture, processing, otherwise use, or treatment of other chemical substances. The threshold for reporting manufactured chemicals is 25,000 lbs.

2.1.2 Process

The term process means the preparation of a listed EPCRA Section 313 chemical, after its manufacture, for distribution in commerce. Processing is usually the intentional incorporation of an EPCRA Section 313 chemical into a product. The threshold for reporting processed chemicals is 25,000 lbs.

2.1.3 Otherwise Use

The term otherwise use usually means any use of an EPCRA Section 313 chemical, including in a mixture or trade name product or waste that is not covered by the terms manufacture or process. The threshold for reporting otherwise use chemicals is 10,000 lbs.

2.1.4 Persistent Bioaccumulative Toxics

For the subset of chemicals listed as PBTs, lower reporting thresholds have been established for individual chemicals ranging from 100 lbs to 0.1 grams. These lower thresholds apply to each of the activity determinations: manufacture, process, and otherwise use. Although the threshold for each activity is the same, each chemical must be evaluated against the activity determinations to determine in which activity the chemical is used. Threshold determinations for PBTs are evaluated separately against the manufacture, process, and otherwise described above.

2.2 Exemptions

Exemptions from EPCRA Section 313 toxic chemical reporting applicable to the Laboratory are discussed below.

2.2.1 Laboratory Activities Exemption

EPCRA Section 313 chemicals that are manufactured, processed, or otherwise used in laboratory activities at a covered facility under the direct supervision of a technically qualified individual do not have to be considered for threshold determinations and release calculations. However, pilot plant scale, specialty chemical production, or the use of chemicals for laboratory support activities do not qualify for this laboratory activities exemption.

2.2.2 Otherwise Use Exemption

Certain activities involving EPCRA Section 313 chemicals qualify as otherwise used and are specifically exempted. These include the following:

- otherwise use as a structural component of the facility,
- otherwise use in routine janitorial or facility grounds maintenance,
- personal uses by employees or other persons,
- otherwise use of products containing EPCRA Section 313 chemicals for the purpose of maintaining motor vehicles operated by the facility, or
- otherwise use of EPCRA Section 313 chemicals contained in intake water (used for processing or non-contact cooling) or in intake air (used either as compressed air or for combustion).

2.2.3 Article Exemption

EPCRA Section 313 chemicals contained in articles that are processed or otherwise used are exempt from threshold determinations and release calculations. For an item to be exempt as part of an article, it must satisfy the following three criteria:

- be a manufactured item that is formed to a specific shape or design during manufacture,
- have end-use functions dependent in whole or in part on its shape or design during end use, and
- must not release an EPCRA Section 313 chemical under normal circumstances of processing or otherwise use of the item at the facility. Total releases from any item or like items qualifying as article exempt must be equal to or less than 0.5 lbs to remain exempt as articles (EPA 2006).

2.2.4 De Minimis Exemption

The *de minimis* exemption allows facilities to exempt certain minimal concentrations of EPCRA Section 313 chemicals contained in mixtures or other trade name products when making threshold determinations and release calculations. The *de minimis* concentrations are set by EPA at either 1% or 0.1%, depending on whether or not the chemical is a suspected carcinogen or carcinogen.

EPA eliminated the *de minimis* exemption for the list of PBT chemicals. This means that facilities must include all amounts of PBTs in threshold determinations and release and other waste management calculations regardless of the concentration of the PBTs in mixtures or trade name products.

2.3 Qualifiers

In addition to exemptions, certain EPCRA Section 313 chemicals have qualifiers. Qualifiers indicate that these chemicals are subject to the reporting requirements only if manufactured, processed, or otherwise used in a specific form or when a certain activity is performed. Examples of qualifiers are shown in Table 2-1.

Chemical Name	Chemical Abstracts Service (CAS) Number	Qualifier
Aluminum	7429-90-5	Only if it is a fume or dust form
Hydrochloric Acid (HCl)	7647-01-0	Only if it is an aerosol form
Isopropyl Alcohol	67-63-0	Only if it is being manufactured by the strong acid process
Sulfuric Acid	7664-93-9	Only if it is an aerosol form
Nitrate Compounds	NA*	Only when in aqueous solution
Vanadium	7440-62-2	Except when contained in an alloy

Table 2-1.	Examples of EPCRA Section 313 Chemical Qualifiers
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* NA = not applicable.

3.0 ANALYSIS FOR THRESHOLD DETERMINATIONS

There are several steps in determining when a chemical triggers reporting under EPCRA Section 313. When a chemical is manufactured, processed, or otherwise used in amounts greater than the threshold quantity, a Form R and release calculations are required. Figure 3-1 presents a flowchart that shows the steps the Laboratory performs to determine which chemicals must be reported under EPCRA Section 313.

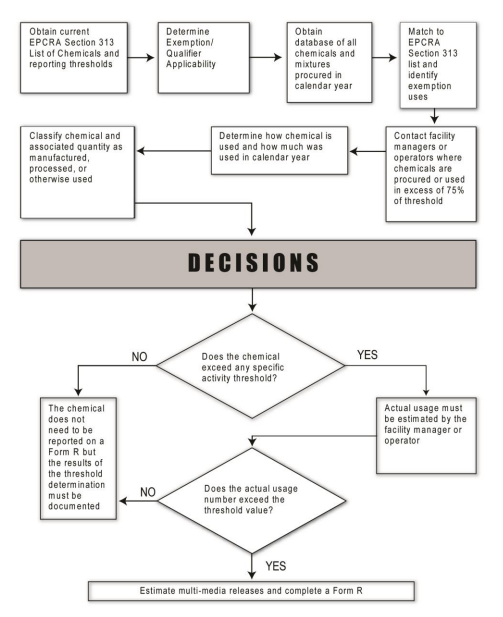
3.1 Threshold Determinations for Chemical Use

The Laboratory tracks chemicals brought onsite using a chemical inventory-tracking database called ChemLog. ChemLog captures the majority of procured chemicals and provides relevant data (e.g., chemical name, CAS number, quantity, etc.) to assist in threshold determinations. The underlying assumption used in the preliminary threshold determinations for reporting under EPCRA Section 313 is that chemicals are purchased and used in the same calendar year. If unusually large purchases are noted in this preliminary analysis, further investigation is performed to determine if bulk chemicals were purchased and only a portion of them used in the calendar year.

3.1.1 Inventory

For calendar year 2013, a total of 41,362 records were added to ChemLog and evaluated; 15,363 were pure chemicals and 25,999 records were mixtures. Individual items with identifiable CAS numbers in ChemLog were considered pure chemicals. These items were matched by CAS number to the list of EPCRA Section 313 chemicals. The resulting records were summed in pounds for each pure chemical.

Individual items that did not have CAS numbers in ChemLog were considered mixtures. The exemptions discussed in Section 2.2 of this report were applied to the mixtures and each qualifying item was classified according to the applicable exemption. Material safety data sheets (MSDSs) for the remaining mixtures purchased in quantities greater than 50 lbs were reviewed to determine the presence and amount of EPCRA Section 313 constituents. This was done to ensure that the chemicals with thresholds greater than 100 lbs would be identified. Listed chemicals with thresholds less than 100 lbs were examined individually, based on process knowledge and known potential sources. Each mixture that contained an EPCRA Section 313 chemical was further evaluated to determine the weight of each constituent. The totals for these amounts were then added to the quantities of pure EPCRA Section 313 chemicals.





3.1.2 EPCRA Reporting Tool

An automated search tool was developed using Microsoft Access to refine the data in ChemLog. The EPCRA reporting tool performs the following steps in the ChemLog data download:

- Identifies and labels exemptions through electronic text searches. The exemptions are from 40 Code of Federal Regulations 372.38, Exemptions for Toxic Release Reporting. When a chemical is exempt, it is not considered when determining whether an applicable threshold has been met. Specifically, chemical containers were classified as follows:
 - **Maintenance**—routine janitorial or facility grounds maintenance (e.g., cleaning supplies, paints, fertilizers, and pesticides);

- Maintaining Motor Vehicles—(e.g., antifreeze, brake fluid);
- Personal Uses—non-process related items for employee personal use;
- *De Minimus*—the percent of a non-PBT Section 313 chemical in a mixture is less than 1% for a non-carcinogen or 0.1% for a carcinogen;
- Article-structural component exemption; and
- **Laboratory Activities**—if a toxic chemical is manufactured, processed, or used in a laboratory at a covered facility under the supervision of technically qualified individual.
- Identifies and labels EPCRA Section 313 compounds. There are 30 different chemical categories included on the EPCRA Section 313 list. Many of these categories do not have specific CAS numbers associated with them, except for polycyclic aromatic compounds (PACs) and dioxins. These two categories were evaluated in ChemLog as part of the pure chemical evaluation since they have searchable CAS numbers for compounds included in their categories. The other classes of compounds were searched in the 2013 ChemLog dataset by using chemical-specific text searches in the chemical name field.
- Matches pure chemicals (chemical containers with an identifiable CAS number) with the list of EPCRA Section 313 chemicals by matching CAS numbers.

A few EPCRA Section 313 chemicals were selected for further analysis to determine if they were used in exempt activities. For 2013, the chemicals that were analyzed in more detail included the following:

- mercury compounds,
- sulfuric acid,
- PACs,
- nitric acid,
- nitrate compounds,
- hydrochloric acid,
- dioxins, and
- lead compounds.

3.2 Threshold Determination Results

3.2.1 Procurement Totals

The amounts of listed EPCRA Section 313 chemicals identified in the ChemLog, direct procurement, and other sources were all summed together to perform preliminary threshold determinations. The resulting totals for the top 10 listed EPCRA Section 313 chemicals are summarized in Table 3-1.

A complete table of EPCRA Section 313 chemicals showing all contributing sources is provided in Appendix A. Chemicals that were procured in amounts greater than 75% of the applicable EPCRA Section 313 threshold were evaluated further and the analyses are summarized in Section 4 of this report.

CAS No	Chemical Name	Total Procured (lbs)
7647-01-0	Hydrochloric acid (aerosol forms only)	156,710*
7782-50-5	Chlorine	5,820
7697-37-2	Nitric acid	3,600
75-45-6	Chlorodifluoromethane	1,493
75-09-2	Dichloromethane	748
67-63-0	Isopropyl Alcohol	741
67-56-1	Methanol	642
1344-28-1	Aluminum Oxide	477
Diisocyanate	Polymeric Diphenylmethane diisocyanate	441
110-54-3	n-Hexane	414

Table 3-1. Top 10 EPCRA Section 313 Chemicals Procured in 2013

* The total procured for HCl includes both aerosol and aqueous forms. Please see Section 4.6 for additional analysis.

4.0 ADDITIONAL EVALUATION OF CERTAIN TOXIC CHEMICALS

The toxic chemicals described below either are used in relatively high volumes at the Laboratory, have very low reporting thresholds, are of special interest, or have been reported in the past. Additional analyses were required to determine total usage of these chemicals. None of the chemicals presented in this section exceeded any of the applicable thresholds in 2013 and therefore no reporting was required.

4.1 Mercury

Mercury and mercury compounds are used in various places throughout the Laboratory. As part of the PBT rule, the threshold for EPCRA Section 313 reporting of mercury was reduced to 10 lbs. In 2013, mercury was used in four areas at the Laboratory. Each is described below.

4.1.1 Mercury Procurements

A listing of all procurements in 2013 of mercury and mercury compounds was extracted from ChemLog. Line items containing a CAS number for mercury (7439-97-6) were included, as well as any line items containing the word "mercury" or the symbol "Hg" in the text description.

The total amount of mercury and mercury compounds in ChemLog for 2013 was 1.28 lbs. The purchasers or users of the mercury and mercury compounds were contacted to determine the following:

- If the purchase was actually mercury or contained mercury or mercury compounds,
- If a mixture or solution, what concentration of mercury the mixture or solution contained, and
- If the mercury was used in a laboratory experiment setting, if so, it is subject to the laboratory exemption under EPCRA Section 313.

According to EPCRA Section 313 guidance documents, the laboratory exemption is applied to the quantity of a listed toxic chemical that is manufactured, processed, or otherwise used in a laboratory under the supervision of a technically qualified person. A total of 0.28 lbs of mercury was determined to

be laboratory exempt. Although 0.28 lbs was determined to be laboratory exempt, the actual amount of mercury in chemical containers is considerably less. The chemical names of the exempted containers are "mercury standard solutions" which contain only parts per million (ppm) quantities of mercury.

In 2009, MST-6: Materials Technology – Metallurgy purchased 55.1 lbs of mercury to be used for electroplating. The plan was to keep the mercury in a solution in order to keep air emissions low (approximately 0.1 lbs). However, the experiment never took place and in 2013, the 55.1 lb of mercury was sent to TA-54 for waste storage pending shipment to an offsite disposal facility.

The remaining 1.00 lb of mercury from the ChemLog analysis was assumed to be otherwise used and applied to the 10-lb threshold.

4.1.2 Los Alamos Neutron Science Center Shutter System

The largest use of mercury at the Laboratory is in the Los Alamos Neutron Science Center (LANSCE) shutter system. Reservoirs of mercury are used as shields on the neutron beam shutter system. When the beam is operated, pressurized helium is forced into the mercury reservoir, pushing the mercury up into a head space and allowing the neutron beam to pass through the shutter. LANSCE maintains 12 neutron beam shutter systems, each with a reservoir of mercury. The total amount of mercury in these reservoirs is approximately 12,000 lbs. Each reservoir is a closed system and only opened occasionally when minor repairs or maintenance are performed.

During 2013, minor maintenance was performed on the mercury shutter system. A total of 0.5 lbs was removed or added to the shutter system in 2013. Similar maintenance is anticipated in 2014.

4.1.3 Fuel Combustion

In 2013, the Laboratory generated mercury compound emissions from the following combustion sources: the asphalt plant, the Technical Area (TA) 3 power plant, the TA-3 combustion turbine, and from numerous small boilers. The mercury compound emissions from these sources totaled 1.33 lbs towards the manufactured threshold. Additionally, mercury is found in diesel fuel as an impurity. According to EPA guidance, the concentration of mercury in diesel fuel is 0.001 ppm (EPA 2001a). LANL used approximately 53,902.1 gallons of diesel fuel in 2013 and this equates to 0.00039 lbs of mercury towards the otherwise used threshold.

4.1.4 Conclusion

The total amount of mercury qualifying as otherwise used equals 1.5 lbs, which is below the reporting threshold value of 10 lbs. The total amount of mercury compounds manufactured was 0.89 lbs and is also below the reporting threshold of 10 lbs. Therefore, it was determined that reporting mercury under EPCRA Section 313 is not necessary for 2013. A summary of the 2013 mercury threshold determination is provided in Table 4-1.

Description	Amount of Mercury (lbs)	Data Source	EPCRA Section 313 Activity Determination	EPCRA Section 313 Activity Threshold (lbs)
Purchasing of Mercury Standards and Instruments	0.28	Procurement data and facility personnel interviews	Laboratory Exempt	NA*
Other Procurement	1.00	Procurement Records		
LANSCE Shutter System	0.5	LANSCE Facility Records	Otherwise Used	10
Fuel Combustion	0.00039 Fuel Use Records and EPA Guidance			
Fuel Combustion	0.89	Fuel Use Records and EPA AP-42	Manufactured	10

Table 4-1. Summary of 2013 Mercury Threshold Determination

* NA = not applicable.

4.2 Sulfuric Acid

EPCRA Section 313 reporting guidelines state that sulfuric acid must be reported only if it is in an aerosol form, including mists, vapors, gas, fog, and other airborne forms of any particle size. This category would include acid aerosols generated in storage tanks and from fuel combustion.

Sulfuric acid is purchased in large quantities for demineralizer regeneration at TA-3-22. In 2013, 327 lbs of sulfuric acid was used at TA-3-22. Because the sulfuric acid used at the Sanitary Wastewater Systems Consolidation (SWSC) Plant and TA-3-22 is used in liquid form, it is not subject to EPCRA Section 313 reporting. TA-3-22 stores sulfuric acid in a 4,500-gallon tank. The EPA Tanks 4.0 model was used to make a very conservative estimate that 0.003 lbs of sulfuric acid mist was generated inside the tank at TA-3-22.

Sulfuric acid aerosols are generated as a result of storage tank emissions, fuel combustion byproducts, natural gas combustion, and asphalt production. The total amount of sulfuric acid mist generated from these activities was 898.7 lbs, less than the 25,000-lb manufacture threshold and, therefore, not reportable under EPCRA. Based on EPA guidance for fuel oil (diesel fuel) combustion, it is assumed that all sulfur trioxide (SO₃) emissions are in the form of sulfuric acid (EPA 1998a). For natural gas combustion, it is conservatively assumed that all sulfur oxides emissions are in the form of sulfuric acid mist because separate SO₃ emission factors are not available.

For 2013, ChemLog shows that a total of 4,254 lbs of sulfuric acid was procured and used at various locations at the Laboratory. With the exception of one purchase of 4,056 lbs, these were all small purchases ranging from 1.0 lbs to 30 lbs, and are most likely used in analytical chemistry work. The 4,056 lbs of sulfuric acid purchased is shown as "sulfuric acid solution, 0.02N". Review of MSDSs show that 0.02N sulfuric acid is a solution of 0.10% sulfuric acid in water. This liquid form of sulfuric acid is not reportable under EPCRA. As for the other purchases of sulfuric acid captured in ChemLog, they are assumed to be in aerosol form since the specific usages are unknown. Total purchases do not exceed the otherwise use reporting threshold. A summary of the threshold determinations for sulfuric acid is provided in Table 4-2.

Description	ion Amount of Sulfuric Acid (Ibs) Data Source		EPCRA Section 313 Activity Determination	EPCRA Section 313 Activity Threshold (lbs)	
Demineralizer Logs and		Not in aerosol form and not subject to EPCRA Section 313	NA ^a		
Storage Tank Air Emissions	0.003	EPA, Tanks 4.0 Software			
Fuel Combustion Byproducts	0.16	AP-42 and fuel use records	Manufactured	25.000	
Asphalt Plant Production	1.54	AP-42 and facility records		20,000	
Natural Gas Combustion	897	AP-42 and facility records			
Procurement Not 198 ChemLog Evaluated		Otherwise used ^b	10,000		

Table 4-2. Sulfuric Acid Threshold Determination for 2013

^a NA = not applicable. ^b Assumed to be in aerosol form.

4.3 Polycyclic Aromatic Compounds (PACs)

PACs are a chemical category included on the EPCRA Section 313 list as part of the PBT rule. The threshold for reporting PACs is 100 lbs. Benzo(g,h,i)perylene is a PAC that has its own separate threshold. The threshold for benzo(g,h,i)perylene is 10 lbs.

According to EPA's "EPCRA Section 313 Guidance for Reporting Toxic Chemicals: Polycyclic Aromatic Compounds Category" (EPA 2001b), fuel oil and paving asphalt contain PACs. In addition, PACs may be generated from the combustion of natural gas and fuel oil and the manufacture of asphalt. Each of these sources of PACs was evaluated and is described below.

4.3.1 Procurement of PACs

Under EPCRA Section 313, the PAC category includes 25 specific chemicals and an additional 51 chemical mixtures that are listed as potentially containing PACs. A search of the ChemLog dataset was done using CAS numbers for the 25 chemicals and text searches for the 51 chemical mixtures. No matches were identified and the total PACs from the ChemLog analysis for 2013 is zero.

4.3.2 PACs from Asphalt Production

In 2013, the Laboratory's onsite asphalt plant produced approximately 335 tons of asphalt. Additionally, Española Transit Mix provided 2,739 tons of asphalt amounts to LANL. Therefore, a total of 3,074 tons of asphalt was used at LANL in 2013.

A review of project management records for 2013 identified projects that involved the purchase of asphalt from outside contractors. Work tickets and project management records were reviewed to identify asphalt jobs that qualify as routine facility maintenance and are exempt under EPCRA Section 313. Routine facility maintenance includes patching of potholes, repair of roads and parking lots, and resurfacing of existing parking lots.

According to EPA guidance, asphalt tar (used in making asphalt) may contain as high as 178 ppm of PACs (EPA 2001b). However, Chevron-Texaco, the supplier of the asphalt tar, provided information specific to their product (Chevron-Texaco 2001). The concentration of PACs in the asphalt tar is 8 ppm, which is significantly lower than the default value listed in the EPA's PACs guidance. The manufacturer-supplied value was used in the calculation of PACs.

For the 2013 reporting year, it was decided to include all projects, exempt and non-exempt. In 2013, using the 8 ppm concentration, the total amount of PACs otherwise used at LANL in asphalt is 2.48 lbs of PACs which is far below the reporting threshold of 100 lbs.

The concentration of benzo(g,h,i)perylene in asphalt, from "EPA's Guidance for Reporting on Pesticides and other Persistent Bioaccumulative Toxics" (EPA 2001c), is 1.2 ppm. This figure adds 0.37 lbs of benzo(g,h,i)perylene reportable towards its 10-lb otherwise use threshold.

4.3.3 PACs from Fuel Oil Combustion

Approximately 54,104 gallons of diesel fuel were used in 2013 in the Laboratory's power plant and miscellaneous boilers and generators. According to EPA guidance, fuel oil may contain 10 ppm of PACs (EPA 2001b). However, data provided by Chevron-Texaco indicate diesel may contain 22 ppm of PACs (Chevron-Texaco 2001). The 22 ppm was used in these calculations. This equates to 8.45 lbs of PACs that apply to the otherwise use threshold. The concentration for benzo(g,h,i)perylene was found to be 0.05 ppm according to EPA guidance (EPA 2001c). Data provided by Chevron-Texaco indicated concentrations of 9 ppm. The 9 ppm value was used in these calculations and results in 3.46 lbs of benzo(g,h,i)perylene applicable to the 10-lb otherwise use threshold.

Combustion of fuel oil generates emissions of PACs that apply to the manufacture threshold. Using AP-42 emission factors (EPA 1998a), these amounts were calculated to be 8.9×10^{-4} lbs for total PACs and 1.22×10^{-4} lbs for benzo(g,h,i)perylene.

4.3.4 PACs from Natural Gas

Approximately 1,009 million standard cubic feet (MMscf) of natural gas was burned at the Laboratory facilities in 2013. Using AP-42 emission factors (EPA 1998b) and fuel records, approximately 0.016 lbs of PACs were produced from natural gas combustion, which is applied to the manufacture threshold. Approximately 0.001 lbs of benzo(g,h,i)perylene applies toward the 10-lb manufacture threshold. Due to the absence of information regarding total PAC and benzo(g,h,i)perylene concentrations in natural gas, it was assumed these substances are negligible in natural gas before combustion.

4.3.5 Summary of PACs

The largest source of PACs at the Laboratory in 2013 was from fuel oil. The total amount used from all sources is 10.94 lbs. The total amount manufactured from combustion of fuel oil and natural gas is 0.017 lbs. Both threshold quantities for otherwise use and manufacture were below the 100-lb threshold; therefore, it was determined that reporting of PACs under EPCRA Section 313 was not necessary.

Benzo(g,h,i) perylene concentrations in asphalt tar and diesel fuel totaled 3.72 lbs towards the otherwise used threshold. Combustion processes accounted for 0.001 lbs, which is considered to be manufactured. These values are below the reporting threshold of 10 lbs. Therefore, benzo(g,h,i) perylene reporting was

not necessary under EPCRA Section 313 in 2013. Table 4-3 summarizes the PACs and benzo(g,h,i)perylene threshold determinations.

EPCRA Chemical/ Compound	Process or Material	Amount (lbs)	Total (Ibs)	EPCRA Section 313 Activity Determination	EPCRA Activity Threshold (lbs)
	Impurity in natural gas	0.0		Otherwise Used	100
	Asphalt tar	2.48	12.84		
Total PACs	Impurity in fuel oil	8.45			
	Natural gas combustion	0.016	0.010	Manufacturad	100
	Fuel oil combustion	8.90 × 10 ⁻⁴	- 0.019 Manufactured		100
	Impurity in natural gas	0.0		Otherwise Used	10
	Asphalt tar	0.37	3.72		
Benzo(g,h,i)perylene	Impurity in fuel oil	3.46			
	Natural gas combustion	0.001	0.001		10
	Fuel oil combustion	1.22 × 10 ⁻⁴	0.001	Manufactured	

Table 4-3. LANL 2013 Threshold Determinations for PACs and Benzo(g,h,i)perylene

4.4 Nitric Acid

In general, nitric acid is used in high volume at the Laboratory every year. The main uses are research and development activities, sample preparation, plutonium processing, and the Laboratory's bioassay program. Small amounts of nitric acid are used for cleaning glassware. The total amount of nitric acid used at LANL in 2013 did not exceed the EPCRA Section 313 otherwise use threshold of 10,000 lbs.

4.4.1 Procurement

Nitric acid procured and used at the Laboratory in 2013 was evaluated to determine the amounts that could be applied to the EPCRA Section 313 laboratory exemption. According to EPCRA Section 313 guidance documents, the laboratory exemption is applied to the quantity of a listed toxic chemical that is manufactured, processed, or otherwise used in a laboratory under the supervision of technically qualified personnel. However, quantities of a listed toxic chemical used for cleaning glassware do not qualify for this exemption.

In 2013, a total of 3,611 lbs of nitric acid was procured at the Laboratory, based on queries of the ChemLog system. Some of the purchase records indicate the nitric acid is actually 69% to 71% nitric acid in an aqueous solution, or more dilute solutions. In almost all cases, the nitric acid is purchased as "lab grade," which is 65% to 70% nitric acid in water. The concentration of the nitric acid purchases was taken into account and the resulting amount of pure nitric acid purchased was calculated to be 2,536 lbs.

The Actinide Process Chemistry (PMT-2) Group is the largest user of nitric acid and they had very limited operations due to facility and maintenance upgrades. Historically, PMT-2 purchases nitric acid in bulk and stores it in a nitric acid storage tank. In 2013, no additional nitric acid was purchased for the TA-55 tank.

Other large users of nitric acid were contacted to determine how the nitric acid was used. Relatively large quantities of nitric acid continue to be used for the bioassay program (monitoring employees for radioactive elements). Numerous other users within the Chemistry Division were contacted and verified the use of nitric acid for sample preparation and analysis. In 2013, this use totaled 1.776 lbs. Information was also obtained on the approximate amount of nitric acid used for cleaning laboratory glassware, which is not considered a laboratory exempt activity. The total amount calculated to be used for cleaning glassware was 482 lbs.

The quantity of nitric acid used by personnel that were not contacted (except for plutonium processing, which is described in Section 4.4.2) or that described their use of nitric acid as process related (including cleaning glassware) totaled 760 lbs. As a conservative assumption, this amount is assumed to be otherwise used.

4.4.2 TA-55 Plutonium Processing

Plutonium processing facility management was contacted to obtain information on the amount of nitric acid used in plutonium processing in 2013. TA-55 personnel did not purchase any bulk nitric acid for their bulk storage tank in 2013, nor did the facility perform any plutonium processing activities. The bulk nitric acid system was out of service for most of 2013. Approximately, 50 liters of nitric acid was moved from the bulk storage tank to smaller storage tanks within some of the processing areas. In addition, 150 liters of 14-15M (70%) nitric acid was used for plutonium processing activities which equates to 337 lbs of nitric acid emissions.

4.4.3 Summary

Nitric acid use in 2013 is below the EPCRA 313 10,000-lb otherwise used threshold, and therefore is not reportable. Table 4-4 provides a summary of nitric acid use at LANL in 2013.

Description	Amount of Nitric Acid (lbs)	EPCRA Section 313 Activity Determination	EPCRA Section 313 Activity Threshold (Ibs)
Laboratory Use	1,776	Lab Exempt	Exempt
Otherwise Use Non-Lab, or unknown use 	760		
 Plutonium Processing (TA-55 actual use) 	337	Otherwise Use	10,000
Total Otherwise Use	1,097		

 Table 4-4.
 Nitric Acid Threshold Determination for 2013

4.5 Nitrate Compounds

According to the EPA's EPCRA Section 313 Guidance "List of Toxic Chemicals within the Water Dissociable Nitrate Compounds Category and Guidance for Reporting" (EPA 2000a), nitrate compounds may be manufactured through the elemental neutralization of nitric acid and through the collection and treatment of sanitary wastewater. These sources of nitrate compounds are applicable to the Laboratory and are discussed in this section. The reporting thresholds for nitrate compounds are 25,000 lbs for

manufacture/import or process and 10,000 lbs for otherwise used. Only the manufacture and otherwise used thresholds apply to the Laboratory for 2013 EPCRA reporting.

The above listed guidance provides a list of approximately 50 nitrate compounds that are included as water dissociable nitrate compounds. Although this list is not exhaustive, it provides commonly identified nitrate compounds. Only those compounds in aqueous solution (>50% water) are required to be reported. Also, a *de minimis* concentration of 1% is applied to all nitrate compounds found in mixtures. When determining the reporting threshold for nitrate compounds, the entire nitrate compound is included (both the nitrate and its counter ion) toward determining the threshold. If the threshold is exceeded, only the nitrate portion of the compound is reported.

For the manufacture threshold, the sources reviewed included waste nitric acid treated at the Radioactive Liquid Waste Treatment Facility (RLWTF), which uses sodium hydroxide in an elementary neutralization process. The other source was the SWSC Plant. The nitrate compounds that were applied to the otherwise used threshold included nitrate compounds purchased or used during 2013. Other nitrate compounds evaluated were determined to be non-aqueous and were not required to be included in threshold determinations.

4.5.1 Chemical Review

A query of ChemLog was performed to determine the amount of chemicals applied to the otherwise used threshold. Approximately, 125.0 lbs of nitrate compounds were purchased in 2013. A few of the larger quantity purchases were clearly nitrate compounds in a powder (non-aqueous) form and do not count towards the EPCRA threshold. These purchases are typically removed from the threshold totals. However, since the total pounds purchased was so small, all purchases were counted towards the threshold.

4.5.2 Sanitary Wastewater

The SWSC Plant collects sanitary wastewater (sewage and other allowable discharges) from several LANL facilities and treats the wastewater in a standard primary (physical), secondary (biological) treatment system. Information was collected from the SWSC Plant on nitrate influent concentration and total flow rate for the purpose of EPCRA Section 313 threshold determination. The information provided indicated an average nitrate concentration of the influent of 3.18 milligrams per liter and total flow into the system during 2013 was 78,289,000 gallons.

Using the flow rate given by the plant, the total annual average amount of nitrate compound (as sodium nitrate) was calculated. At the average nitrate concentration of 3.18 milligrams per liter, and adjusting the weight to include the sodium ion, the total sodium nitrate processed as an impurity was 2,846 lbs in 2013.

The information provided by the SWSC Plant also included the amount and the nitrate concentration of the effluent treated water. The total amount of treated water out of the SWSC Plant in 2013 was 97,855,000 gallons. The average nitrate concentration was 3.59 milligrams per liter. This calculates to a total of 4,015 lbs of nitrates (as sodium nitrate) manufactured.

The SWSC Plant is a zero discharge facility and all treated water is kept in a holding pond and pumped to the TA-3 power plant for use in cooling towers. Therefore, there are no releases to the environment from the SWSC Plant.

4.5.3 Nitric Acid Neutralization

Typically, waste nitric acid from the mixed oxide (MO_x) fuel process and from the Nitric Acid Recycling System, both located at the Plutonium Facility, is sent to the RLWTF for treatment. The RLWTF received 650 liters of nitric acid waste from the Plutonium Facility in 2013. The amount of nitrate compounds formed due to nitric acid treated at the RLWTF is usually calculated using the formula found in the EPA "Nitrate Compound Guidance" (EPA 2000a). However, the RLWTF did not treat acid waste in 2013. The acid that was received in 2013 will be stored and treated in the future.

4.5.4 Summary

Nitrate compounds that apply to the otherwise used reporting threshold of 10,000 pounds, includes the chemicals found in ChemLog. A total of 125.0 lbs of nitrate compounds were purchased and assumed to be in aqueous form. This is well below the 10,000-lb EPCRA 313 threshold.

Nitrate compounds that apply to the manufacture reporting threshold of 25,000 lbs includes those identified in the sanitary wastewater at the SWSC Plant and the nitrate compounds identified during the elementary neutralization of nitric acid at the RLWTF. The amount manufactured as a by-product at the SWSC Plant is 4,015 lbs. The amount of nitrate compounds formed due to nitric acid neutralization activities at the RLWTF in 2013 is 0 lbs.

The amount of nitrate compounds processed as an impurity at the SWSC Plant was 2,846 lbs. This applies to a separate 25,000 processing threshold. Table 4-5 provides a summary of nitrate compounds at LANL in 2013.

Description	Amount of Nitrate Compounds (Ibs)	EPCRA Section 313 Activity Determination	EPCRA Section 313 Activity Threshold (Ibs)
Purchased in ChemLog (assumed in aqueous form and otherwise used)	125.0	Otherwise Used	10,000
Processed at SWSC Plant	2,846	Processed	25,000
Manufactured at SWSC Plant	4,015		
Manufactured at RLWTF	0	Manufactured	25,000
Total Manufactured	4,015		

 Table 4-5.
 Summary of Nitrate Compounds at LANL in 2013

4.6 Hydrochloric Acid (HCI)

The total amount of HCl procured in calendar year 2013 was 511.561 lbs. This is a large increase from previous years due to the re-start of the expanded Sanitary Effluent Reuse Facility (SERF) in August 2012. A total of 510,000 lbs of 31% HCl was used at the SERF. This equals 158,100 lbs of pure HCl. The remaining 1,561 lbs is attributed to many small users and is 34–38% HCl and is used in various laboratory settings.

The large quantity of hydrochloric acid used at SERF is used for ph adjustment of treated sanitary effluent, and in the microfilter cleaning tanks. The HCl is received as a 31% aqueous solution in 300 to 330 gallon totes and transferred to a 1,500-gallon HCl storage tank where it is then piped to the two processes in a nearly closed system. According to EPA guidance on HCl, the aqueous form of HCl is exempt from EPCRA 313 reporting and HCl in aerosol form needs to be considered for threshold determinations (EPA 1999b). However, when the HCl is transferred into the storage tank, HCl vapors in the head space of the tank are vented in aerosol form. Therefore the EPA TANKS 4.09 was run to estimate the amount of HCl vapors formed based on the number of turnovers of the tank and tank and site conditions.

Results from the TANKS Emission estimating software showed a total of 114.6 lbs of HCl vapor formed and emitted from the tank. Note that this is the amount of HCl vapors formed or "manufactured." For emission inventory purposes it should be noted that this tank is then vented through a sodium hydroxide scrubber prior to release to the atmosphere, and therefore, emissions of HCl reported in the LANL emissions inventory will be lower than this. This amount of HCl vapor formed is counted towards the manufactured threshold for reporting under EPCRA 313.

Using a worst case assumption that all "minor" purchases of HCl end up in vapor form, we have a total of 593.2 lbs of HCl towards the otherwise used threshold, and 114.6 lbs of HCl from the SERF tank counted towards the manufactured threshold. Both of these are well below the reporting thresholds of 10,000 lbs for otherwise used, and 25,000 lbs for manufactured. Therefore, it is not necessary to report HCl in 2013.

4.7 Di-(2-ethylhexyl) phthalate (DEHP)

A capacitor bank located at TA-55 contains 18 capacitors that hold 1.8 gallons of GE Dilektrol oil each for a total of 32.4 gallons. A major component of the Dilektrol oil is DEHP. This material is reportable under EPCRA 313.

The threshold for DEHP is 10,000 lbs and capacitors are article exempt. Therefore, based on the quantity contained in the capacitor bank and the article exemption, it's not necessary to report DEHP in 2013.

4.8 Dioxins

Dioxins are a group of PBTs formed during combustion processes. The EPCRA Section 313 reporting threshold for the dioxins category is 0.1 gram manufactured, processed, or otherwise used. This limit applies to toxic-equivalent compounds, a category of dioxins consisting of 17 specific dioxin and dioxin-like compounds. These "compounds with chlorine substitution in the 2, 3, 7, 8-positions on the molecule are reportable under the EPCRA Section 313 dioxin and dioxin-like compounds category" (EPA 2000b).

Activities at the Laboratory that were evaluated for dioxins include explosives activities and fuel combustion. Each is described below.

4.8.1 Explosives Activities

Dioxins are formed by burning chlorine-based chemical compounds with hydrocarbons producing an unintentional byproduct in many industrial processes involving chlorine. One potential source of dioxin formation at the Laboratory is open burn/open detonation (OB/OD) of high explosives (HEs). This is because many binders and plasticizers found in HE materials have chlorine in their chemical make-up.

Therefore, analysis of HE materials and associated binders/plasticizers was performed to estimate dioxin emissions.

Information on HE materials, such as explosive type, explosive name, composition, and chemical formula, was obtained from Laboratory personnel and textbooks. Some HE materials contain binders and plasticizers. These binders and plasticizers were evaluated and screened for those that contained chlorine. For those chlorine-containing binders/plasticizers, the weight percent chlorine in each was determined and the HE materials having chlorine-containing binders were further evaluated. Knowing the weight percent binder/plasticizer in these explosives and the weight percent chlorine in each binder, the amount of binder and amount of chlorine in each HE material containing chlorine was determined. Due to the unique nature of these materials, no specific dioxin emission factors are available. Therefore, a dioxin emission factor for burning of polyvinyl chloride in accidental fires was used to estimate dioxin emissions from burning of the chlorine-containing materials (ASME 1995). An emission factor of 4 micrograms dioxin emitted per ton of material burned was used.

Based on available information, estimated emissions from dioxins formed by OB/OD of HE materials totaled 1.05×10^{-7} grams in 2013. Furthermore, burning of HE materials at the LANL Burn Ground was evaluated separately for dioxin formation. A more conservative approach was used to estimate dioxin emissions from burning of HE materials. The assumption was made that all HE-contaminated waste could potentially result in dioxin formation. Emission factors developed by the EPA for the burning of ammonium perchlorate propellant were used (EPA 1998c). Based on estimating emissions from all waste materials burned, dioxin emissions were 1.94×10^{-04} grams in 2013.

4.8.2 Fuel Combustion

The Laboratory burns natural gas and diesel fuel in numerous boilers, heaters, and generators. No emission factors for dioxins were found for natural gas combustion. However, EPA EPCRA guidance for dioxins provides an emission factor of 3,178.6 picograms per liter of diesel fuel burned (EPA 2000b). The Laboratory burned a total of 49,900 gallons of diesel fuel in 2013. Total dioxin formation from burning diesel fuel was calculated to be 649 micrograms (0.00065 grams) for 2013.

The total calculated dioxin emissions in 2013 are below the 0.1-gram threshold and, therefore, reporting under EPCRA Section 313 is not required. Table 4-6 summarizes the amount of dioxins formed from all sources characterized for 2013.

Description	Amount of Dioxin Formed (grams)	EPCRA Section 313 Activity Determination	EPCRA Section 313 Threshold (grams)	
HE Expended	1.05 × 10 ⁻⁷			
HE Burned	1.94 × 10 ⁻⁴	Manufactured	0.1	
Fuel Combustion	6.49 × 10 ⁻⁴	Manufactured		
Total Dioxin Formed	0.00084			

Table 4-6. Dioxin Threshold Determination for 2013

5.0 LEAD AND FORM R REPORTING

5.1 Threshold Determination

Lead and lead compounds are used in various processes throughout the Laboratory. In January 2001, the EPA promulgated a rule lowering the threshold for EPCRA Section 313 reporting of lead and lead compounds to 100 lbs, effective for reporting year 2001. In 2013, lead and lead compounds were otherwise used, processed, or manufactured in the following operations at the Laboratory.

5.1.1 Lead Procurements

A listing of all procurements in 2013 of lead and lead compounds was extracted from ChemLog. Line items containing a CAS number for lead (7439-92-1) were included, as well as any line items containing the word "lead" or the symbol "Pb" in the text description.

The total amount of lead and lead compounds added to ChemLog for 2013 was 3.64 lbs. Line items in ChemLog that were clearly described as lead standards were assumed to be used in a laboratory setting and exempt from reporting. Purchasers were also contacted to determine if their lead was used for exempt activities. This accounted for 0.55 lbs. The total amount of lead and lead compounds from procurements applied to the otherwise used threshold is 3.09 lbs. This includes 1.65 lbs applied to the lead threshold and 1.44 lbs applied to the lead compound threshold.

5.1.2 Lead Use at the Firing Range

Lead is a component in various types of ammunition. The Laboratory maintains an onsite firing range for training security personnel. The firing range keeps detailed records of the amount and type of munitions expended. The US Department of Defense developed software for estimating usage and releases of EPCRA Section 313 chemicals from various munitions activities (www.epa.gov/tri). The TRI-Data Delivery System (TRI-DDS) software was used to calculate the amounts of toxic chemicals associated with munitions used at LANL for comparison with EPCRA Section 313 reporting thresholds and calculation of environmental releases. Some ammunition used at LANL was not represented in TRI-DDS. In these cases, the manufacturer was contacted to obtain specific information on lead for that ammunition.

The total lead released to the environment at the firing range in 2013 was lower than the previous year. Using the TRI-DDS software, it was determined that 2001.5 lbs of lead and 6.0 lbs of lead compounds were otherwise used.

The 2013 amount of lead released to land (non-air) was 2001.5 lbs. This amount equals the amount otherwise used. Lead compounds are also manufactured through the firing of ammunition. These lead compounds were calculated using the TRI-DDS software. Additionally, firing of ammunition containing lead created (manufactured) 3.2 lbs of lead compounds as air emissions.

5.1.3 Lead from Fuel Combustion

In 2013, the Laboratory emitted lead compound emissions from the following combustion sources: the TA-3 power plant, the TA-3 combustion turbine, and from numerous small boilers, which used approximately 1,008.9 MMscf of natural gas. The AP-42 emission factor for lead compounds from natural gas combustion in both large and small boilers is 0.0005 lbs/MMscf. The lead compound

emissions from these sources totaled 0.50 lbs towards the manufactured threshold. The Laboratory also burned an estimated 53,902 gallons of diesel fuel in boilers, heaters, and diesel-fired generators. The AP-42 emission factor for diesel fuel combustion is 0.00123 lbs per 1,000 gallons; this equates to 0.07 lbs of lead compound manufactured.

Additionally, lead is found in fuel oil and natural gas as an impurity. According to EPA guidance (EPA 2001d), the concentration of lead in No. 2 fuel oil is 0.5 ppm and in natural gas is 0.05 milligrams per cubic meter. The 53,902 gallons of fuel oil contained 0.19 lbs of lead and 1,008.9 MMscf of natural gas contained 3.11 lbs of lead, which are added to the otherwise used threshold.

5.1.4 Lead from Asphalt Plant

A total of 335 tons of asphalt were produced in 2013. The AP-42 emission factor for lead from hot mix asphalt plants is 8.90E-7 lbs per ton asphalt (EPA 2004). This equates to 0.0003 lbs of lead compounds manufactured.

5.1.5 Lead Use at LANSCE

The Laboratory continues to maintain an inventory of lead shielding and lead bricks at LANSCE and other areas of the Laboratory. In recent years, the Laboratory has attempted to reduce the inventory by sending some of the lead offsite to be reused. According to the EPA's web-based TRI advanced training course presented by Science Applications International Corporation on May 10, 2005, "the recovery of a listed Section 313 chemical for further distribution in commerce or commercial use is 'processing' of that chemical." Also, materials sent offsite for direct "reuse" are not reported on Form R, but materials sent offsite for recycling are reported on Form R in Part II, Section 6.2. The EPA considers the direct recirculation of a toxic chemical within a process or between processes without any intervening reclamation or recovery to be "reuse." Furthermore, "reclamation or recovery" does not include simple phase changing of the toxic chemical before further reuse (e.g., simple remelting of scrap metal).

The process for shipping scrap metal for "reuse" has been centralized at the Material Recycle Facility (MRF), part of LANL's salvage process. The MRF stages the metal and coordinates pick-up by a metal recycling company. The MRF estimates that 16,500 lbs of lead were shipped offsite for "reuse" in 2013.

The lead sent to the metal recycling company is considered processed because it is distributed for commercial use. The metal recycling company repackages the lead and then sends it to a lead smelter. Because the lead is simply remelted, it is defined as "reused." Therefore, it will not be reported on Form R in Part II, Section 6.2.

5.1.6 Other LANL Operations Using Lead and Lead Compounds

The Sigma Foundry, located at TA-3-66, melts lead in order to declassify parts. In 2013, the foundry melted a total of 199.3 lbs of lead. Using Emission Factors from AP-42, Section 12.11, Secondary Lead Processing, the melting of the 199.3 lbs of lead resulted in a total of 0.14 lbs of stack air emissions.

In previous years, the Laboratory has conducted operations to decontaminate lead shielding and lead melting and cutting operations to form new shielding. Onsite processing of both of these activities was suspended in 2000. However, LANSCE reports that 13,500 lbs of lead was sent to Ace Metals for recycling in 2013. The 13,500 lbs of lead is part of the 16,500 lbs sent from MRF to Ace Metals. An

additional 3,241 lbs of lead was sent to TA-54 for waste storage pending shipment to an offsite disposal facility.

The Laboratory installed a lead-bismuth test loop at LANSCE in 2001. The test loop contains approximately 9,500 lbs of lead bismuth. In 2013, approximately 1,000 lbs of lead bismuth leaked from the loop and an additional 200 lbs of lead bismuth was added to the loop. The 1,200 lbs is considered to be otherwise used and added to the lead compound threshold.

5.1.7 Conclusion

The largest source of lead use at the Laboratory is from the MRF which accounted for 16,500 lbs of lead towards the processed threshold. Table 5-1 summarizes the threshold determination for lead and lead compounds for 2013. Based on these operations, it was determined that lead was processed and otherwise used over threshold quantities. Also, LANL exceeded the otherwise used reporting threshold for lead compounds.

Activity	Lead "Use"(lbs)	Lead Compound "Use"(Ibs)	Comments	
Lead Purchases (ChemLog)	1.65	1.44	Otherwise Used 3.64 lbs purchased, 0.55 lbs Lab Exempt	
Firing Range	2001.5	6.0	Otherwise Used	
Firing Range	0	3.2	Manufactured	
Fuel Combustion	0	0.57	Manufactured (sum of natural gas, diesel, and propane from asphalt plant)	
Fuel Combustion	3.40	0	Otherwise Used	
Lead Recycle/Resale from MRF (sold to Ace Metals)	16,500	0	Processed, all of it is "reused" and not reported on the Form Rs	
Lead Recycle/Resale from LANSCE (sold to Ace Metals)	0	0	The 13,500 lbs of lead from LANSCE sent to Ace Metals is included in the MRF total.	
Asphalt Production	0	0.0003	Otherwise Used	
Sigma Foundry	0	0.14	Processed	
Lead-Bismuth Test Loop LANSCE	0	1,200	Manufactured	
TOTALS	Otherwise Used – 2006.6 Processed – 16,500	Otherwise Used – 1,207.4 Processed – 0.14 Manufactured – 3.8	Reporting Thresholds = 100 lbs	

Table 5-1. Summary of Threshold Determination for Lead and Lead Compounds for 2013

5.2 Environmental Releases and Offsite Disposal

For 2013, LANL exceeded the otherwise used threshold of 100 lbs for both lead and lead compounds and also exceeded the processed threshold for lead. According to EPA's EPCRA 313 "Guidance for

Reporting Releases and Other Waste Management Quantities of Toxic Chemicals: Lead and Lead Compounds," if a reporting threshold is exceeded for both lead and the lead compound category, only a single EPCRA section 313 report needs to be prepared, and this would be for lead compounds.

Therefore, a Form R for lead compounds must be submitted and the totals will include both lead and lead compounds. The Form R includes reporting on air emissions, water discharges, land disposal and offsite waste disposal.

5.2.1 Air Emissions

In 2013, LANL emitted lead compound emissions to the atmosphere in the form of both fugitive and stack emissions. The sources for the lead compound air emissions include the firing range, fuel combustion, Sigma Foundry, and the RLWTF evaporator.

5.2.1.1 Firing Range

The Laboratory operates a firing range onsite for security personnel training. Monthly records are maintained detailing the type and amount of ammunition used at the firing range. For EPCRA Section 313 reporting purposes, the ammunition records are input to the US Department of Defense TRI-DDS software (www.epa.gov/tri) to estimate the amount of EPCRA chemical used and released to the environment. Based on the results of the TRI-DDS software, a total of 3.0 lbs of lead compounds were emitted as fugitive air emissions from the firing range in 2013.

5.2.1.2 Fuel Combustion

In 2013, the Laboratory emitted lead compounds from the following combustion sources: the asphalt plant, the TA-3 power plant, generators, and from numerous small boilers and heaters. Emissions from the burning of both natural gas and diesel fuel were calculated. The total emissions from these combustion sources totaled 0.57 lbs of lead compound stack emissions.

5.2.1.3 RLWTF Evaporator

The RLWTF has an effluent evaporator at TA-55 in order to evaporate off water collected in the effluent holding tank directly to the atmosphere. The effluent water contained 2.3 grams of lead which equates to 0.005 lbs of lead emitted as stack air emissions.

5.2.1.4 Sigma Foundry

The Sigma Foundry, located at TA-3-66, melts lead in order to declassify parts. In 2013, the foundry melted a total of 199.3 lbs of lead. Using Emission Factors from AP-42, Section 12.11, Secondary Lead Processing, the melting of the 199.3 lbs of lead resulted in a total of 0.14 lbs of stack air emissions.

5.2.1.5 Conclusion

In 2013, the Laboratory emitted a total of 3.72 lbs of lead to the atmosphere. The fugitive emissions are from the firing range. The stack emissions include emissions from fuel oil/diesel combustion sources and natural gas combustion sources, Sigma Foundry and from the RLWTF Evaporator. Table 5-2 summarizes lead air emissions from the Laboratory as reported on Form R.

Emission Source	Total Lead Emissions (lbs)	Fugitive or Stack	
Firing Range	3.0	Fugitive	
Fuel Combustion	0.57	Stack	
Sigma Foundry	0.14	Stack	
RLWTF Evaporator	0.005	Stack	
Total	3.72		

Table 5-2. Lead Air Emissions from LANL in 2013

5.2.2 Releases to Water

This section describes the amount of lead released to the environment from the Laboratory during 2013, as measured at LANL's National Pollutant Discharge Elimination System (NPDES) outfalls, which quantifies the amount of listed chemicals released due to facility operations during the reporting period.

During prior year assessments, a second data source has been included in release estimates. The quantity of lead present in surface and storm water has been estimated and reported. These estimates were derived from analytical and flow volume data collected at surface water sampling stations, as well as flow estimates for stations where flow is not measured. Further calculations were performed to quantify the amount of lead attributable to naturally occurring sources, and then convert the anthropogenic fraction to derive a mass. The detailed methodology for the analysis of lead in surface and storm water and mass calculations is documented in annual EPCRA Summary Reports for calendar years 2001 through 2005.

EPCRA requires the reporting of TRI listed chemicals released to the environment during the year in which they are originally released. The inclusion of surface and storm water data within the annual release dataset is an overestimate as these data do not represent current year releases, but measure the migration and transport of existing contaminant inventory that 1) was released to the environment before initiation of annual EPCRA reporting, 2) is unrelated to the original environmental release, and 3) cannot be differentiated from, and likely effectively masks, actual environmental releases. Therefore, annual EPCRA reporting will only include annual original release data as directly measured at NPDES outfalls.

NPDES outfall data, generated as part of the Laboratory's Outfall Monitoring Program, were obtained from the NPDES Outfall monitoring program. Outfall 051 is the only LANL outfall that has discharge limits for lead. Since there are no limits at the other outfalls, LANL does not analyze for lead at these outfalls. In 2013, LANL sampled for a full slate of analytes (including lead) at each outfall as part of the NPDES Permit renewal process. NMED analyzes the concentration and determines if it is likely that the surface water standard for each analyte could be exceeded. If the standard is not likely to be exceeded then there is no permit limit for that constituent. Based on the 2004 sampling, there were no permit limits for lead at any outfall 051, so there are no data on lead concentrations for water sent to those outfalls from 2005–2010. In 2013, lead was below the detection limit for all of the outfalls except Outfall 03A199 where the single sample showed 0.67 micrograms per liter. Since a value is available, the amount of lead discharged through that outfall could be calculated.

For the EPCRA Section 313 Form R, Section 5.3 reporting, the total amount of lead released to each receiving stream is reported. For NPDES outfall data, the receiving stream associated with each sample location was determined through the use of the Laboratory's Environmental Surveillance Report maps

and information received from LANL's NPDES Outfall monitoring program. The following table summarizes the total lead discharged from each of the three tributaries on Pajarito Plateau that LANL discharged to during 2013. Total lead release to streams was 0.294 lbs. Table 5-3 was used to complete Section 5.3.1 of the Form R.

Canyon	LANL NPDES Outfall Lead (lbs)
Mortandad Tributary to Rio Grande	0.006
Sandia Tributary to Rio Grande	0.248
Los Alamos Tributary to Rio Grande	0.040
Total of NPDES Discharges	0.294

Table 5-3. Lead Releases to Water in 2013 from LANL NPDES Outfall

5.2.3 Releases to Land

Lead releases to land at the Laboratory occur as a result of firing range activities. Lead releases to land are based on the amount of munitions used during the year and the lead content of the munitions used. Lead content for munitions used at the Laboratory was estimated by matching the munitions types with those listed in the TRI-DDS. A total of 2001.5 lbs of lead was released to land at the firing range at LANL in 2013.

5.2.4 Offsite Waste Disposal

The Solid Waste Operations Group provided waste characterization and disposal data for lead wastes that were shipped offsite in 2013. Laboratory and article exempt waste was removed from the dataset. EPCRA article and laboratory exemptions have been documented in previous years' memos and are described in the EPA/TRI Guidance Document "Toxic Chemical Release Inventory Reporting Forms and Instructions for RY2008" (EPA 2008).

The data provided by Solid Waste Operations included the percent of lead for most of the waste shipments. However, this information was lacking for many of the waste items, and the Environmental Compliance Group had to obtain the necessary information from MSDSs or the Merck Index (1989). In most cases, the waste profile form provided sufficient information to complete the lead calculation. For some waste items, estimates of the percentage of lead were made by matching it with similarly described waste shipments from previous years' analyses. For those waste items weighing less than 1 kilogram, lead concentrations were estimated based on the item description. For example, lead percentage by weight in waste items comprised of a chemical compound, such as lead nitrate, were determined from the Merck Index (1989). In other wastes, where the description provided sufficient information about the nature of the item (e.g., lead pellets), the percentage of lead was estimated (e.g., lead pellets = 100% lead). If the MSDS did not give the percentage of lead, the most conservative was assumed from the range given.

5.2.4.1 Results

The amount of lead contained in waste that was shipped offsite from the Laboratory in 2013 was 14,619 lbs. This total weight of lead was calculated by multiplying the total waste weight (kilograms) by the percentage of lead within each waste item, and then converted to pounds.

EPCRA reportable waste items shipped offsite from the Laboratory to several waste treatment/disposal facilities in 2013 are summarized in Table 5-4. As per EPCRA guidelines, only those disposal facilities that received more than 0.5 lbs of lead in 2013 were included in the summary table and on the Form R.

Company	Address	Facility EPA ID	Ultimate Fate of Waste	Total Lead (Ibs)
Clean Harbors, Aragonite, LLC	11600 North Aptus Rd., Aragonite, UT 84029	UTD981552177	Solidification/Stabilization of metals	133
Clean Harbors, Deer Trail, LLC	108555 East Highway 36, Deer Trail, CO 80105	COD991300484	Landfill	0
Clean Harbors, El Dorado, LLC	309 American Circle, El Dorado, AR 71730	ARD069748192	Landfill	0.2
Energy Solutions, LLC	Tooele County, I-80, Exit 49, Clive, UT 84029	UTD982598898	Landfill	3,049
Energy Solutions Tennessee	1560 Bear Creek Road, Oak Ridge, TN 87830	TND982157570	"Other" Land Disposal	0
Material and Energy Corporation	2013 Highway 58, Suite 1020, Oak Ridge, TN. 37830	TNR000005397	Landfill	16
Permafix Northwest, Inc.	2025 Batelle Rd, Richland, WA. 99354	WAR000010355	"Other" Land Disposal	263
Perma-Fix, Inc.	1940 NW 67th Place, Gainesville, FL 32653	FLD980711071	"Other" Land Disposal	604
Phibro-Tech, Inc.	8851 Dice Rd., Santa Fe Springs, CA 90670	CAD008488025	Metal Recovery/Recycle	1.1
U.S. Ecology (NV)	11 miles S. Highway 95, Beatty, NV 89003	NVT330010000	Landfill	0.2
Veolia ES Technical Services, LLC (CO)	9131 East 96 th Avenue, Henderson, CO 80640	COD980591184	"Other" Land Disposal	0.1
Waste Control Specialists, LLC TSD Facility	9998 W. State Highway 176, Andrews, TX 79714	TXD9888088464	"Other" Land Disposal	10,334
DOE Waste Isolation Pilot Plant	Jal Highway, 33 miles SE, Carlsbad, NM 88221	NM4890139088	Solidification/Stabilization of metals	218.8
			Total	14,619

Table 5-4. Summary of Waste Disposal Facilities Receiving LANL Waste in 2013

5.2.4.2 Disposal Fate

The EPCRA Form R requires information about each treatment/disposal facility that received waste from the Laboratory, including how much was sent to each waste treatment/disposal facility and additional information regarding waste treatment, recycling, or disposal conducted at each facility. A Waste Disposal/Treatment Code must be entered in Section 6.2.C of the Form R for each facility receiving waste. The Waste Disposal/Treatment Codes were updated by the EPA in 2005 and are included on pages 54 and 55 of the "Toxic Chemical Release Inventory Reporting Forms and Instructions for RY2008" (EPA 2008) guidance document.

5.3 Other Information Provided on Form R

Environmental releases of lead as air emissions, to surface waters, and onsite land releases were reported to be 3.72 lbs, 0.294 lbs, and 2001.5 lbs, respectively. These values are included in Section 5 of the Form R, Quantity of the Toxic Chemical Entering Each Environmental Medium Onsite. A total of 14,619 lbs of lead was reported in Section 6.2 of the Form R, Transfers to Other Offsite Locations.

Methods of treating lead in wastewater effluent before discharge were included in Section 7A of the Form R, which details onsite waste treatment methods and efficiency. Wastewater from industrial processes at the Laboratory is discharged to the RLWTF before evaporation in the mechanical evaporator. The RLWTF conducts a series of treatment steps that reduce the amount of metals in the effluent. The wastewater stream goes through precipitation, filtration, neutralization, and reverse osmosis treatment. All wastewater is sampled for lead before and after treatment. Based on analytical results for 2013, the RLWTF resulted in a 99.7% treatment efficiency of lead in the wastewater. Sections 7B and 7C of the Form R relate to onsite energy recovery and recycling. The Laboratory performed no onsite processes applicable to these sections for lead in 2013.

Section 8 of the Form R refers to source reduction and recycling activities. The information provided by the EPA for this section states that no energy recovery is possible for lead, either onsite or offsite. The Laboratory also reported no onsite recycling or treatment.

Section 8.9 of the Form R reports the production or activity ratio, an estimated measure of production or activity involving the reported chemical, as compared to the previous year. Because the Laboratory is not a production facility, a surrogate measure was needed to complete this section of the Form R. To determine this value, the firing range was used as a representative activity that would maintain a consistent use of lead. The amount of lead munitions used in 2013 was divided by the amount used in 2012 to obtain an activity ratio of 0.55.

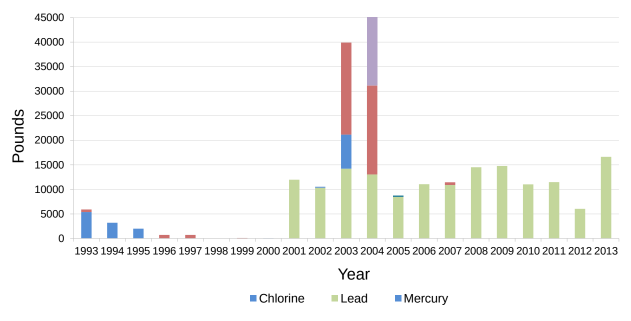
6.0 EPCRA SECTION 313 SUMMARY AND TRENDS

The Laboratory has submitted EPCRA Section 313 data to the EPA since 1987. From 1987 to 1994, this information was submitted by the University of California, operator of LANL. Starting with reporting year 1995, EO 12856 required all federal facilities to comply with EPCRA Section 313 requirements. As of 1995, EPCRA Section 313 information for the Laboratory has also been submitted by the DOE. Historical information on LANL-reported Section 313 releases is included in the EPA TRI database and can be accessed at http://www.epa.gov/tri/.

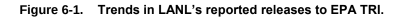
The Laboratory has implemented numerous pollution prevention projects to reduce use and releases of EPCRA Section 313 chemicals. However, two regulatory changes made by the EPA in recent years impact EPCRA Section 313 reporting:

- On October 19, 1999, the EPA promulgated a final rule on PBTs. This rule added several chemicals to the EPCRA Section 313 list and established lower reporting thresholds for PBT chemicals (EPA 1999a). These lower thresholds became applicable in reporting year 2000.
- On January 17, 2001, the EPA changed the PBT rule to reduce the EPCRA Section 313 reporting threshold for lead and lead compounds to 100 lbs (from 10,000 lbs). The new lead threshold became applicable with reporting year 2001.

As a result of these regulatory changes, the Laboratory has triggered EPCRA Section 313 reporting for lead and mercury in recent years. The regulatory changes resulted in reporting thresholds of 10 lbs for mercury and 100 lbs for lead. Therefore, for the past seven years LANL has submitted environmental release data on lead and, three out of the last seven years, has reported on mercury. Figure 6-1 provides a summary of LANL-reported releases for the period from 1993 through 2013.



Note: For 2003 through 2006, one-time waste disposal of lead from decontamination and demolition activities is not included on this chart.



Several points are worth noting from this chart:

- In the early 1990s, the Laboratory implemented a new wastewater disinfection system that eliminated the use of chlorine. Chlorine gas was replaced with bromine tablets and mixed oxidants generated from sodium chloride. This pollution prevention project decreased use of chlorine to well below reporting thresholds.
- In the late 1990s, the Laboratory implemented a Nitric Acid Recycling System to reduce the amount of new nitric acid needed for plutonium processing. This closed-loop recycle system greatly reduced the need to purchase nitric acid, and due to recycling efforts, nitric acid use was below reporting thresholds for several years. However, in 2003 and 2004 a new process to convert weapons-grade plutonium to MO_x fuels for nuclear power plants was implemented. Due to quality specifications and facility constraints, this project was unable to use recycled nitric acid. Therefore, nitric acid was reportable for 2003 and 2004.
- In 2005, the plutonium processing facility had very limited operations due to ongoing facility maintenance and equipment upgrades. Therefore, nitric acid use was well below reporting thresholds for 2005. In late 2006, the maintenance and equipment upgrades were completed and

operations restarted. Nitric acid use for 2006 was still just below reporting thresholds. In 2007 nitric acid was again reportable due to resumption of higher levels of plutonium processing activities.

- Because there were no identified users of recycled nitric acid, and limited storage capacity, in 2004, spent nitric acid from plutonium processing was sent to the RLWTF for treatment and disposal. Although, the treatment process nitric acid was neutralized and resulted in formation of nitrate compounds. For the first time in 2004, nitrate compounds were manufactured above reportable quantities and triggered reporting.
- Although the use of lead and lead compounds has been relatively constant over the years at the Laboratory, the threshold for reporting was lowered to 100 lbs in 2001. The Laboratory first began EPCRA Section 313 reporting on lead in that year. About that same time, LANL made a concerted effort to reduce onsite inventory of lead bricks and shielding that is no longer needed. Much of this lead shielding is radioactively contaminated and cannot be recycled. Therefore, large amounts of legacy lead were shipped offsite for disposal and reported on the Form Rs.
- The largest use of mercury at the Laboratory is in the LANSCE shutter system. Reservoirs of mercury are used as shields on the neutron beam shutter system. Each reservoir is a closed system and only opened occasionally when minor repairs or maintenance are needed. Mercury has only triggered reporting during the years that maintenance activities have occurred on the shutter systems. Environmental releases of mercury are very low.

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APPENDIX A: EPCRA Section 313 Chemicals Used or Procured in 2013

CAS Number	Appendix A: EPCRA Section 313 Chemicals C Chemical Name	Sec 313	Threshold	Total (lbs)
7647-01-0	Hydrochloric acid (aerosol forms only)	313	10000	156710.17
7782-50-5	Chlorine	313	10000	5820.16
7697-37-2	Nitric acid	313	10000	3600.23
75-45-6	Chlorodifluoromethane	313	10000	1493.23
75-09-2	Dichloromethane	313	10000	748.05
67-63-0	Isopropyl alcohol (mfg-strong acid process)	313	10000	731.44
67-56-1	Methanol	313	10000	642.14
1344-28-1	Aluminum oxide (fibrous forms)	313	10000	477.34
9016-87-9	Polymeric diphenylmethane diisocyanate	Diisocyanate	<10000	440.62
110-54-3	n-Hexane	313	10000	414.35
67-66-3	Chloroform	313	10000	344.41
75-05-8	Acetonitrile	313	10000	291.14
78-93-3	Methyl ethyl ketone	313	10000	266.64
Polychlorinated			10000	100 53
Alkanes	Polychlorinated alkanes (C10 to C13)	N583	10000	199.52
7664-93-9	Sulfuric acid (aerosol forms only)	313	10000	195.34
Beryllium	Beryllium Compounds	N050	10000	175.01
108-88-3	Toluene	313	10000	171.19
107-21-1	Ethylene glycol	313	10000	136.07
872-50-4	N-Methyl-2-pyrrolidone	313	10000	128.82
Nitrate	Nitrate compounds (water dissociable)	N511	10000	118.18
123-31-9	Hydroquinone	313	10000	95.36
7664-38-2	Phosphoric acid	313	10000	81.6
68-12-2	N,N-Dimethylformamide	313	10000	55.07
79-01-6	Trichloroethylene	313	10000	51.64
74-85-1	Ethylene	313	10000	31.22
7637-07-2	Boron trifluoride	313	10000	30
7664-39-3	Hydrogen fluoride	313	10000	26.4
Zinc	Zinc Compounds	N982	10000	26.2
Barium	Barium Compounds	N040	10000	22.37
Cyanide	Cyanide Compounds	N106	10000	21.4
123-91-1	1,4-Dioxane	313	10000	21.21
75-52-5	Nitromethane	313	10000	16.31
Silver	Silver Compounds	N740	10000	16.22
7782-49-2	Selenium	313	10000	11.67
Copper	Copper Compounds	N100	10000	11.52
7440-36-0	Antimony	313	10000	11
51-79-6	Urethane	313	10000	10.28
Polycyclic aromatic compounds	Polycyclic aromatic compounds (includes 21 chemicals and 51 mixtures)	PAC N590	100	9.99
95-50-1	1,2-Dichlorobenzene	313	10000	8.89
110-82-7	Cyclohexane	313	10000	8.31
78-87-5	1,2-Dichloropropane	313	10000	8.25
95-63-6	1,2,4-Trimethylbenzene	313	10000	8

Appendix A: EPCRA Section 313 Chemicals Used or Procured in 2013

127-18-4	Tetrachloroethylene	313	10000	7.14
71-43-2	Benzene	313	10000	6.92
Glycol Ethers	Glycol Ethers	N230	10000	5.9
108-93-0	Cyclohexanol	313	10000	5.29
108-90-7	Chlorobenzene	313	10000	5.1
100-41-4	Ethylbenzene	313	10000	4.98
50-00-0	Formaldehyde	313	10000	4
108-95-2	Phenol	313	10000	3.99
1330-20-7	Xylene (mixed isomers)	313	10000	3.57
75-65-0	tert-Butyl alcohol	313	10000	3.47
121-44-8	Triethylamine	313	10000	3.2
7632-00-0	Sodium nitrite	313	10000	3.16
Chromium	Chromium Compounds	N090	10000	3.04
Manganese	Manganese Compounds	N450	10000	2.9
71-36-3	n-Butyl alcohol	313	10000	2.67
75-69-4	Trichlorofluoromethane	313	10000	2.63
7440-50-8	Copper	313	10000	2.54
7440-02-0	Nickel	313	10000	2.48
79-06-1	Acrylamide	313	10000	2.46
Antimony	Antimony Compounds	N010	10000	2.42
109-86-4	2-Methoxyethanol	313	10000	2.12
7783-06-4	Hydrogen sulfide	313	10000	2
95-47-6	o-Xylene	313	10000	1.94
106-42-3	p-Xylene	313	10000	1.89
108-10-1	Methyl isobutyl ketone	313	10000	1.75
7439-92-1	Lead	313	100	1.65
107-06-2	1,2-Dichloroethane	313	10000	1.63
1634-04-4	Methyl tert-butyl ether	313	10000	1.63
Lead	Lead Compounds	N420	100	1.41
7550-45-0	Titanium tetrachloride	313	10000	1.31
Nickel	Nickel Compounds	N495	10000	1.21
62-53-3	Aniline	313	10000	1.14
74-88-4	Methyl iodide	313	10000	1.1
85-44-9	Phthalic anhydride	313	10000	1.1
100-44-7	Benzyl chloride	313	10000	1.1
77-73-6	Dicyclopentadiene	313	10000	1.1
80-62-6	Methyl methacrylate	313	10000	1.04
7439-97-6	Mercury	Mercury	10	1
7664-41-7	Ammonia	313	10000	0.97
7429-90-5	Aluminum (fume or dust)	313	10000	0.95
79-00-5	1,1,2-Trichloroethane	313	10000	0.79
75-56-9	Propylene oxide	313	10000	0.68
Cadmium	Cadmium Compounds	N078	10000	0.68
107-13-1	Acrylonitrile	313	10000	0.68
Cobalt	Cobalt Compounds	N096	10000	0.67
98-95-3	Nitrobenzene	313	10000	0.62
81-07-2	Saccharin (manufacturing)	313	10000	0.55

106-50-3	p-Phenylenediamine	313	10000	0.55
107-19-7	Propargyl alcohol	313	10000	0.52
110-00-9	Furan	313	10000	0.51
1313-27-5	Molybdenum trioxide	313	10000	0.47
56-23-5	Carbon tetrachloride	313	10000	0.35
75-15-0	Carbon disulfide	313	10000	0.33
13463-40-6	Iron, pentacarbonyl-	313	10000	0.32
62-55-5	Thioacetamide	313	10000	0.27
60-34-4	Methyl hydrazine	313	10000	0.24
106-51-4	Quinone	313	10000	0.23
121-14-2	2,4-Dinitrotoluene	313	10000	0.22
Chlorophenols	Chlorophenols	N084	10000	0.22
98-86-2	Acetophenone	313	10000	0.22
117-79-3	2-Aminoanthraquinone	313	10000	0.22
79-10-7	Acrylic acid	313	10000	0.22
330-54-1	Diuron	313	10000	0.22
542-76-7	3-Chloropropionitrile	313	10000	0.22
26628-22-8	Sodium azide (Na(N3))	313	10000	0.22
Selenium	Selenium Compounds	N725	10000	0.21
110-86-1	Pyridine	313	10000	0.2
64-18-6	Formic acid	313	10000	0.15
149-30-4	2-Mercaptobenzothiazole	313	10000	0.11
554-13-2	Lithium carbonate	313	10000	0.11
7440-39-3	Barium	313	10000	0.1
Mercury	Mercury Compounds	Mercury N458	10	0.06
64-75-5	Tetracycline hydrochloride	313	10000	0.06
91-20-3	Naphthalene	313	10000	0.05
81-88-9	C.I. Food Red 15	313	10000	0.02
Polybrominated			10000	0.01
Biphenyls (PBBs)	Polybrominated Biphenyls (PBBs)	N575	10000	0.01
1120-71-4	Propane sultone	313	10000	0.01
1912-24-9	Atrazine	313	10000	0
101-68-8	Methylenebis(phenylisocyanate)	Diisocyanate	<10000	0
				0
Warfarin and salts	Warfarin and salts	N874	10000	0
100-02-7	4-Nitrophenol	313	10000	0

APPENDIX B: Form R for Lead (DOE and LANL)



memorandum

Environmental Protection Division Environmental Compliance Programs (ENV-CP) To/MS: Distribution List Thru/MS: Alison M. Dorries, ENV-DO From/MS: Steve L. Story, ENV-CP, J978 Phone/Fax: 667-2211 / 667-1945 Symbol: ENV-DO-14-0125 LAUR: LA-UR-14-23826 Date: JUN 1 2 2014

SUBJECT: CONFIRMATION OF ELECTRONIC SUBMITTAL OF 2013 TOXIC CHEMICAL RELEASE INVENTORY REPORT TO USEPA

Los Alamos National Laboratory (LANL) submitted their 2013 Toxic Chemical Release Inventory Report, Form R, to the EPA using the online reporting tool, TRIMEweb, for lead compounds. The report is required by Emergency Planning and Community Right-to-Know Act, Title III, Section 313. This year the EPA's deadline is July 1st and it was submitted on June 11th.

Should you have any questions or comments regarding the information provided in this report, please contact Steve Story at (505) 665-2169.

Enclosure: 2013 Toxic Chemical Release Inventory Report for the Emergency Planning and Community Right-to-Know Act, Title III, Section 313

AD/WW:tav

Cy:

Hai Shen, LASO-EO, w/enc., A316 Carl A. Beard, PADOPS, w/enc., A102 Michael T. Brandt, ADESH, w/enc., K491 Cynthia Blackwell, LC-LESH, w/enc., A187 Lorraine B. Lopez, CGA-COM, w/enc., M996 Yvonne M. Salaz, PCM-DO, w/enc., M722 Tina M. Sandoval, OIO-DO, w/enc., K481 Tony Grieggs, ENV-CP, w/enc., K481 Tony Grieggs, ENV-CP, w/enc., J978 Walter Whetham, ENV-CP, w/enc., J978 RMS Support, w/enc., rmshelp@lanl.gov IRM-RMMSO, w/enc., locates@lanl.gov ENV-DO Correspondence File, env-correspondence@lanl.gov

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Enclosure

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2013 Toxic Chemical Release Inventory Report for the Emergency Planning and Community Right-to-Know Act, Title III, Section 313

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			-		TRI Fac	lilly ID Number			
EPA		FORM	R		87545	SLMSLOSAL			
United States Environmental Protecti Agency	on Section 313 of the Emergency also known as Title II of the Sup	Planning and Co perfund Amendm	mmunity Right-to ents and Reauth	o-know Act of 1986, norization Act.	' Toxic Chemical, Category, or Generic Name				
					Lead (Compounds			
WHERE TO SEND COMPLETED FORMS:	1. TRI Data Processing Center P.O. Box 10163 Fairfax, VA 22038 *** File Copy Only: Do Not	Submit Pape	r Form to EP	× ***	2. APPROPRIATE STATE OFFICE (See instructions in Appendix F)				
	oplies if you are revising eviously submitted form, nk:	Revision (En	ter up to two o	code(s))	Withdram	Withdrawal (Enter up to two code(s))			
Important: See Instructi	ons to determine when "Not Applic	able (NA)" boxes		cked.	to phile and		allow and the		
		IT L FACILITY ID	and the second sec	the second s			A CONTRACT		
SECTION 1. REPORT	NG YEAR : 2013								
SECTION 2. TRADE S	ECRET INFORMATION		-	A second second	tent in the	511.5	Difference P		
secret? [] Yes (Answe	e toxic chemical identified on page r questions 2.2; attach substantiation ot answer 2.2; go to Section 3)	1		ized { } Unsanitized r only if "Yes" in 2.1)					
hereby certify that I have a second that the amounts as	ATION (important: Read and sign a reviewed the attached documen nd values in this report are accurate of owner/operator or senior manage of owner/operator or senior manage	is and that, to the based on reaso	best of my kno	wiedge and belief, t	e submitt to the pr	ed information is tr eparers of this rep	ue and complete ort. Date Signed:		
	o Not Submit Paper Form to			niy: Do Not Sub	mit Pape	r Form to FPA			
SECTION 4. FACILITY		Production of the	1		in the		posiciación		
4.1			TRI Fadi	ly ID Number	875451	SLMSLOSAL	A COLUMN AND A COLUMN		
Facility or Establishment Los Alamos Nation	Name nal Security, LLC, Los Alam	os National L			10000		All Martin and a starting of the		
Street Bikini Atoli Rd SM			PO Box		physical str	eet address)	5 6 K		
City/County/Tribe/State/Z LOS ALAMOS / Lo	P Code os Alamos / BIA Code: /N	M /87545	City/State/	mos /NM /87	545	Co	antry (Non-US)		
	tains information for : ick a or b; check c or d if applicabl	e) a. [X]	An Entire facility	- quinter and] A Federal facility	d.[X]GOCO		
4.3 T	echnical Contact name	STEVE ST		Email Address STORY@LANL	GOV	Telephone Number 5056652169	er (include area code)		
4.4	Public Contact name		ONDS LOPEZ	Email Address	IL.GOV	Telephone Number 5056670216	ar (include area code)		
4.5 N	AICS Code(s) (6 digits)	a. 928110 (Primary)	b.	c. d.		θ.	f.		
4.6 Dun and Brads Number(s) (9 d							10 - 12 - 12 - 12		
a. NA									
b.									
Name of U.S. P		U.S. Depar	tment of Ene	rgy	-	No U.S. Parent			
(for TRI Reportin 5.2 Parent Company	ng purposes) ry's Dun & Bradstreet Number					(for TRI Reportin	g purposes) []		
rateric compar		NA [X]	1			Anna 1997			

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		the second s		Concernant in the second	Page 2 of							
				TRI Facility ID Num	ber							
		ORM R		87545LSLMSLO	SAL							
	PART II. CHEMICAL - S	PECIFK	CINFORMATION	Toxic Chemical, Ca	Toxic Chemical, Category, or Generic Name							
	1412-42			Lead Compoun	ds							
SECT	TON 1. TOXIC CHEMICAL IDENTITY (Imp	portant: DC	NOT complete this section if you an	e reporting a mixture com	ponent in Section 2 below.)							
ς.	CAS Number (Important: Enter only one nu	mber exac	ty as it appears on the Section 313 t	ist. Enter category code if	reporting a chemical category.							
1.1	N420											
	Toxic Chemical or Chemical Category Nam	Toxic Chemical or Chemical Category Name (Important: Enter only one name exactly as it appears on the Section 313 list.)										
1.2	Lead Compounds											
	Generic Chemical Name (Important: Comp	lete only if	Part I, Section 2.1 Is checked "Yes".	Generic Name must be st	ructurally descriptive).							
1.3	NA			19151	and the second second second							
SECT	ION 2. MIXTURE COMPONENT IDENTITY (I	moortant: I	DO NOT complete this section if you	completed Section 1 abo	(e)							
	Generic Chemical Name Provided by Supp											
2.1	NA											
SECT	ION 3. ACTIVITIES AND USES OF THE TO			Street Street								
	tant: Check all that apply.)											
3.1	Manufacture the toxic chemical:	3.2 P	ocess the toxic chemical:	3.3 Otherwise	use the toxic chemical:							
_	a. [] Produce b. [] Import			and the second								
f prod	uce or import: c. [] For on-site use/processing d. [] For sale/distribution e. [] As a byproduct f. [] As an impurity	b c d	. [] As a reactant .[] As a formulation component .[] As an article component .[X] Repackaging .[] As an impurity	b.[]Asa	chemical processing aid manufacturing aid allary or other use							
ECT	ION 4. MAXIMUM AMOUNT OF THE TOXIC	CHEMICA	L ON-SITE AT ANY TIME DURING T	HE CALENDAR YEAR	and the second							
	[05] (Enter two-digit code from instruction				New York Water Street of the							
	ION 5.QUANTITY OF THE TOXIC CHEMICA		and the second se	UM ON-SITE								
			A. Total Release (pounds/year*) (Enter range code or estimate**)	B. Basis of Estimate (Enter code)	C. Percent from Stormwater							
5.1	Fugitive or non-point air emissions	NAD	3	C	and a strengt							
5.2	Stack or point air emissions	NA[]	0.72	E1	- the state of the							
5.3	Discharges to receiving streams or water bodies (Enter one name per box)	NA []	and the second	wind	a marine starth							
	Stream or Water Body Name				SPOT STATE							
.3. 1	Sandia Tributary to Rio Grande		0.248	M2	0%							
532	Mortandad Tributary to Rio Grande		0.006	M2	0%							
J.J. Z												

÷.

	-	1			Page 3 of 5			
				TRI Facility ID N	lumber			
		EP	A FORM R	87545LSLMSLOSAL Toxic Chemical, Category, or Generic Name				
	PART II. CHEMICAL -	SPEC	CIFIC INFORMATION (CONTINUED)					
			and the second se	Lead Compo	ounds			
SECT	ON 5. QUANTITY OF THE TOXIC	CHE	MICAL ENTERING EACH ENVIRONMENTAL MEDIUM	ON-SITE (Continu	Jed)			
		NA	A. Total Release (pounds/year*) (Enter range code	** or estimate)	B. Basis of Estimate (Enter code)			
5.4.1	Underground injection on-site to Class I wells	[X]	and the second		1 the set			
5.4.2	Underground injection on-site to Class II-V wells	[X]	1		Maria Sali y			
5.5	Disposal to land on-site				and the second second			
5.5.1.A	RCRA subtitle C landfills	[X]						
5.5.1.B	Other landfills	[X]			10-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-			
5.5.2	Land treatment/application faming	[X]	17:24	- 1. April 12	Section and the second section of the			
5.5.3A	RCRA Subtitle C surface Impoundments	[X]	- 1461 Pre					
5.5. 3 8	Other surface impoundments	[X]	A REAL PROPERTY AND A REAL	-	dimuniting of which is a			
5.5.4	Other disposal	u	2001.5	-X 640 1	С			
SECTK	ON 6. TRANSFER(S) OF THE T	OXIC C	CHEMICAL IN WASTES TO OFF-SITE LOCATIONS	New York Concerns of the	the second s			
8.1 DIS	CHARGES TO PUBLICLY OWN	ED TR	REATMENT WORKS (POTWs) NA [X]					

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-	and the second metal second large large			-		1700		Pag	94	
						TRU	Facility ID Number			
			ORM R			875	45LSLMSLOSAL			
	PART II. CHEMICI	AL - SPECIFI	C INFORMATION (CONTI	NUED)			Chemical, Category	, or Generic Name		
	ANSFERS TO OTHER OF				(and the second	Lea	d Compounds			
-	Off-Site EPA Identification N	Statement and a statement of the local	and the second s	NA	ACCRET OF TAXABLE PARTY.			COLUMN TO COLUMN TO COLUMN		
	M-Site Location Name:		J NO.)		98259 BCVP					
	FSite Address:			ENERGYSOLUTIONS AKA ENVIROCARE OF UTAH 46 WEST BROADWAY						
-					-	JACAL	and the second	Country	T	
City	SALT LAKE CITY	County	Salt Lake	State	UT	Zip	841012028	Country (Non-US)		
	is location under control	of reporting facili	ty or parent company?			[] Ye	s [X] No			
	A. Total Transfer (pour (Enter range code** or	ds/year*) estimate)	B. Basis of Estimate (Enter code)		C. Type of Waste Treatment/Disposal/ Recycling/Energy Recovery (Enter code)					
1	. 3049		1.0		1.M	65				
	Off-Site EPA Identification N	umber (RCRA ID) No.)	1.00	00848				North Color	
	ff-Site Location Name:			PHIB	RO-T	ECH				
0	F-Site Address:	NAME OF A		8851	DICE	RD			141	
City	SANTA FE SPRINGS	County	Los Angeles	State	CA	Zip	90670	Country (Non-US)		
MAL ROOM	is location under control o	y or parent company?	[] Yes [X] No							
	A. Total Transfer (poun (Enter range code** or	B. Basis of Estimate (Enter code)				Type of Waste Treatm cling/Energy Recover				
1.	.1.1		1.0		1.M	24			-	
.2.3 C	MF-Site EPA Identification N	mber (RCRA ID	No.)	UTD	81552	177	and the second second second		-	
O	F-Site Location Name:			CLE	N HA	RBOR	S ARAGONITE L	LC		
Of	-Site Address:			11600 NORTH APTUS ROAD						
lty	GRANTSVILLE	County	Tocele	State	UT	Zīp	84029	Country (Non-US)	T	
	Is location under control o	f reporting facility	y or parent company?			r1 Yes	; [X] No			
	A. Total Transfer (pound (Enter range code** or o	is/year*) Istimate)	B. Basis of Estimate (Enter code)	T	é <u>is n</u> ódma	C. 1	Type of Waste Treatm cling/Energy Recover			
1.	133		1.0		1.14	H				
2.40	F-Site EPA Identification Nu	mber (RCRA ID	No.)	ARDO	069748	192	Indiana characteristic and	BERNAR PERMIN	-	
all strates	Site Location Name:						S EL DORADO LI	C		
O	Site Address:			-		101	IRCLE			
ity	EL DORADO	County	Union	State	AR	Zip	71730	Country (Non-US)	I	
	Is location under control o	reporting facility	or parent company?			[] Yes	[X]No	N. C. C. C.		
	A. Total Transfer (pound	s/year*)	B. Basis of Estimate	T	-	ALC: NOT THE OWNER.	ype of Waste Treatm	ent/Disposal/	-	
-	(Enter range code** or e	stimate)	(Enter code)			Recy	cling/Energy Recover			
1.	.2		1.0		1.M6	5				
2.5 0	F-Site EPA Identification Nu	mber (RCRA ID	No.)	CODS	80591	184				
	-Site Location Name:			VEOL	IA ES	TECH	NICAL SOLUTION	NS LLC		
Off	-Site Address:		2	9131	EAST	96TH /	AVENUE			
ity	HENDERSON	County	Adams	State	co	Zip	806408495	Country (Non-US)	T	
	Is location under control of	reporting facility	or parent company?			[] Yes	[X]No			

Rep	A. Total Transfer (po		B. Basis of Estimate	tps://tri	meweb	C.1	Type of Waste Tre	mXML?formID=13 atmenl/Disposal/	8295	
-	(Enter range code**	or estimate)	(Enter code)				cling/Energy Rec	overy (Enter code)		
	L.1		1.0		1.M	64	- anterna	an parter		
6.2.6	Off-Site EPA Identification	Number (RCRA ID	No.)	FLD	980711	071	1.1.1			
(Off-Site Location Name:	5 31218		PER	MA-FD	X OF FI	LORIDA INC.	ASPLEMENT		
(Off-Site Address:			1940	NW 6	7TH PL	ACE		1	
City	GAINESVILLE	County	Alachua	State	FL	Zip	32653	Country (Non-US)		
	is location under contr	ol of reporting facility	y or parent company?			[] Yes	[X]No			
	A. Total Transfer (po (Enter range code**		B. Basis of Estimate (Enter code)	te C. Type of Waste Treatment/Disposal/ Recycling/Energy Recovery (Enter code)						
1	. 604		1.0		1.M	1000				
6.2.7	Off-Site EPA Identification	Number (RCRA ID	No.)	NVT	330010	0000	Concernance of the second	The second second second second	0.000	
-	M-Site Location Name:			-	_		VADA INC			
-	Mi-Site Address:	1		Contractor of	IWAY	Con a Million				
City	BEATTY	County	Nye	State	T	Zip	89003	Country (Non-US)	T	
	is location under control	ol of reporting facility	or parent company?	_	_	[] Yes	[X]No	(101703)	_	
	A. Total Transfer (po (Enter range code**		B. Basis of Estimate (Enter code)			C. Type of Waste Treatment/Disposal/ Recycling/Energy Recovery (Enter code)				
1			1.0		1.M					
6.2.8	Off-Site EPA Identification	Number (RCRA ID	No.)	TXD988088464						
	Site Location Name:						SPECIALIST	SILC		
-	If-Site Address:					6 WEST				
	1		0300	T						
City	ANDREWS	County	Andrews	State	TX	Zip	79714	Country (Non-US)		
	Is location under contro		or parent company?			[] Yes	[X]No			
	A. Total Transfer (por (Enter range code** e	unds/year*) or estimate)	B. Basis of Estimate (Enter code)	e C. Type of Waste Treatment/Disposal/ Recycling/Energy Recovery (Enter code)						
1	. 10334		1.0		1.M	64				
6.2.9 0	Off-Site EPA Identification	Number (RCRA D	No.)	TNR	000005	5397				
0	fl-Site Location Name:			MAT	ERIAL	S& EN	ERGY CORP			
0	ff-Site Address:			E.TE	NNES	SEE TE	CH.PK 2010 H	WY.58 BLDG.K-10	05	
City	OAK RIDGE	County	Roane	State	TN	Zip	37830	Country (Non-US)	T	
	is location under contro	l of reporting facility	or parent company?			[] Yes	[X]No	(Norros)	1	
-	A. Total Transfer (pou (Enter range code** c		B. Basis of Estimate (Enter code)	l		C.T	ype of Waste Tree	atment/Disposal/ overy (Enter code)		
1	. 16		1.0		1. M		and granding y reduc			
2.10	Off-Site EPA Identification		(No.)	NMAS	390139	088				
	-Site Location Name:			and a state of the second	Contra Contra P	1994 - Contra - Contr	N PILOT PLAN	T		
	-Site Address:					_	SBAD ON STA	THE REAL PROPERTY AND ADDRESS OF THE PARTY		
-					1	T		and the second se	T	
City	CARLSBAD	County	Eddy	State	NM	Zip	88221	Country (Non-US)		
-	Is location under contro		or parent company?	و الم معاد		[] Yes	[X]No			
	A. Total Transfer (pou (Enter range code** o	B. Basis of Estimate (Enter code)		C. Type of Waste Treatment/Dispose Recycling/Energy Recovery (Enter cod						
1.218.84 1.O				1. M41						
2.11	2.11 Off-Site EPA Identification Number (RCRA ID No.)				000010	0355				
O	Site Location Name:			PERM	AA-FIX	NORT	HWEST RICHI	LAND INC		
O	Off-Site Address:				BATT	ELLE B	OULEVARD			

0.00

 \mathbb{R}

City	RICHLAND	Cour	ity	Benton	State	WA	Zip	99354	Country (Non-US)			
	is location un	der control of reporting	facility or	parent company?			[] Yes	[X]No				
	A. Total Transfer (pounds/year*) B. Basis of Estimate (Enter range code** or estimate) (Enter code) 1.203 1.0						C. Type of Waste Treatment/Dispose/ Recycling/Energy Recovery (Enter code)					
1	. 263	1.0		1.M64								
ECT	ION TA. ON-SIT	WASTE TREATMEN	TMETHO	OS AND EFFICIENCY		-	-					
				treatment is applied to any wa	ste strea	m conta	ainina tr	e toxic chemical o	chemical category			
W	a. General aste Stream Enter code)	b. Was	te Treatm	ent Melhod(s) Sequence I-character code(s))		c. Waste Treatment Efficiency (Enter 2 character code)						
	7A.1a	The second second second		7A.1b				74.	and the second se			
	W	2: H123 3: H07	7 4:HO	2 5: H124 6: H129 7:1	1122	-		EX.				
	7A.2a			7A.2b		7A.2c						
	S 2:H101					E6						

*For Dioxin and Dioxin-like Compounds, report in grams/year

**Range Codes: A=1-10 pounds; B=11-499 pounds; C=500-999 pounds.

1. 8

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			TRI Facility ID Nu	mber				
	EPA FORM	R	87545LSLMSL	OSAL				
	PART II. CHEMICAL - SPECIFIC INFO	DRMATION (CONTINUED)	Toxic Chemical, C	Category, or Ger	eric Name			
			Lead Compounds					
	ION 7B. ON-SITE ENERGY RECOVERY PROCESS							
stream	A - Check here if no on-site energy recovery is applie a containing the toxic chemical or chemical category. y Recovery Methods [Enter 3-character code(s)]							
SECT	ON 7C. ON-SITE RECYCLING PROCESSES	and the second						
X] N/	A - Check here if no on-site recycling is applied to an containing the toxic chemical or chemical category. ing Methods [Enter 3-character code(s)]	y waste						
ECT	ON 8. DISPOSAL OR OTHER RELEASES, SOUR	E REDUCTION, AND RECYCLING	ACTIVITIES	a local de la companya de la compa				
		Column A Prior Year (pounds/year*)	Column B Current Reporting Year (pounds/year*)	Column C Following Year (pounds/year*)	Column D Second Following Year (pounds/year*)			
8.1					(pour luor)our /			
8.1 a	Total on-site disposal to Class I Underground Injection Wells, RCRA Subtitle C landfills, and other landfills	NA	NA	NA	NA			
8.1b	Total other on-site disposal or other releases	3664.774	2005.514	2500	2500			
8.1c	Total off-site disposal to Class I Underground Injection Wells, RCRA Subtitle C landfills, and other landfills	1286.4	14266.5	3000	3000			
8.1d	Total other off-site disposal or other releases	1089.3	351.84	1000	1000			
8.2	Quantity used for energy recovery on-site	NA	NA	NA	NA			
8.3	Quantity used for energy recovery off-site	NA	NA	NA	NA			
8.4	Quantity recycled on-site	NA	NA	NA	NA			
8.5	Quantity recycled off-site	.8	1.1	1	1			
8.6	Quantity treated on-site	NA	NA	NA	NA			
8.7	Quantity treated off-site	NA	NA	NA	NA			
8.8	Quantity released to the environment as a result of n catastrophic events, or one-time events not associa (pounds/year)		NA					
8.9	Production ratio or activity index	0.55						
3.10	Did your facility engage in any newly implemented s chemical during the reporting year? If so, complete the following section; if not, check N4		NA (X)					
	Source Reduction Activitie (Enter code(s))		Methods to Identify	Activity (Enter co	de(s))			
10.1	NA							

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*For Dioxin and Dioxin-like Compounds, report in grams/year

TRI Facility ID Number					
87545LSLMSLOSAL					
Toxic Chemical, Category, or Generic Name	ACTIVITY OF	SA BHICKE			
Lead Compounds					
Additional optional information on source reduction,	recycling, or pollution a	control activities.			-
·			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	And the second second	

Miscellaneous, additional, or optional information regarding the Form R submission

The potung round .

Form Status: Certified and Sent to USEPA Validation Status: Passed with Possible Errors

(IMPORTANT: Read i	nstructions before completin	g form; type o	r use fill-an	d-print form)	Form Approved Approval Expire		mber: 2025-0		Page 1 of 5
						TRI Faci	lity ID Numbe	r	
EPA		FC	RM R	2		875445	DLSL5283	5	
United States Environmental Protect Agency	ion Section 313 of the Emerg also known as Title III of th	ency Planning Superfund A	and Comm	nunity Right-to-k is and Reauthori	now Act of 1986, ization Act.	Toxic Ch	emical, Cate	gory, or C	Seneric Name
Agency						Lead C	ompounds	3	
WHERE TO SEND COMPLETED FORMS:	1. TRI Data Processing Ce P.O. Box 10163 Fairfax, VA 22038 *** File Copy Only: Do		it Paper F	Form to EPA	***		PROPRIATE : nstructions in	-	
or withdrawing a pr	pplies if you are revising eviously submitted form,	Revis		up to two coo	de(s)) V	Withdraw	/al (Enter up		code(s))
otherwise leave bla][]][]]	
Important: See Instruct	ions to determine when "Not.								
SECTION 1. REPORT		F dILI, FAC		TIFICATION INF	URIVIATION				
	SECRET INFORMATION								
secret? [] Yes (Answe	ne toxic chemical identified or er questions 2.2; attach substa not answer 2.2; go to Section	antiation forms	2.2		ed [] Unsanitized nly if "Yes" in 2.1)				
SECTION 3. CERTIFIC	CATION (Important: Read and	sion after con	npleting all 1	form sections.)					
l hereby certify that I ha and that the amounts a	ve reviewed the attached doo nd values in this report are ad	cuments and the curate based	nat, to the b on reasona	est of my knowle ble estimates u				report.	
and the second	of owner/operator or senior n	the second design of the secon		ignature:	De Net Color	ti Dene			ate Signed:
SECTION 4. FACILITY	o Not Submit Paper For	m to EPA	J.	lie Copy Oni	y: Do Not Subm	iit Pape	r Form to E	PA P	x/xx/xxxx
4.1	IDENTIFICATION			TDI Facility I	2 Niumber	0754401	DLSL52835	8	
Facility or Establishment	Name			TRI Facility I	Jinumber	01 34431	JLOLOZODD	2	the second s
	of Energy, Los Alamos	National La	boratory						
Street 3747 West Jemez	Road, TA-3, Bldg. 1410	MS-A316		Mailing Addre	ss (if different from pl	nysical stre	et address)		
City/County/Tribe/State/2 Los Alamos / Los	Alamos / BIA Code:	/NM /8754	4	City/State/ZIP	Code			Country	(Non-US)
4 .7 0.1 met met met 12 met 12	ntains information for : eck a or b; check c or d if app	licable)	a. [🗙] An	Entire facility	b. [] Part of a facil	lity c. [2	X]A Federal	facility	d. [] GOCO
4.3 Techn	ical Contact name	GENE TUR	NER		NER@NNSA.DO	E.GOV	50566757	94	lude area code
4.4 Pub	lic Contact name	GENE TUR	NER	Email Address GENE.TURI	NER@NNSA.DO	E.GOV	Telephone No. 505667579		lude area code
4.5 NAICS	Code(s) (6 digits)	a. 928110 (Primary)	b.	c.	d.		e.	f.	
4.6 Dun and Brads Number(s) (9 c									
a. NA									
b.									
	COMPANY INFORMATION					19.			
5.1 Name of U.S. Pa (for TRI Reportin	g purposes)	US DEPAR	TMENT O	FENERGY			No U.S. Par (for TRI Rep	ent Com orting pu	pany rposes)[]
5.2 Parent Company Number	y's Dun & Bradstreet	NA [X]							
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					Page 2 of 5						
				TRI Facility ID Number							
	EPA F	ORM R		87544SDLSL528	87544SDLSL52835						
	PART II. CHEMICAL - S	PECIFIC	CINFORMATION	Toxic Chemical, Ca	Toxic Chemical, Category, or Generic Name						
				Lead Compoun	ds						
SECT	ION 1. TOXIC CHEMICAL IDENTITY (Imp	ortant: DC	NOT complete this section if you are	e reporting a mixture com	ponent in Section 2 below.)						
	CAS Number (Important: Enter only one nur	nber exac	ly as it appears on the Section 313 li	ist. Enter category code if	reporting a chemical category.)						
1.1	N420										
	Toxic Chemical or Chemical Category Nam	e (Importa	nt: Enter only one name exactly as it	appears on the Section 3	13 list.)						
1.2		- (
	Lead Compounds										
1.3	Generic Chemical Name (Important: Comp	ete only if	Part I, Section 2.1 is checked "Yes".	Generic Name must be st	ructurally descriptive).						
1.0	NA										
SECT	ION 2. MIXTURE COMPONENT IDENTITY (II	nportant: [OO NOT complete this section if you	completed Section 1 abo	ve.)						
	Generic Chemical Name Provided by Supp	lier (Impor	tant: Maximum of 70 characters, inclu	uding numbers, spaces, a	nd punctuation.)						
2.1	NA										
SECT	ION 3. ACTIVITIES AND USES OF THE TOX										
	tant: Check all that apply.)		ICAL AT THE FACILITY								
3.1	Manufacture the toxic chemical:	3.2 Pi	rocess the toxic chemical: 3.3 Otherwise use the toxic chemical:								
	a. [] Produce b. [] Import			1 [
lf prod	uce or import: c. [] For on-site use/processing d. [] For sale/distribution e. [] As a byproduct f. [] As an impurity	b c d	.[] As a reactant [] As a formulation component [] As an article component .[X] Repackaging .[] As an impurity	a. [] As a chemical processing aid b. [] As a manufacturing aid c. [X] Ancillary or other use							
SECT	ON 4. MAXIMUM AMOUNT OF THE TOXIC	CHEMICA	L ON-SITE AT ANY TIME DURING T	HE CALENDAR YEAR							
	[05] (Enter two-digit code from instruction				1						
	ON 5.QUANTITY OF THE TOXIC CHEMICAI	· · ·		UM ON-SITE							
			A. Total Release (pounds/year*) (Enter range code or estimate**)	B. Basis of Estimate (Enter code)	C. Percent from Stormwater						
5.1	Fugitive or non-point air emissions	NA []	3	С							
5,2	Stack or point air emissions	NA []	0.72	E1							
5.3	Discharges to receiving streams or water bodies (Enter one name per box)	NA []									
	Stream or Water Body Name										
5.3. 1	Sandia Tributary to Rio Grande		0.248	M2	0%						
	Mortandad Tributary to Rio Grande		0.006	M2	0%						
5.3.3	Los Alamos Tributary to Rio Grand	e	0.04	M2	0%						

Dee	_	2	- 5	
Pag	е	3	OT.	5

				TRI Facility ID N	lumber		
		EP	87544SDLSL52835				
	PART II. CHEMICAL -	SPEC	Toxic Chemical, Category, or Generic Name				
				Lead Compo	ounds		
SECT	ON 5. QUANTITY OF THE TOXIC	C CHE	MICAL ENTERING EACH ENVIRONMENTAL MEDI	JM ON-SITE (Continu	ued)		
	41	NA	A. Total Release (pounds/year*) (Enter range co	de** or estimate)	B. Basis of Estimate (Enter code)		
5.4.1	Underground Injection on-site to Class I wells	[X]					
5.4.2	Underground Injection on-site to Class II-V wells	[X]					
5.5	Disposal to land on-site						
5.5.1.A	RCRA subtitle C landfills	[X]					
5.5.1.B	Other landfills	[X]			·		
5.5.2	Land treatment/application farming	[X]	17				
5.5.3A	RCRA Subtitle C surface impoundments	[X]					
5.5.3B	Other surface impoundments	[X]					
5.5.4	Other disposal	[]	2001.5	÷	С		
SECTIO	ON 6. TRANSFER(S) OF THE T	OXIC C	HEMICAL IN WASTES TO OFF-SITE LOCATIONS				
6.1 DIS	CHARGES TO PUBLICLY OWN		REATMENT WORKS (POTWs) NA [X]				

								Page	4 of 5
			e para 1999 y			TRI Fa	cility ID Number		
			87544SDLSL52835						
	PART II. CHEMICAL	EPA FOR - SPECIFIC I	NFORMATION (CONTIN	UED)	JED) Toxic Chemical, Category, or Generic Na				
						Lead	Compounds		
6.2 TF	RANSFERS TO OTHER OFF-S	ITE LOCATIONS		NA []				
6.2.1	Off-Site EPA Identification Num	ber (RCRA ID No).)	CAD	08488	025			
C	Off-Site Location Name:			PHIB	RO-TE	СН			
С	Off-Site Address:			8851	DICE I	RD			
City	SANTA FE SPRINGS	County	Los Angeles	State	CA	Zip	90670	Country (Non-US)	
	Is location under control of r	eporting facility o	r parent company?			[] Yes	[🗙] No		
A. Total Transfer (pounds/year*) (Enter range code** or estimate)			B. Basis of Estimate (Enter code)				ype of Waste Trea cling/Energy Reco	atment/Disposal/ overy (Enter code)	
1	. 1.1		1. 0		1 . M2	4			
6.2.2 (Off-Site EPA Identification Num	ber (RCRA ID No).)	NM48	90139	088			
	Off-Site Location Name:			-		_	N PILOT PLAN	IT	
0	Off-Site Address:						SBAD ON STA	Contraction of the second second	
City	CARLSBAD	County	Eddy	State	NM	Zip	88221	Country (Non-US)	Γ
	Is location under control of re	eporting facility o	parent company?		1	[] Yes	[X] No		
	A. Total Transfer (pounds/ (Enter range code** or est		B. Basis of Estimate (Enter code)		C. Type of Waste Treatment/Disposal/ Recycling/Energy Recovery (Enter code)				
1	. 218.84		1.0		1. M4				
6.2.3 (Off-Site EPA Identification Num	ber (RCRA ID No	.)	TNRO	00005	397			
	off-Site Location Name:		·)	- Andrews			ERGY CORP		
0	off-Site Address:							WY.58 BLDG.K-10	05
City	OAK RIDGE	County	Roane	State	TN	Zip	37830	Country (Non-US)	
	ls location under control of re	eporting facility or	parent company?			[] Yes	[X] No		
A. Total Transfer (pounds/year*) (Enter range code** or estimate)			B. Basis of Estimate (Enter code)		C. Type of Waste Treatment/Disposal/ Recycling/Energy Recovery (Enter code				
					1. M65				
1	. 16		1. 0		1. M6	5			
	. 16			MUT2					_
6.2.4 C	. 16 Dff-Site EPA Identification Numl				30010	000			
6.2.4 C	. 16 Dff-Site EPA Identification Numl ff-Site Location Name:			US EC	30010 COLOC	000 Gy ne	VADA INC		
6.2.4 C	. 16 Dff-Site EPA Identification Numl ff-Site Location Name: ff-Site Address:		.) .)	US EC	300100 COLOC WAY 9	000 Gy ne		Country	1
6.2.4 C Ot Ot	. 16 Dff-Site EPA Identification Numl ff-Site Location Name:			US EC	30010 COLOC	000 Gy ne	VADA INC 89003	Country (Non-US)	
6.2.4 C O' O'	. 16 Dff-Site EPA Identification Numl ff-Site Location Name: ff-Site Address: BEATTY Is location under control of re	ber (RCRA ID No County eporting facility or	Nye	US EC	30010 COLOC WAY 9	000 3Y NE\ 5	89003		1
6.2.4 C Of Of	. 16 Dff-Site EPA Identification Numl ff-Site Location Name: ff-Site Address: BEATTY	ber (RCRA ID No County eporting facility or year*)	Nye	US EC	30010 COLOC WAY 9	000 3Y NE 5 Zip [] Yes C. Ty	89003 [X] No pe of Waste Trea	(Non-US)	
6.2.4 C Or Of City	. 16 Dff-Site EPA Identification Numl ff-Site Location Name: ff-Site Address: BEATTY Is location under control of re A. Total Transfer (pounds/y	ber (RCRA ID No County eporting facility or year*)	Nye parent company? B. Basis of Estimate	US EC	30010 COLOC WAY 9	DOO SY NE 5 Zip [] Yes C. Ty Recyce	89003 [X] No pe of Waste Trea	(Non-US)	
6.2.4 C O O City	. 16 Dff-Site EPA Identification Numl ff-Site Location Name: ff-Site Address: BEATTY Is location under control of re A. Total Transfer (pounds/y (Enter range code** or esti	ber (RCRA ID No County eporting facility or year*) imate)	Nye parent company? B. Basis of Estimate (Enter code) 1.0	US EC HIGH State	300100 COLOC WAY 9 NV	DOO GY NE 5 Zip [] Yes C. Ty Recyc 5	89003 [X] No pe of Waste Trea	(Non-US)	
6.2.4 C Or City 1 6.2.5 C	. 16 Dff-Site EPA Identification Numl ff-Site Location Name: ff-Site Address: BEATTY Is location under control of re A. Total Transfer (pounds/y (Enter range code** or esti 2	ber (RCRA ID No County eporting facility or year*) imate)	Nye parent company? B. Basis of Estimate (Enter code) 1.0	US EC HIGH State	300100 COLOC WAY 9 NV 1.M6 81552	000 SY NE 5 Zip [] Yes C. Ty Recyc 5 177	89003 [X] No pe of Waste Trea	(Non-US) htment/Disposal/ ivery (Enter code)	
6.2.4 C O O City 1 6.2.5 C O	. 16 Dff-Site EPA Identification Numl ff-Site Location Name: ff-Site Address: BEATTY Is location under control of re A. Total Transfer (pounds/y (Enter range code** or esti 2 Dff-Site EPA Identification Numl	ber (RCRA ID No County eporting facility or year*) imate)	Nye parent company? B. Basis of Estimate (Enter code) 1.0	US EC HIGH State	300100 COLOC WAY 9 NV 1.M6 81552' N HAF	000 3Y NE 5 Zip [] Yes (] Yes C. Ty Recycl 5 177 RBORS	89003 [X] No pe of Waste Trea ling/Energy Reco	(Non-US) htment/Disposal/ ivery (Enter code)	

Is location under control of reporting facility or parent company?

-vet	A. Total Transfer (po (Enter range code**)	B. Basis of Estimate (Enter code)	ups. <u>//un</u>	C. Type of Waste Treatment/Disposal/ Recycling/Energy Recovery (Enter code)						
	1 . 133	1. O		1. M41						
6.2.6	Off-Site EPA Identification	Number (RCRA ID	No.)	ARD	ARD069748192					
	Off-Site Location Name:					RBORS EL DORADO	LLC			
	Off-Site Address:	-10 - 11		-		CAN CIRCLE				
City	EL DORADO	County	Union	Chata	AR	Zip 71730	Country			
City	EL DORADO	County	UNION	State		Zip 71730	(Non-US)			
	Is location under contro	W-T- BALAN				[] Yes [X] No				
	A. Total Transfer (po (Enter range code** o		B. Basis of Estimate (Enter code)		C. Type of Waste Treatment/Disposal/ Recycling/Energy Recovery (Enter code)					
	1 . .2		1.0		1. M (35				
6.2.7	Off-Site EPA Identification	Number (RCRA ID	No.)	FLDS	980711	071				
(Off-Site Location Name:			PER	MA-FD	OF FLORIDA INC.				
(Off-Site Address:			1940	NW 67	TH PLACE				
City	GAINESVILLE	County	Alachua	State	FL	Zip 32653	Country (Non-US)			
	Is location under contro	ol of reporting facility	y or parent company?			[] Yes [X] No				
	A. Total Transfer (por (Enter range code** o	unds/year*) or estimate)	B. Basis of Estimate (Enter code)			atment/Disposal/ overy (Enter code)				
-	. 604		1. 0		1. M65					
6.2.8	Off-Site EPA Identification	Number (RCRA ID	No.)	TXD	88088	464				
_	Off-Site Location Name:		,	120.000	St. 15-60	NTROL SPECIALIST	SLLC			
(Off-Site Address:			9998 HIGHWAY 176 WEST						
City	ANDREWS	County	Andrews	State	тх	Zip 79714	Country (Non-US)			
	Is location under contro	l of reporting facility	/ or parent company?	.t	1005	[] Yes [X] No	(101703)			
	A. Total Transfer (pou	inds/war*)	B. Basis of Estimate			C. Type of Waste Trea	atment/Disposal/			
	(Enter range code** c	or estimate)	(Enter code)	Recycling/Energy Recovery (Enter code)						
1	. 10334		1. O		1. M 6	i4				
6.2.9	Off-Site EPA Identification	Number (RCRA ID	No.)	COD	980591	184				
C	Off-Site Location Name:			VEO	LIA ES	TECHNICAL SOLUT	IONS LLC			
C	Off-Site Address:			9131	EAST	96TH AVENUE				
City	HENDERSON	County	Adams	State	co	Zip 806408495	Country			
	Is location under contro		-W-88-4-9807039-0	Oldic	00		(Non-US)			
	A. Total Transfer (pou		B. Basis of Estimate		_	[] Yes [X] No C. Type of Waste Trea	atment/Disposal/			
1	(Enter range code ^{**} c		(Enter code)		1. M 6	Recycling/Energy Reco				
				haven	-					
	Off-Site EPA Identification	Number (RCRA I) NO.)		000010	A second s				
	Off-Site Location Name:				PERMA-FIX NORTHWEST RICHLAND INC					
	Off-Site Address:			2025 BATTELLE BOULEVARD						
City	RICHLAND	County	Benton	State	WA	Zip 99354	Country (Non-US)			
	ls location under contro					[] Yes [X] No				
	A. Total Transfer (pou (Enter range code** o		B. Basis of Estimate (Enter code)			C. Type of Waste Trea Recycling/Energy Reco				
1	. 263		1. O		1 . M6	4				
.2.11	Off-Site EPA Identification	Number (RCRA ID	No.)	UTD	82598	898				
0	ff-Site Location Name:			ENER	RGYSC	LUTIONS AKA ENVI	ROCARE OF UTAH			
0	ff-Site Address:			46 WEST BROADWAY						

Reporting Form		1		https://trin	ieweb.	epa.go	v/trimeweb/for	mXML?formID=1382265			
City SALT LAK	E CITY	County	Salt Lake	State	UT	Zip	84101	(Non-US)			
Is location u	inder control o	f reporting facility	or parent company?			[]Yes	[X]No				
A. Total Transfer (pounds/year*)B. Basis of Estimate(Enter range code** or estimate)(Enter code)							C. Type of Waste Treatment/Disposal/ Recycling/Energy Recovery (Enter code)				
1 . 3049	1. 3049				1 . M65						
SECTION 7A. ON-S	TE WASTE TI	REATMENT ME	THODS AND EFFICIENCY			(0)					
] Not Applicable (N/	A) - Check her	e if no on-site wa	ste treatment is applied to a	any waste strea	m conta	aining th	e toxic chemical o	or chemical category.			
a. General Waste Stream (Enter code)	atment Method(s) Sequence - or 4-character code(s))	Ð			c. Waste Effici (Enter 2 cha	епсу					
7A.1a			7A.1b	7A.1c							
W	2 : H12	3 3:H077 4:	H082 5: H124 6: H129	H082 5: H124 6: H129 7: H122			2 E3				
7A.2a			7A.2b				7A.	.2c			
			2 : H101				E				

*For Dioxin and Dioxin-like Compounds, report in grams/year **Range Codes: A=1-10 pounds; B=11-499 pounds; C=500-999 pounds.

1.00

			TRI Facility ID Number					
	EPA FORM R		87544SDLSL52835					
	PART II. CHEMICAL - SPECIFIC INFORMATIC	JED))) Toxic Chemical, Category, or Generic Name					
			Lead	Compou	nds			
SECT	ON 7B. ON-SITE ENERGY RECOVERY PROCESSES							
	A - Check here if no on-site energy recovery is applied to any want on the toxic chemical or chemical category.	aste						
	/ Recovery Methods [Enter 3-character code(s)]							
SECT	ON 7C. ON-SITE RECYCLING PROCESSES		-					
	A - Check here if no on-site recycling is applied to any waste							
	containing the toxic chemical or chemical category. ing Methods [Enter 3-character code(s)]							
SECT	ON 8. DISPOSAL OR OTHER RELEASES, SOURCE REDUC	TION, AND REC	YCLING ACTI	VITIES				
		Colun			ımn B Reporting	Column C	Column D Second Following	
		Prior (pounds		Year (pounds/year*)		Following Yea (pounds/year	Year	
8.1	1			(pound	s/year)	-	/ (pounds/year*)	
	Total on-site disposal to Class I	22						
8.1a	Underground Injection Wells, RCRA Subtitle C landfills, and other landfills	NA		NA		NA	NA	
8.1b	Total other on-site disposal or other releases	3664.774		2005.514		2500	2500	
8.1c	Total off-site disposal to Class I Underground Injection Wells, RCRA	1286.4		14266.5		3000	3000	
0.10	Subtitle C landfills, and other landfills							
8.1d	Total other off-site disposal or other releases	1089.3		351.84		1000	1000	
8.2	Quantity used for energy recovery on-site	NA		NA		NA	NA	
8.3	Quantity used for energy recovery off-site	NA	NA			NA	NA	
8.4	Quantity recycled on-site	NA		NA		NA	NA	
8.5	Quantity recycled off-site	.8		1.1		1	1	
8.6	Quantity treated on-site	NA		NA		NA	NA	
8.7	Quantity treated off-site	NA		NA		NA	NA	
8.8	Quantity released to the environment as a result of remedial ac catastrophic events, or one-time events not associated with pr (pounds/year)	es	NA					
8.9					_			
8.10	Did your facility engage in any newly implemented source reduchemical during the reporting year? If so, complete the following section; if not, check NA.		NA [X]					
	Source Reduction Activities (Enter code(s))			Methods	to Identify	Activity (Enter o	code(s))	
8.10. 1	NA							

*For Dioxin and Dioxin-like Compounds, report in grams/year

TRI Facility ID Number 87544SDLSL52835

Toxic Chemical, Category, or Generic Name

Lead Compounds

Additional optional information on source reduction, recycling, or pollution control activities.

Miscellaneous, additional, or optional information regarding the Form R submission