

GUIDELINES FOR TSCA PFAS REPORTING



Step-by-Step Reporting Process

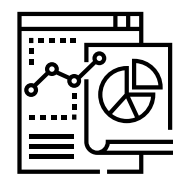
1 Determine Applicability

Assess whether your company has manufactured or imported PFAS or PFAS-containing products since January 1, 2011. Review product formulations and supply chain data to identify potential PFAS presence.



2 Gather Required Data

Compile information on chemical identity, production volumes, usage, and environmental/health impacts. Engage with vendors and suppliers to obtain necessary documentation



3 Utilize EPA's CDX System

Reporting is required in the EPA's Central Data Exchange (CDX) electronically



4 Submit Before the Deadline

- Standard businesses must submit by January 11, 2026.
- Small businesses have an extended deadline until July 11, 2026.



5 Retain Documentation

Keep copies of reports and supporting records for at least five years



Common Reporting Challenges & Solutions

- ✓ **Lack of Vendor Data:** Establish contracts requiring PFAS disclosures from suppliers.
- ✓ **Uncertainty About PFAS Presence:** Conduct reasonable inquiries, third-party testing is not required.
- ✓ **Technical Difficulties in Submission:** A lot of people are submitting a lot of data, there could be technical delays.

For more details or assistance in preparing your submission, please feel free to contact
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