



FAQ Number: 1754

Date Published: July 20, 2015

Last Updated: July 20, 2015

Question: Does a facility have to report temporary holdings of Chemicals of Interest (COI) at or above the Screening Threshold Quantity (STQ)?

Answer: Yes. A facility must file a Top-Screen to report all COI holdings at or above the STQ regardless of how long the facility is in possession of the COI. Pursuant to 6 CFR 27.210(a)(1)(i), a facility is required to file a Top-Screen within 60 calendar days of coming into possession of any of the chemicals listed in Appendix A at or above the STQ. However, the Department will work with the facility to address Top-Screen, Site Vulnerability Assessment (SVA), and/or Site Security Plan (SSP) submission schedules if the facility has fluctuating COI or has known future COI holdings. See 6 C.F.R. 27.210(c).