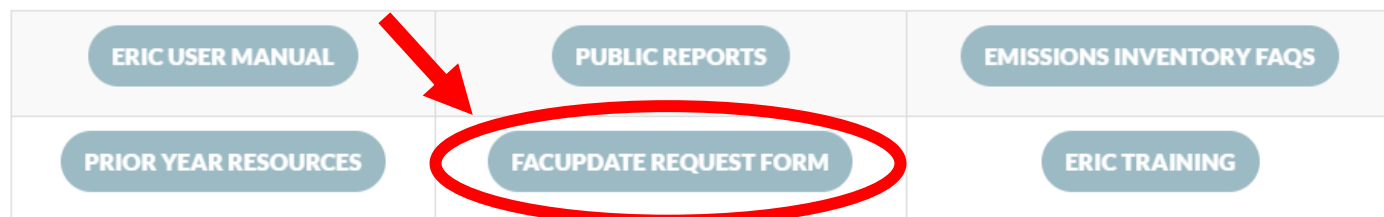


## What's New for the 2022 Reporting Year

### Changes and Notifications

1. The [List of ERIC Pollutants with Toxic Class and VOC Identifier](#) has been updated to display the pollutant names from ERIC along with the alternate name that the same parameter is labeled in our state database.
2. The due date for mailing the RY2022 Inventory's Certification Statement is **Sunday, April 30, 2023**. The due date falling on the weekend does NOT extend the deadline to the following Monday.
3. Facility updates request form: <https://www.deq.louisiana.gov/form/eric-facupdate-request>

### Useful Tools and Guidance Documents



### Reminders

1. Please pay special attention to warnings related to release point exit gas velocity and flow rate greater than 5% of calculated values. These validation warnings will be **ERRORS** in future years. Please start addressing them now. If there is a programmatic reason that the numbers cannot calculate out properly, please let us know as soon as possible.
2. Check the DEQ website for status updates/outage notices. Notices do not appear at the top of ERIC pages when logged into the reporting system. <https://deq.louisiana.gov/page/EmissionsInventory>
3. Any coordinate updates or [facupdate@la.gov](mailto:facupdate@la.gov) requests received after 4:00pm on **Friday, April 28, 2023**, will not be processed until the next business day. Any inventories that cannot be submitted on time because of pending [facupdate@la.gov](mailto:facupdate@la.gov) and coordinate review/approval issues will be considered late.
4. Don't mail copies of the Certification Statement. We only need one original wet-ink signature Certification Statement.
5. Report Actual Emissions. Permitted emission limits are for capturing the worst case scenario. Emissions Inventory is used to capture what happened for the year.